OMB Uniform Guidance

Highlights for the University of South Alabama
**Background**

Uniform Guidance was developed in response to two documents: November 23, 2009 Executive Order 13520 Reducing Improper Payments and February 28, 2011 Presidential Memorandum Administrative Flexibility, Lower Costs, and Better Results for State, Local, and Tribal Governments

Council on Financial Assistance Reform (COFAR) was established in October 2011.

In 2013, the Federal Office of Management and Budget (OMB) issued final guidance on administrative requirements, cost principles and audit requirements for federal awards (which includes research grant awards). Per the OMB website, this guidance “will supersede requirements from OMB Circulars A-21, A-87, A-110 and A-122 (which have been placed in 2 C.F.R. Parts 220, 225, 215 and 230); Circulars A-89, A-102 and A-133; and the guidance in Circular A-50 on Single Audit Act follow-up.”

Uniform Guidance combines eight previously separate sets of OMB guidance into one and impacts federal agencies, non-federal entities (states, local governments, Indian tribes, IHEs, and non-profit organizations) receiving federal funds.
2 CFR 200 – WHY?

- Streamline guidance for Federal awards
- Reduce administrative burden
- Increase transparency and strengthen oversight of federal spending to reduce fraud, waste and abuse
What is the Super or Omni Circular?

- The Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance) were released on December 26, 2013.

- The Uniform Guidance streamlines and supersedes guidance that was previously contained in eight different OMB Circulars.

- Federal funding agencies are required to implement the Uniform Guidance.

- Included in the new guidance are definitions, uniform administrative requirements (both pre- and post-award), cost principles, and audit requirements.
Uniform Guidance: Implementation

Uniform Guidance Issued by OMB on 12/26/13.

Federal agencies must submit draft implementing regulations to OMB by 6/26/14.

Federal agencies coordinate under OMB's guidance to issue regulations or OMB-reviewed guidance in uniform.

Federal agencies issue regulations in uniform sometime before 12/26/14.

Proposals submitted by IHEs to Federal agencies with start dates after 12/26/14 to include applicable UG requirements.

Federal agencies must implement the policies and procedures applicable to Federal awards by promulgating a regulation to be effective by 12/26/14.

IHEs review, draft and implement policies and procedures to comply with UG.

IHEs must comply with the UG for all awards and amendments received on or after 12/26/14.

Audit Requirements will be effective for fiscal years beginning on or after 12/26/14.
What is being replaced?

- OMB Circular A-133 (Audits)
- OMB Circular A-110 (Administrative Requirements for Higher Ed, Hospitals and Non-Profits)
- OMB Circular A-21 (University cost principles)
- OMB Circular A-87 (State, Local and Indian Tribal Gov. cost principles)
- OMB Circular A-122 (Not for profit cost principles)
- OMB Circular A-89 (Catalog of Federal Domestic Assistance CFDA)
- OMB Circular A-102 (Grants and Cooperative Agreements with State and Local Government)
- OMB Circular A-50 (Audit follow up)
How is the new Circular organized?

- Preamble: Pgs 78590-78608, Supplemental information and discussion of issues
- Subpart A: Pgs 78608-78617, Acronyms and Definitions
- Subpart B: Pgs 78617-78621, General Provisions
- Subpart C: Pgs 78621-78624, Pre-Federal Award Requirements and Contents of Federal Awards (A-110)
- Subpart D: Pgs 78624-78639, Post Federal Award Requirements Standards for Financial and Program Management (A-110 and A-133)
- Subpart E: Pgs 78639-78662, Cost Principles (A-21)
- Subpart F: Pgs 78662-78672, Audit Requirements
How is the new Circular organized?

- Appendix I: Pgs 78672-78675, Full Text of Notice of Funding Opportunity
- Appendix III: Pgs 78676-78682, Indirect (F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Educations (IHEs)
- Appendix IV: Pgs 78682-78685, Indirect (F&A) Costs Identification and Assignment, and Rate Determination for Nonprofit Organizations
How is the new Circular organized?

