To: Deans, Directors and Department Heads  

From: Donna K. Torres, CPA  
Associate Vice President  
for Accounting Services

Re: Update to FASOP: AS-21 Unallowable Costs for Sponsored Agreements

Due to the high volume of unallowable costs and cost overruns on sponsored agreements, FASOP: AS-21 Unallowable Costs for Sponsored Agreements has been modified. The FASOP will now include procedures for transferring unallowable costs and/or an overdraft amount to an unrestricted account that will be established at the college level for SPA-Unallowable Costs.

The policy will now reflect the following procedure:

Upon SPA’s review of expenditures on sponsored agreements, the SPA Billing Analyst may identify unallowable costs or may discover that the sponsored agreement is over drafted. The SPA Billing Analyst will send communication to the Grant Financial Analyst and to the PI requesting them to remove the charges. If the unallowable cost or overdraft remains unresolved upon the next review of the sponsored agreement, the SPA Billing Analyst will process a manual journal or payroll accounting adjustment (PAA) to transfer the unallowable costs or overdraft amount off of the grant account to a designated SPA-Unallowable Costs (unrestricted) account in the college.

If you have any questions about the policy update/change please contact Jaime Estave, Director, Sponsored Program Accounting at jestav1@lsu.edu or 578-2204.
UNALLOWABLE COSTS FOR SPONSORED AGREEMENTS

Scope: All campuses served by Louisiana State University (LSU) Office of Accounting Services

Effective: February 18, 2019

Purpose: To provide information about identifying and allocating unallowable costs as defined in OMB Uniform Guidance.

Background: The Office of Management and Budget (OMB) Uniform Guidance (UG) establishes principles for determining costs applicable to grants, contracts and other agreements with educational institutions. UG prohibits the University from charging (directly or indirectly) federally funded agreements for costs that UG refers to as “unallowable costs”. Additionally, a number of non-federal sponsors also consider these costs to be unallowable charges to their sponsored agreements (consult agency guidelines/policies for this determination). Please note that there are a few exceptions to the categories listed below.

All departmental expenditures, both direct and indirect costs, are a part of the indirect cost rate calculations; therefore, it is important that all department staff and Principal Investigators (PIs), as well as the Office of Accounting Services, understand and consistently follow the stated guidelines to ensure uniform assignment of costs.

Procedures:

A. Allowability of Costs
   1. According to UG, “The tests of Allowability of Costs under these principles (UG) are:
      a. they must be reasonable;
      b. they must be allocable to sponsored agreements under the principles and methods provided herein;
      c. they must be given consistent treatment through application of those generally accepted accounting principles appropriate to the circumstances; and
      d. they must conform to any limitation or exclusions set forth in these principles or in the sponsored agreement as to types or amounts of costs items.”

   2. A cost may be considered reasonable if the nature of the goods or services acquired or applied, and the amount involved reflects the action that a prudent person would have taken under the circumstances prevailing at the time the decision to incur the cost was made.
3. A cost is \textit{allocable} to a specific sponsored agreement if the goods or services purchased are assignable with a high degree of accuracy to the sponsored agreement in accordance with relative benefits received or other equitable relationship.

**B. Unallowable Direct Costs**

Unallowable direct costs are those costs which are not allowable under the terms and conditions of federally sponsored agreements and/or those cost specifically identified as unallowable in sections 200.420 of OMB Circular Uniform Guidance. Normally the following expenditures (not all inclusive) are \textit{unallowable} as a direct charge to a federally sponsored agreement without specific written approval.

- Administrative and Clerical Services
- Advertising of position and moving costs – unless the position is included in budget and 100% of the appointment is charged to the agreement
- Alcoholic Beverages
- Alumni and Development Activities
- Automobile Repairs
- Bad Debt Expense
- Commencement and Convocation Costs
- Copier Rental/Maintenance
- Entertainment
- Extra Compensation for Professorial or Professional Employees
- Fines and Penalties
- Fund Raising
- General Purpose Equipment – computers, copying and printing equipment
- Goods and services for personal use
- Lobbying Costs
- Local Telephone Calls (long distance calls are allowable)
- Maintenance & Repair Costs of existing equipment
- Memberships
- Monthly Cell Phone Base Charge
- Office Furniture – file cabinets, chairs, desks, calculators, typewriters
- Office Supplies – pens, paper, toner
- Postage (routine)
- Proposal Development Costs
- Software (Windows, Microsoft Office, Adobe, etc.)
- Subcontracts without Written Approval
- Subscriptions
- Telephone Rental and Line Charges
- Utilities

**C. Policy Administration**
1. The Primary Investigator (PI) is primarily responsible for the management and administration of his/her individual award within the financial constraints outlined by the individual sponsor in the terms of the award and in accordance with LSU’s policy governing unallowable costs. The PI, co-investigators, project staff, and the department administrative support staff are responsible for ensuring that the unallowable items are excluded from the budget data contained in proposals submitted to federal agencies, and that these cost categories are not charged to the federally sponsored agreement or cost sharing grant lines.

2. Sponsored Program Accounting (SPA) is responsible for guidance, training and ensuring compliance through internal and external audits. SPA will review the award/grant accounts in Workday when preparing financial reports in order to verify that the charges are allowable. This is an after-the-fact review and SPA will notify the PI and/or the responsible department personnel when unallowable costs must be removed from the sponsored award.

3. Unallowable costs are identified and segregated by a combination of the following methods:
   - Use of unique spend categories to properly track and eliminate specific types of expenditures that may not be charged to federally sponsored agreements
   - A review of expenditures conducted as part of the development of the facilities and administrative (F&A) proposal
   - An after-the-fact review conducted by SPA personnel of general ledger expenditures
   - Identification and exclusion of unallowable costs from any billing, claim or proposal under a federal award

D. Unallowable Costs and Cost Overruns on Sponsored Agreements

Upon SPA’s review of expenditures on sponsored agreements, the SPA Billing Analyst may identify unallowable costs or may discover that the sponsored agreement is over drafted. The SPA Billing Analyst will send communication to the Grant Financial Analyst and to the PI requesting removal of the charges. If the unallowable cost or overdraft remains unresolved upon the next review of the sponsored agreement, the SPA Billing Analyst will process a manual journal or payroll accounting adjustment (PAA) to transfer the unallowable costs or overdraft amount off of the grant account to a designated SPA-Unallowable Costs (unrestricted) account in the college.

E. Responsible Office

Questions regarding the allowability and treatment of costs charged to sponsored agreements should be directed to SPA at (225) 578-5337. The SPA contacts can be found on the Workday assigned roles screen. A list of SPA contacts can also be found on the SPA website: http://www.lsu.edu/administration/ofa/oas/spa/staff.php.