Cost Principles Comparison Chart –2 CFR Part 225 (A-87), 2 CFR Part 220 (A-21), 2 CFR Part 230 (A-122), and Final Uniform Guidance *Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.*

Cost Principles for State, Local, and Indian Tribal Governments 2 CFR Part 225 (OMB Circular A-87)	Cost Principles for Educational Institutions 2 CFR Part 220 (OMB Circular A-21)	om the other comparison guidance may not be Cost Principles for Non-Profit Organizations 2 CFR Part 230 (OMB Circular A-122)	Final OMB Uniform Guidance: Cost Principles, Audit, and Administrative Requirements for Federal Awards Subpart F, Appendix IV, Appendix V, Appendix IX
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Text from 2 CFR Part 225 (A-87) serves as the	guiding	comparison text, therefore text	from the other comparison	guidance may not be listed in ch	ronological order.

Cost Principles for State, Local, and Indian Tribal Governments 2 CFR Part 225 (OMB Circular A-87)	<i>the guiding comparison text, therefore text fro</i> Cost Principles for Educational Institutions 2 CFR Part 220 (OMB Circular A-21)	Cost Principles for Non-Profit Organizations 2 CFR Part 230 (OMB Circular A-122)	Final OMB Uniform Guidance: Cost Principles, Audit, and Administrative Requirements for Federal Awards Subpart F, Appendix IV, Appendix V, Appendix IX
	 governments 7. Limitations on allowance of costs 8. Collection of unallowable costs 9. Adjustment of previously negotiated F&A cost rates containing unallowable costs 10.Consistency in estimating, accumulating and reporting costs 11. Consistency in allocating costs incurred for the same purpose 12. Accounting for unallowable costs 13. Cost accounting period 14. Disclosure statement 		Higher Education200.418Costs incurred by State and Local Governments.Basic Considerations200.408Limitation on Allowance of Costs.200.410Collection of Unallowable Costs.200.411Adjustment of Previously Negotiated Indirect (F&A) Cost Rates Containing Unallowable Costs.
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Cost Principles for State, Local, and Indian Tribal Governments 2 CFR Part 225 (OMB Circular A-87)	Cost Principles for Educational Institutions 2 CFR Part 220 (OMB Circular A-21)	Cost Principles for Non-Profit Organizations	Final OMB Uniform Guidance: Cost Principles, Audit, and Administrative
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	7. Sponsored projects administration		6. Departmental administration expenses
	8. Library expenses		7. Sponsored projects administration
	9. Student administration and services		8. Library expenses
	10. Offset for F&A expenses otherwise		9. Student administration and services
	provided for by the Federal Government		10. Offset for indirect (F&A) expenses
	G. Determination and Application of F&A		otherwise provided for by the Federal
	Cost Rate or Rates		Government.
	1. F&A cost pools		C. Determination and application of indirect
	2. The distribution basis		(F&A) cost rate or rates.
	3. Negotiated lump sum for F&A costs		1. Indirect (F&A) cost pools.
	4. Predetermined rates for F&A costs		2. The distribution basis.
	5. Negotiated fixed rates and carry-forward		3. Negotiated lump sum for indirect (F&A)
	provisions		costs.
	6. Provisional and final rates for F&A costs		4. Predetermined rates for indirect (F&A)
	7. Fixed rates for the life of the sponsored		costs.
	agreement		5. Negotiated fixed rates and carry forward
	8. Limitation on reimbursement of		provisions.
	administrative costs		6. Provisional and final rates for indirect
	9. Alternative method for administrative costs		(F&A) costs.
	10. Individual rate components		7. Fixed rates for the life of the sponsored
	11. Negotiation and approval of F&A rate		agreement
	12. Standard format for submission		
	-		
	2. Simplified procedure		
			1 1
			CUSE 0450.
			F Documentation requirements
	K Certification of Charges		E. Documentation requirements
	IS. COLUMCATION OF CHALGES		F Certification
			-
		See Table 3. Indirect (F&A) Costs	
		D. Allocation of Indirect Costs and	
	 7. Fixed rates for the life of the sponsored agreement 8. Limitation on reimbursement of administrative costs 9. Alternative method for administrative costs 10. Individual rate components 11. Negotiation and approval of F&A rate 	See Table 3. Indirect (F&A) Costs Identification and Assignment, and Rate Determinations for Nonprofit Organizations D. Allocation of Indirect Costs and	 costs. 5. Negotiated fixed rates and carry forward provisions. 6. Provisional and final rates for indirect (F&A) costs. 7. Fixed rates for the life of the sponsored