- Appendix V: Pgs 78685-78687, State/Local Government and Indian Tribe-Wide Central Service Cost Allocation Plans
- Appendix VI: Pgs 78687-78688, Public Assistance Cost Allocation Plans
- Appendix VII: Pgs 78688-78691, States and Local Government and Indian Tribe Indirect Cost Proposals
- Appendix VIII: Pg 78691, Non-profit Organizations Exempted From Subpart E – Cost Principles
- Appendix IX: Pg 78691, Hospital Cost Principles
- Appendix X: Pg 78691, Data Collection Form
- Appendix XI: Pg78691, Compliance Supplement
How are the new provisions based?

- Subpart A – Acronyms and Definitions pulls from A-110, A-21 and A-133
- Subpart B – General Provisions; A-110, A-21 and A-133
- Subpart C – Pre-Award Requirements and Contents of Federal Awards; A-110
- Subpart D – Post Federal Award Requirements; A-110 and A-133
- Subpart E – The Cost Principles; A-21
- Subpart F – Audit Requirements, A-133
- Appendix; A-110, A-21 and A-133
Déjà vu?

You will recognize a lot of what you read in the Uniform Guidance because the same or similar guidance can be found in A-110, A-21 and A-133

• The Uniform Guidance tells us the maximum requirements that the Federal funding agencies can impose;
• And the minimum standards that Grantee organizations must adhere to;
• The duplicative and conflicting provisions found in the current Circulars have been removed.
Who will be subject?

- The Uniform Guidance is applicable under awards made directly to an entity as well as pass through entities that are:
  - Institutions of Higher Education
  - Nonprofit Research Institutions
  - Other non-federal entities including States, Local and Tribal governments and nonprofit organizations

Note: Per the preamble to the Uniform Guidance, the hospital cost principles may eventually be incorporated in DHHS regulations.
New Acronyms- Subpart A - CFR 200.0

- **FAIN**– Federal Award Identification No.
- **IHE**– Institution(s) of Higher Education
- **COSO** – Committee of Sponsoring Organizations of the Treadway Commission
- **COFAR** – Council on Financial Assistance Reform
- **EUI**– Energy Usage Index
- **FAC**– Federal Audit Clearing house
- **FAPIIS** – Federal Awardee Performance and Integrity Information System
- **GOCO** – Government Owned Contractor Operated
- **IBS** – Institutional Base Salary
- **PII**– Personally Identifiable Information
- **PRHP** – Post Retirement Health Plans
- **PTE**– Pass through entity
- **REUI**– Relative Energy Usage Index
- **SPOC** – Single Point of Contact
- **TFM** – Treasury Financial Manual
- **VAT** – Value Added Tax
SHOULD or MUST?

- SHOULD – denotes a best practice or recommended approach

- MUST – is a directive, a requirement and is mandatory!
Definitions

• The definitions now encompass all requirements (administrative, cost principles and audit) and all types of Grantees

• Some definitions of note:
  - 200.12 Capital assets now includes software
  - 200.20 Computing devices means machines used to acquire, store, analyze, process, and publish data and other information electronically, including accessories (or “peripherals”) for printing, transmitting and receiving, or storing electronic information
Definitions (continued)

- 200.22 Contract means a legal instrument by which a non-Federal entity purchases property or services needed to carry out the project or program under a Federal award unless the transaction meets the definition of a subaward.
  - Focus on the nature of the relationship not what the agreement is called.
- 200.23 Contractor means an entity that receives a contract as defined in 200.22 Contract *New terminology replacing “vendor”*
- 200.48 General Purpose Equipment now includes information technology equipment and systems
- 200.58 Information Technology Systems includes computing devices and software
Definitions (continued)

- **200.67** Micro-purchase means a purchase of supplies or services using simplified acquisition procedures, the aggregate amount of which does not exceed the micro-purchase threshold. The micro-purchase threshold is currently set at $3,000.

- **200.68** Modified Total Direct Cost means all direct salaries and wages, applicable fringe benefits, materials and supplies, services, travel, and subawards and subcontracts up to the first $25,000 of each subaward or subcontract. MTDC excludes equipment, capital expenditures, charges for patient care, rental costs, tuition remission, scholarships and fellowships, participant support costs and the portion of each subaward and subcontract in excess of $25,000. Other items may only be excluded when necessary to avoid a serious inequity in the distribution of indirect costs, and with the approval of the cognizant agency for indirect costs.
Definitions (continued)

• 200.75 Participant support costs means direct costs for items such as stipends or subsistence allowances, travel allowances, and registration fees paid to or on behalf of participants or trainees (but not employees) in connection with conferences, or training projects.

• 200.80 Program Income – the definition now includes license fees and royalties on patents and copyrights. The Federal awarding agency may negotiate agreements with recipients regarding appropriate uses of income earned after the period of performance as part of the grant closeout process (see Program Income - 200.307).

• 200.94 Supplies means all tangible personal property other than those described in 200.33 Equipment. A computing device is a supply if the acquisition cost is less than the lesser of the capitalization level established by the non-Federal entity for financial statement purposes or $5,000, regardless of the length of its useful life.
Highlights for the University of South Alabama

200.110    Effective/Applicability Date
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200.474    Travel Costs – Family Friendly Policies
Effective/Applicability Date

• 200.110 - Effective/Applicability Date - Uniform Guidance administrative requirements and cost principles will apply to new and incremental funding awarded on or after December 26, 2014.

• Existing Federal awards will continue to be governed by the terms and conditions under which they were awarded. *Note: OMB clarification regarding incremental funding – Federal agencies that consider incremental funding actions as an opportunity to change award terms and conditions may incorporate the Uniform Guidance in increments issued after 12/26/14. Non-Federal entities are NOT required to segregate and track old and new funds but may do so at their discretion.*

• Subpart F, Audit Requirements, will apply to audits of non-Federal entity fiscal years beginning on or after December 26, 2014 (or the first fiscal year that begins after December 26, 2014). *Note: For USA, this is the fiscal year that begins October 1, 2015.*

• From the university perspective, the Uniform Guidance will supersede OMB Circulars A-110, A-21, and A-133.
Fixed Price Awards

200.201 Use of grant agreements (including fixed amount awards), Cooperative Agreements and Contracts

200.201 (b) Fixed Amount Awards

- Payments are based on meeting specific requirements of the Federal Award
- Accountability is based on performance and results
- Award amount is negotiated using cost principles as a guide
- No governmental review of the actual costs incurred
- Significant changes (i.e., principal investigator, project partner or scope) must receive prior awarding agency written approval
- Can not be used in programs with mandatory cost share
- At conclusion, must certify work was completed or effort was expended
Notices of Funding Opportunities

200.203 Notices of Funding Opportunities

- For competitive grants and cooperative agreements, Federal awarding agencies must announce specific funding opportunities by posting a public notice on the OMB-designated government-wide website.

- Specifies a set of six data elements that must be included in the public notice: Agency Name, Funding Opportunity Title, Announcement Type, Funding Opportunity Number, CFDA, and Key Dates.

- Establishes minimum timeframe. Federal awarding agencies must generally make all funding opportunities available for at least 60 calendar day - no funding opportunity should be available for less than 30 days.

- Must also include in full text: full description of funding opportunity, federal award information to allow applicant to make informed decision to apply, specific eligibility information, application preparation and submission information, application review information, and award administration information.
Performance Measurement

200.301 Performance Measurement

- Provides more robust guidance to Federal agencies to measure performance in a way that will help the Federal awarding agency and other non-Federal entities to improve program outcomes, share lessons learned, and spread the adoption of promising practices.
- Federal awarding agencies must require recipients to use OMB-approved standard government-wide information collections to provide financial and performance information.
- Recipients **must** be required to relate financial data to performance accomplishments, and must also provide cost information to demonstrate cost effective practices.
- Federal awarding agencies, in the award, are to provide clear performance goals, indicators, and milestones/expectations.
Internal Controls

200.303 Internal Controls

Non-Federal entities must:

• Establish and maintain effective internal control over the Federal award that provides reasonable assurance that the non-Federal entity is managing the Federal award in compliance with Federal statutes, regulations, and the terms and conditions of the Federal award. These internal controls should be in compliance with guidance in “Standards for Internal Control in the Federal Government” issued by the Comptroller General of the United States and the “Internal Control Integrated Framework”, issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