Cost Principles Comparison Chart –2 CFR Part 225 (A-87), 2 CFR Part 220 (A-21), 2 CFR Part 230 (A-122), and Final Uniform Guidance *Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.*

Cost Principles Comparison Chart –2 CFR Part 225 (A-87), 2 CFR Part 220 (A-21), 2 CFR Part 230 (A-122), and Final Uniform Guidance *Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.*

Cost Principles for State, Local, and Indian Tribal Governments 2 CFR Part 225 (OMB Circular A-87)	<i>the guiding comparison text, therefore text fro</i> Cost Principles for Educational Institutions 2 CFR Part 220 (OMB Circular A-21)	Cost Principles for Non-Profit Organizations 2 CFR Part 230 (OMB Circular A-122)	Final OMB Uniform Guidance: Cost Principles, Audit, and Administrative Requirements for Federal Awards Subpart F, Appendix IV, Appendix V, Appendix IX
		 Determination of Indirect Cost Rates 1. General 2. Simplified allocation method 3. Multiple allocation base method 4. Direct allocation method 5. Special indirect cost rates 	Identification and Assignment, and RateDetermination for Nonprofit OrganizationsA. GeneralB. Allocation of Indirect Costs andDetermination of Indirect Cost Rates1. General2. Simplified allocation method3. Multiple allocation base method4. Direct allocation method5. Special indirect cost rates
		 E. Negotiation and Approval of Indirect Cost Rates 1. Definitions 2. Negotiation and approval of rates 	C. Negotiation and Approval of Indirect Cost Rates 1. Definitions 2. Negotiation and approval of rates Certification of Cost Allocation Plan
See Table 1. Selected Items of Cost Appendix B to Part 225—Selected Items of Cost, 143.	See Table 1. Selected Items of Cost J. General Provisions for Selected Items of Cost, J1. – J54.	See Table 1. Selected Items of Cost Appendix B to Part 230 – Selected Items of Cost, 152.	See Table 1. Selected Items of Cost VI. General Provisions for Selected Items of Cost 200.621 Selected Items of Cost, C-1. – C-54.
*Appendix C to Part 225—State/Local-Wide Central Service Cost Allocation Plans *Appendix D to Part 225—Public Assistance Cost Allocation Plans *Appendix E to Part 225—State and Local Indirect Cost Rate Proposals	*Note: OMB Circular A-87 Appendices C, D, an Guidance Appendices VI, VII, and VIII, but are 1 document. See the crosswalk document for any r	not included in this side-by-side comparison	Appendix V – State/Local Government andIndian Tribe-Wide Central Service CostAllocation PlansAppendix VI – Public Assistance CostAllocation PlansAppendix VII – State and Local Governmentand Indian Tribe Indirect Cost Proposals
			Note: Appendix IX- Hospital Cost Principles Based on initial feedback, OMB proposes to establish a review process to consider existing hospital cost determine how best to update and align them with this guidance. Until such time as revised guidance is proposed and implemented for hospitals, the existing principles located at 45 CFR 74 Appendix E, entitled "Principles for Determining Cost Applicable to Research and Development Under Grants and Contracts with Hospitals," remain in effect.