• Comply with Federal statutes, regulations, & terms and conditions
• Evaluate and monitor compliance
• Take prompt action on audit findings
• Safeguard protected personally identifiable information
# Internal Controls

Increased focus on maintaining internal controls

**COSO & federal ‘Green Book’ principles:**

| Control Environment | 1. Demonstrates commitment to integrity and ethical values  
|                     | 2. Exercises oversight responsibility  
|                     | 3. Establishes structure, authority and responsibility  
|                     | 4. Demonstrates commitment to competence  
|                     | 5. Enforces accountability |

| Risk Assessment     | 6. Specifies suitable objectives  
|                     | 7. Identifies and analyzes risk  
|                     | 8. Assesses fraud risk  
|                     | 9. Identifies and analyzes significant change |

| Control Activities  | 10. Selects and develops control activities  
|                     | 11. Selects and develops general controls over technology  
|                     | 12. Deploys through policies and procedures |

| Information and Communication | 13. Uses relevant information  
|                               | 14. Communicates internally  
|                               | 15. Communicates externally |

| Monitoring Activities | 16. Conducts ongoing and/or separate evaluations  
|                      | 17. Evaluates and communicates deficiencies |
Internal Control Integrated Framework, issued by the COSO

- An effective system of internal control reduces, to an acceptable level, the risk of not achieving an objective relating to one, two, or all three categories of objectives;
  1. **Operations** – effectiveness and efficiency of the entity’s operations, including operational and financial performance goals, and safeguarding assets against loss.

  2. **Reporting** – internal and external financial and non-financial reporting and may encompass reliability, timeliness, transparency, or other terms set forth by regulators, recognized standard setters, or the entity’s policies.

  3. **Compliance** – adherence to laws and regulations to which the entity is subject.
Internal Control Integrated Framework, issued by the COSO (continued)

To be effective, this requires that each of the five components of internal control and relevant principles is present and functioning, and that the five components are operating together in an integrated manner.

1. **Control Environment** – The control environment is the set of standards, processes, and structures that provide the basis for carrying out internal control across the organization. The control environment comprises the integrity and ethical values of the organization.

2. **Risk Assessment** – Risk is defined as the possibility that an event will occur and adversely affect the achievement of objectives. Risk assessment involves a dynamic and iterative process for identifying and assessing risks to the achievement of objectives. Risk assessment forms the basis for how risks will be managed.

3. **Control Activities** – Control activities are the actions established through policies and procedures that helps ensure that management’s directives to mitigate risks to the achievement of objectives are carried out.
4. **Information and Communication** – Information is necessary for the entity to carry out internal control responsibilities to support the achievement of its objectives. Communication is the continual, iterative process of providing, sharing, and obtaining necessary information.

   – Internal communication - the means by which information is disseminated throughout the organization, flowing up, down, and across the entity.

   – External communication – twofold; it enables inbound communication of relevant external information, and it provides information to external parties in response to requirements and expectations. i.e.; invoicing and payment provisions in awards.

5. **Monitoring Activities** – Ongoing evaluations, separate evaluations, or some combination of the two are used to ascertain whether each of the five components of internal control, including controls to effect the principles within each component, is present and functioning.
Cost Sharing

200.306 Cost sharing or matching

• Under Federal research proposals, voluntary committed cost sharing is not expected. It cannot be used as a factor during the merit review of applications or proposals, but may be considered if it is both in accordance with Federal awarding agency regulations and specified in a notice of funding opportunity.

• Criteria for considering voluntary committed cost sharing and any other program policy factors that may be used to determine who may receive a Federal award must be explicitly described in the notice of funding opportunity.

• Furthermore, only mandatory cost sharing or cost sharing specifically committed in the project budget must be included in the organized research base for computing the indirect (F&A) cost rate or reflected in any allocation of indirect costs.
Cost Sharing (continued)

Cost sharing or matching requirements from A-110 remain unchanged in the Uniform Guidance and such contributions still must meet all of the following criteria:

- Verifiable from the non-Federal entities records
- Not included as contributions for any other Federal award
- Are necessary and reasonable for accomplishment of project or program objectives
- Are allowable under Subpart E – Cost Principles
- Are not paid by the Federal government under another Federal award unless authorized by Federal statute
- Are provided for in the approved budget when required by the Federal awarding agency
- Conform to the other provisions of 200.306
Program Income

200.307 Program Income

- Use of program income … For Federal awards made to IHEs and nonprofit research institutions, if the Federal awarding agency does not specify in its regulations or the terms and conditions of the Federal award how program income is to be used, paragraph (e)(2) [i.e., Additional method] of this section must apply … When the Federal awarding agency authorizes the approaches in paragraph (e)(2) and (3) [i.e., Cost sharing or matching] of this section, program income in excess of any amounts specified must also be deducted from expenditures.

- Program income includes . . . the use or rental of real or personal property acquired under Federal awards, the sale of commodities or items fabricated under a Federal award, license fees and royalties on patents and copyrights, and principal and interest on loans made with Federal award funds (200.80).

- No federal requirement after award conclusion but the federal awarding agency may negotiate agreements with recipients regarding appropriate uses of income earned after the period of performance as part of the grant closeout process.
Revision of Budget and Program Plans

200.308 Revision of budget and program plans

• Prior approval is needed for transfers from participant support costs line item
• Restriction on re-budgeting of training costs has been removed
• New language added to better reflect that project directors can be away from campus and remain engaged in the project at the proposed and awarded levels. Prior approval is only required in the event that disengagement from the project occurs during the absence.

“The disengagement from the project for more than three months, or a 25 percent reduction in time devoted to the project, by the approved project director or principal investigator” (Note the change in terminology from absence to disengagement. Alternatively, PIs can be away from campus and still be engaged in the sponsored project)
Equipment

200.313 Equipment

- Property records must be maintained that include a description of the property, a serial number or other identification number, the source of funding for the property (including the FAIN), who holds title, the acquisition date, and cost of the property, percentage of Federal participation in the project costs for the Federal award under which the property was acquired, the location, **use** and condition of the property, and any ultimate disposition data including the date of disposal and sale price of the property.
Supplies

200.314 Supplies

• Title to supplies will vest in the non-Federal entity upon acquisition. If there is a residual inventory of unused supplies exceeding $5,000 in total aggregate value upon termination or completion of the project or program and the supplies are not needed for any other Federal award, the non-Federal entity must retain the supplies for use on other activities or sell them, but must, in either case, compensate the Federal government for its share. The amount of compensation must be computed in the same manner as for equipment.

• Remember, computing devices costing less than the $5000 threshold are now included in the definition of supplies and would be subject to this provision.
OMB Uniform Guidance
Highlights for the University of South Alabama

Uniform Guidance
§ 200.317-326 Procurement Standards
• § 200.320 Method of procurement to be followed
  (f) Procurement by noncompetitive proposals. Procurement by noncompetitive proposals is procurement through solicitation of a proposal from only one source and may be used only when one or more of the following circumstances apply:
  (1) The item is available only from a single source;
  (2) The public exigency or emergency for the requirement will not permit a delay resulting from competitive solicitation;
  (3) The Federal awarding agency or pass through entity expressly authorizes noncompetitive proposals in response to a written request from the non-federal entity; or
  (4) After solicitation of a number of sources, competition is determined inadequate.

Impact
• Sponsor’s approval required for sole source justification.
• Delay in purchasing essential research supplies and services.
• Words to the Wise: Establish an institution approved definition of “vendor” vs “subcontractor.”

Do Not Open Until December 2015!
Monitoring and Reporting Program Performance

200.301 Performance Measurement

- Must use OMB-approved standards when providing financial and performance reporting.
- Final performance report will be due 90 calendar days after the period of performance end date. If a justified request is submitted by a non-Federal entity, the Federal agency may extend the due date for any performance report.