2 CFR Part 225 (OMB Circular A-87)	2 CFR Part 220 (OMB Circular A-21)	2 CFR Part 230 (OMB Circular A-122)	Final Uniform Guidance
5 Purpose. This part establishes principles and standards for determining costs for Federal awards carried out through grants, cost reimbursement contracts, and other agreements with State and local governments and federally-recognized Indian tribal governments (governmental units).	5 Purpose. This part establishes principles for determining costs applicable to grants, contracts, and other agreements with educational institutions.	5 Purpose. This part establishes principles for determining costs of grants, contracts and other agreements with non-profit organizations.	200.100(c) Cost Principles. Subpart E – Cost Principles of this Part establishes principles for determining the allowable costs incurred by non-Federal entities under Federal awards. The principles are for the purpose of cost determination and are not intended to identify the circumstances or dictate the extent of Federal government participation in the financing of a particular program or project. The principles are designed to provide that Federal awards bear their fair share of cost recognized under these principles except where restricted or prohibited by statute.
10 Authority. This part is issued under the authority of the Budget and Accounting Act of 1921, as amended; the Budget and Accounting Procedures Act of 1950, as amended; the Chief Financial Officers Act of 1990; Reorganization Plan No. 2 of 1970; and Executive Order No. 11541 ("Prescribing the Duties of the Office of Management and Budget and the Domestic Policy Council in the Executive Office of the President").	Authority: 31 U.S.C. 503; 31 U.S.C. 1111; 41 U.S.C. 405; Reorganization Plan No. 2 of 1970; E.O. 11541, 35 FR 10737, 3 CFR, 1966- 1970, p. 939. Source: 70 FR 51881, Aug. 31, 2005, unless otherwise noted.	Authority: 31 U.S.C. 503; 31 U.S.C. 1111; 41 U.S.C. 405; Reorganization Plan No. 2 of 1970; E.O. 11541, 35 FR 10737, 3 CFR, 1966- 1970, p. 939 Source: 70 FR 51927, Aug. 31, 2005, unless otherwise noted.	200.103 Authorities. (b) Subpart E – Cost Principles is authorized under the Budget and Accounting Act of 1921, as amended; the Budget and Accounting Procedures Act of 1950, as amended (31 U.S.C. §§ 1101-1125); the Chief Financial Officers Act of 1990 (31 U.S.C. §§ 503-504); Reorganization Plan No. 2 of 1970; and Executive Order No. 11541, "Prescribing the Duties of the Office of Management and Budget and the Domestic Policy Council in the Executive Office of the President."

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15 Background.	10 Scope.	10 Scope.	200.101 Applicability. (a)(b)(c)
As part of the government-wide grant	The principles in this part deal with the subject	(a) This part does not apply to colleges and	(a) General applicability to Federal agencies.
streamlining effort under Public Law 106-107,	of cost determination, and make no attempt to	universities which are covered by 2 CFR part	The requirements established in this Part apply
Federal Financial Award Management	identify the circumstances or dictate the extent	220 Cost Principles for Educational Institutions	to Federal agencies that make Federal awards
Improvement Act of 1999, OMB led an	of agency and institutional participation in the	(OMB Circular A-21); State, local, and	to non-Federal entities. These requirements are