200.328 Monitoring and Reporting Program Performance -

- Provides more robust guidance to Federal agencies to improve program outcomes, share lessons learned and spread adoption
Research Administrators With Blindfolds Examine Uniform Guidance:

What do you see?
Subrecipient Monitoring and Management

200.330 Subrecipient and Contractor Determinations

- Explains the roles of subrecipients and contractors so that the non-Federal entity can determine the relationship and the applicable requirements

- A non-Federal entity provides a subaward to a subrecipient for the purpose of carrying out a portion of a Federal award and creates a Federal assistance relationship between the non-Federal entity and the subrecipient

- A non-Federal entity provides a contract to a contractor for the purpose of obtaining goods and services for the non-Federal entity’s own use and creates a procurement relationship between the non-Federal entity and the contractor

- Pass through entities must make case-by-case determinations whether each agreement it makes for disbursement of Federal program funds casts the party receiving the funds in the role of subrecipient or contractor
Subrecipients

• Carry out a portion of a Federal award and create a Federal assistance relationship
• Entity is eligible to receive Federal assistance
• Has its performance measured in relation to whether objectives of a Federal program were met
• Has responsibility for programmatic decision making
• Is responsible for adherence to applicable Federal program requirements specified in the award
• Uses the Federal funds to carry out a program for a public purpose specified in authorizing statute, as opposed to providing goods and services for the benefit of a pass-through entity

Contractors

• A contract will be executed for the purpose of obtaining goods and services for the non-Federal entity’s own use and creates a procurement relationship with the contractor
• Provides goods and services within normal business operations
• Provides similar goods and services to many different purchasers
• Normally operates in a competitive environment
• Provides goods and services that are ancillary to the operation of the Federal program
• Are not subject to compliance requirements of the Federal program as a result of the agreement
200.331 (b) Evaluate each subrecipient’s risk of non-compliance with Federal statutes, regulations, and the terms and conditions of the subaward for purposes of determining the appropriate subrecipient monitoring which may include consideration of such factors as:

- Experience with the same or similar awards
- Results of previous audits
- Whether subrecipient has new personnel or new or substantially changed systems
- Extent and result of federal awarding agency monitoring of the subrecipient
- Pass-through are entities required to use Federal Audit Clearinghouse to verify audit reports (200.512)

Depending on the risk assessment:
- Provide subrecipients with training and technical assistance
- Perform on-site reviews
- Arrange for agreed-upon-procedure engagements (requires prior approval, 200.425).
Subrecipient Monitoring and Management

200.331 Requirements for pass-through entities includes audit responsibilities that were in A-133

- The pass-through entity must:
  - Put specific information in the subaward, including indirect cost rate
  - Do a risk assessment to determine appropriate subrecipient monitoring AND must monitor subrecipients
  - Consider if specific subaward conditions are needed
  - Verify subrecipients have audits in accordance with Subpart F
  - Make any necessary adjustment to the pass-through entity’s records based on reviews and audits of subrecipients
  - Consider actions to address subrecipient noncompliance
Subrecipient Monitoring and Management (continued)

• Following information must be identified to subrecipient at time of award and put in the subaward (and when changes are made to the subaward) (200.331(a)):
  • Federal award identification, e.g., DUNS number
  • Indirect cost rate for the Federal Award (including if the de minimus rate is charge per 200.414) Indirect (F&A) costs requirements imposed by the pass-through entity
  • Requirement to provide access to records for audit
Required Subrecipients Monitoring Procedures

• When monitoring of subrecipients, the pass-through entity must (200.331(d)):
  • Ensure award is used for authorized purpose and goals are achieved
  • Ensure financial and programmatic reports are received and reviewed
  • Follow-up to ensure subrecipient takes appropriate action on all deficiencies pertaining to the subaward from the pass-through entity identified through audits, on-site reviews, and other means
  • Issue a management decision for audit findings pertaining to subawards made by the pass-through entity
  • Verify that subrecipients are audited, as required
  • If applicable, arrange for agreed upon procedures audit
Fixed Amount Subawards

200. 332 – Fixed amount Subawards

• With prior written approval from the Federal awarding agency, a pass-through entity may provide subawards based on fixed amounts up to the Simplified Acquisition Threshold (currently $150,000), provided that the subawards meet the requirements for fixed amounts awards in 200.201.
Closeout

200. 343  Closeout

- The Federal agency or pass-through entity will close-out the Federal award when it determines that all applicable administrative actions and all required work of the Federal award have been completed by the non-Federal entity …

- (a) The non-Federal entity must submit, no later than 90 calendar days after the end date of the period of performance, all financial, performance, and other reports as required by the terms and conditions of the Federal award. The Federal awarding agency or pass-through entity may approve extensions when requested by the non-Federal entity.

- (g) The Federal awarding agency or pass-through entity should complete all closeout actions for Federal awards no later than one year after receipt and acceptance of all required final reports.
Cost Principles – Subpart E

- Indirect Cost Rates
- Compensation – Personal Services (time & attendance)
- Family Friendly Policies
- Support for Shared Services
- 200.407 lists the 22 items that require prior written approval

Important clarification noted in 200.400:

For non-Federal entities that educate and engage students in research, **the dual role of students as both trainees and employees** contributing to the completion of Federal awards for research must be recognized in the application of these principles.
200.413 (c) The salaries of administrative or clerical staff should normally be treated as indirect (F&A) costs. Direct charging may be appropriate if all of the following conditions are met:

• Administrative or clerical services are integral to the project or activity
• Individuals involved can be specifically identified with the project or activity
• Such costs are explicitly included in the budget or have the prior written approval of the Federal awarding agency
• The costs are not also recovered as indirect costs

• Integral – subjective. Explicitly included in the budget – what about modular awards?
• Removal of the “major project” requirement and recognition of administrative workload.
Cost Principles

200.414 Indirect (F&A) Costs

A 10% de minimis IDC rate available is now available under 200.414 (f) – It says, “any non-Federal entity that has never received a negotiated indirect cost rate, except for those non-Federal entities described in Appendix VII to Part 200 . . . may elect to charge a de minimis rate of 10% of modified total direct costs (MTDC) which may be used indefinitely. Importantly, if chosen, the non-Federal entity must use the 10% rate on all federal awards until the entity negotiates an approved rate with their cognizant agency.
Indirect Costs

200.414 (c) (1) Federal agencies must accept approved negotiated rates, except when;

– Allowed by Federal statute or regulation
– Approved by agency head or delegate, OMB must be notified of deviations

200.414 (f) Affords the 10% MTDC de minimis rate that can be used by new grantees only and can be utilized indefinitely. Importantly, if chosen, the non-Federal entity must use the 10% rate on all federal awards until the entity negotiates an approved rate with their cognizant agency.
Certification

200.415 Required Certifications

• “By signing this report, I certify to the best of my knowledge and belief that the report is true, complete, and accurate, and the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of the Federal award. I am aware that any false, fictitious, or fraudulent information, or the omission of any material fact, may subject me to criminal, civil or administrative penalties for fraud, false statements, false claims or otherwise. (U.S. Code Title 18, Section 1001 and Title 31, Sections 3729–3730 and 3801–3812).”

• Grantee entities will need to designate post-award financial reporters as authorized officials. Could individuals be liable for criminal prosecution?
Cost Accounting Standards 200.419

Cost Accounting Standards (CAS) 501, 502, 505 and 506 apply to Universities that receive $50 million or more in Federal awards over the course of their fiscal year (had been $25 million)

CAS-covered contracts are always subject to the four standards as well as 48 CFR Part 30 (FAR Part 30)

- The Disclosure Statement Threshold 200.419 (b)
  - This provision also applies to Universities receiving $50 million or more in Federal awards during their most recently completed fiscal year must disclose their cost accounting practices by filing a DS-2
  - Amendments to the DS-2 must be filed six months in advance of a disclosed practice being changed – cognizant agency then has the six month time frame to approve or express concerns
Compensation- Fringe Benefits

200.431 (b) Leave

- The cost of fringe benefits in the form of regular compensation paid to employees during periods of authorized absences from the job, such as for annual leave, family-related leave, sick leave, holidays, court leave, and other similar benefits, are allowable if all of the following criteria are met:
  - The are provided for under established written leave policies
  - The costs are equitably allocated to all related activities, including Federal awards
  - The accounting basis (cash or accrual) selected for costing each type of leave is consistently followed by the non-Federal entity or specified grouping of employees
    - (i) When a non-Federal entity uses the cash basis of accounting, the cost of leave is recognized in the period that the leave is taken and paid for. **Payments for unused leave when an employee retires or terminated employment are allowable as indirect costs in the year of payment.**
    - (ii) The accrual basis may be only used for those types of leave for which a liability as defined by GAAP exists when the leave is earned. When a non-Federal entity uses the accrual basis of accounting, allowable leave costs are the lesser of the amount accrued or funded.