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interagency workgroup to simplify and make consistent, to the extent feasible, the various rules used to award Federal grants. An interagency task force was established in 2001 to review existing cost principles for Federal awards to State, local, and Indian tribal governments; colleges and universities; and non-profit organizations. The task force studied "Selected Items of Cost" in each of the three cost principles to determine which items of costs could be stated consistently and/or more clearly. 20 Policy. This part establishes principles and standards to provide a uniform approach for determining costs and to promote effective program delivery, efficiency, and better relationships between governmental units and the Federal Government. The principles are for determining allowable costs only. They are not intended to identify the circumstances or to dictate the extent of Federal and governmental unit participation in the financing of a particular Federal award. Provision for profit or other increment above cost is outside the scope of this part.	 financing of a particular project. Provision for profit or other increment above cost is outside the scope of this part. 15 Policy. The principles in this part are designed to provide that the Federal Government bear its fair share of total costs, determined in accordance with generally accepted accounting principles, except where restricted or prohibited by law. Agencies are not expected to place additional restrictions on individual items of cost. The successful application of cost accounting principles requires development of mutual understanding between representatives of educational institutions and of the Federal Government as to their scope, implementation, and interpretation. 20 Applicability. (a) All Federal agencies that sponsor research and development, training, and other work at educational institutions shall apply the provisions of Appendix A to this part in determining the costs incurred for such work. The principles shall also be used as a guide in the pricing of fixed price or lump sum agreements. (b) Each federal agency that awards defenserelated contracts to a Federally Funded Research and Development Center (FFRDC) associated with an educational institutions shall require the FFRDC to comply with the Cost Accounting Standards and with the rules and regulations issued by the Cost Accounting Standards and set forth in 47 CFR part 99. 	federally-recognized Indian tribal governments which are covered by 2 CFR part 225 Cost Principles for State, Local, and Indian Tribal Governments (OMB Circular A–87); or hospitals. (b) The principles deal with the subject of cost determination, and make no attempt to identify the circumstances or dictate the extent of agency and non-profit organization participation in the financing of a particular project. Provision for profit or other increment above cost is outside the scope of this part. 15 Policy. The principles are designed to provide that the Federal Government bear its fair share of costs except where restricted or prohibited by law. The principles do not attempt to prescribe the extent of cost sharing or matching on grants, contracts, or other agreements. However, such cost sharing or matching shall not be accomplished through arbitrary limitations on individual cost elements by Federal agencies. 20 Applicability. (a) These principles shall be used by all Federal agencies in determining the costs of work performed by non-profit organizations under grants, cooperative agreements, cost reimbursement contracts, and other contracts in which costs are used in pricing, administration, or settlement. All of these instruments are hereafter referred to as awards. The principles do not apply to awards under which an organization is not required to account to the Federal Government for actual costs incurred. (b) All cost reimbursement subawards (subgrants, subcontracts, etc.) are subject to those Federal cost principles applicable to the particular organization, the cost principles applicable to commercial concerns shall apply; if a subaward is to a college or university, 2	applicable to all costs related to Federal awards. (b) (1) Applicability to different types of Federal awards. The following table describes what portions of this Part apply to which types of Federal awards. The terms and conditions of Federal awards (including this Part) flow down to subawards to subrecipients unless a particular section of this Part or the terms and conditions of the Federal award specifically indicate otherwise. This means that non- Federal entities must comply with requirements in this Part regardless of whether the non- Federal entity is a recipient or subrecipient of a Federal award. Pass-through entities must comply with the requirements described in Subpart D – Post Federal Award Requirements, V Subrecipient Monitoring and Management, but not any requirements in this Part directed towards Federal awarding agencies unless the requirements of this Part or the terms and conditions of the Federal award indicate otherwise. <i>See Applicability Table in full text of guidance</i> . (2) Federal award of cost-reimbursement contract under the FAR to a non-Federal entity. When a non-Federal entity is awarded a cost- reimbursement contract, only Subpart D – Post Federal Award Requirements, Subrecipient Monitoring and Management (in addition to any FAR related requirements for subaward monitoring), Subpart E – Cost Principles and Subpart F - Audit Requirements of this Part are incorporated by reference into the contract. However, when the Cost Accounting Standards (CAS) are applicable to the contract, they take precedence over the requirements of this Part except for Subpart F - Audit Requirements when they are in conflict. In addition, costs that are made unallowable under 10 U.S.C. 2324(e) and 41 U.S.C. 4304(a) as described in the FAR subpart 31.2 and subpart 31.603 are always unallowable. For requirements other than those covered in Subpart D – Post Federal Award Requirements, Subrecipient Monitoring and Management, Subpart E – Cost Principles and Subpart F - Audit Requirements, the terms