Intent– appears to require that cash-basis institutions must change their termination payout process and will only be allowed to recover via the “Administrative pool” (which remains capped at 26%). Guidance for accrual-based institutions is not clear as well as impact on negotiated fringe benefit rates that include annual leave.
Good and Services

200.445 Goods and Services for Personal Use

• (a) Costs of goods and services for personal use of the non-Federal employees are unallowable regardless of whether the cost is reported as taxable income to the employees.

• (b) Costs of housing (e.g., depreciation, maintenance, utilities, furnishings, rent), housing allowances and personal living expenses are only allowable as direct costs regardless of whether reported as taxable income to the employees. In addition, to be allowable direct costs they must be approved in advance by a Federal awarding agency.
Overdrafts on Sponsored Activities

200.451 Losses on Other Awards or Contracts

• “... Also, any excess of costs over authorized funding levels transferred from any award or contract to another award or contract is unallowable. All losses are not allowable indirect (F&A) costs and are required to be included in the appropriate indirect cost rate base for allocation of indirect costs.”

• If you are not treating overdrafts/over expenditures on awards as a cost share commitment now, you will have to as of next year.
Materials and Supplies

200.453 – Materials and Supplies Costs, Including Costs of Computing Devices

- Paragraph (c) May be charged direct
- Definition of Computing Devices 200.20
- Definition of Supplies 200.94

- Subpart E – Cost Principles 200.453 states that charging computing devices (laptop and desktop computers and associated supplies) as direct costs is allowable for devices that are essential and allocable, but not solely dedicated, to the performance of a federal award.

Computing devices, defined as supplies when the cost is the lesser of the entity’s capitalization level of $5000, are subject to the less burdensome administrative requirements of supplies (as opposed to equipment) if the acquisition cost is less than the capitalization threshold.
200.461 – Publication and Printing Costs

- Paragraph (c) resolves a long-standing issue with charges necessary to publish research results, which typically occur after expiration, but are otherwise allowable costs of an award. “The non-Federal entity may charge the Federal award before closeout for the costs of publication or sharing of research results if the costs are not incurred during the period of performance of the Federal award.”

200.470 Taxes (including Value Added Tax)

- Value Added Tax (VAT) Foreign taxes charged for the purchase of goods or services that a non-Federal entity is legally required to pay in country is an allowable expense under Federal awards.
Travel Costs – Family Friendly

200.474 (c) (1)

Temporary dependent care costs (as dependent is defined in 26 U.S.C. 152) above and beyond regular dependent care that directly results from travel to conferences is allowable provided that:

- (i) the costs are a direct result of the individual’s travel for the Federal award
- (ii) the costs are consistent with the non-Federal entity’s documented travel policy for all entity travel
- (iii) are only temporary during the travel period
Next Steps

- Procurement/Micro Purchases Training – Spring/Summer 2015
- Audit Training
References

Uniform Guidance Crosswalk from Final Guidance to Existing Guidance

Electronic Code of Federal Regulations
http://www.ecfr.gov/cgi-bin/retrieveECFR?gp=1&SID=c91bd1410ca120a2d582ffdedfe53fa6&ty=HTML&h=L&n=2y1.1.2.1.1&r=PART#2:1.1.2.1.1.6.51.23.7


Audit Requirements Comparison Chart – OMB Circular A-133 and Proposed Uniform Guidance Subpart F
http://www.whitehouse.gov/sites/default/files/omb/fedreg/2013/uniform-guidance-audit-requirements-text-comparison.pdf

OMB Uniform Guidance
Highlights for the University of South Alabama

Presenters:

Julie Schwindt, Director of Research Accounting
Office of Grants and Contracts Accounting
jschwindt@southalabama.edu (251-461-1379)

Gina Hedberg, Director
Office of Sponsored Projects Administration
ghedberg@southalabama.edu (251-460-7888)