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		CFR part 220 shall apply; if a subaward is to a State, local, or federally-recognized Indian tribal government, 2 CFR part 225 shall apply. (c) Exclusion of some non-profit organizations. Some non-profit organizations, because of their size and nature of operations, can be considered to be similar to commercial concerns for purpose of applicability of cost principles. Such non-profit organizations shall operate under Federal cost principles applicable to commercial concerns. A listing of these organizations is contained in appendix C to this part. Other organizations may be added from time to time.	of the contract and the FAR apply. (3) With the exception of Subpart F - Audit Requirements, which is required by the Single Audit Act, in any circumstances where the provisions of Federal statutes or regulations differ from the provisions of this Part, the provision of the Federal statutes or regulations govern. This includes, for agreements with Indian tribes, the provisions of the Indian Self- Determination and Education and Assistance Act (ISDEAA), as amended, 25 U.S.C §§ 450 et seq. (c) Federal agencies may apply subparts A through E to for-profit entities, foreign public entities, or foreign organizations, except where the Federal awarding agency determines that the application these subparts would be inconsistent with the international obligations of the United States or the statute or regulations of a foreign government. d) Except for section 200.202 Requirement to Provide Public Notice of Federal Financial Assistance Programs and Subrecipient Monitoring and Management of Subpart D – Post Federal Award Requirements, the requirements in Subpart C – Pre-Federal Award Requirements and Contents of Federal Award Requirements and Contents of Federal Award Requirements and Subpart D – Post Federal Award Requirements; the requirements, and Subpart E – Cost Principles do not apply to the following programs: (1) The block grant awards authorized by the Omnibus Budget Reconciliation Act of 1981 (including Community Services; Alcohol, Drug Abuse, and Mental Health Services; Alcohol, Drug Abuse, and Mental Health Services; Maternal and Child Health Services; Social Services; Low-Income Home Energy Assistance; States' Program of Community Development Block Grant Awards for Small Cities; and Elementary and Secondary Education other than programs administered by the Secretary of Education under title V, chapter 2, section 583— the Secretary's discretionary award program) and both the Alcohol and Drug Abuse Treatment and Rehabilitation Block Grant Award (42 U.S.C. §§ 300x-21 to 300x- 35 and 42 U.S.C. §§ 300x-51 to 300x6

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	A-21		 Final Uniform Guidance the Mental Health Service for the Homeless Block Grant Award (42 U.S.C. §§ 300x to 300x-9) under the Public Health Services Act. (2) Federal awards to local education agencies under 20 U.S.C. §§ 7702-7703b, (portions of the Impact Aid program); (3) Payments under the Department of Veterans Affairs' State Home Per Diem Program (38 U.S.C. § 1741); and (4) Federal awards authorized under the Child Care and Development Block Grant Act of 1990, as amended: (A) Child Care and Development Block Grant (42 U.S.C. 9858) (B) Child Care Mandatory and Matching Funds of the Child Care and Development Fund (42 U.S.C. 9858) (e) Except for section 200.202 Requirement to Provide Public Notice of Federal Financial Assistance Programs the guidance in Subpart C – Pre-Federal Award Requirements and Contents of Federal Awards does not apply to the following programs: (1) Entitlement Federal awards to carry out the following programs of the Social Security Act: (A) Temporary Assistance to Needy Families (title IV-A of the Social Security Act; 42 U.S.C. §§ 601-619); (B) Child Support Enforcement and Establishment of Paternity (title IV-D of the Social Security Act, 42 U.S.C. §§ 651-669b); (C) Foster Care and Adoption Assistance (title IV-E of the Act, 42 U.S.C. §§ 670-679c); (D) Aid to the Aged, Blind, and Disabled (titles I, X, XIV, and XVI-AABD of the Act, as amended); and (E) Medical Assistance (Medicaid) (title XIX of the Act, 42 U.S.C. §§ 1396-1396w-5) not including the State Medicaid Fraud Control program authorized by section 1903(a)(6)(B)
			 of the Social Security Act (42 U.S.C. § 1396b(a)(6)(B)). (2) A Federal award for an experimental, pilot, or demonstration project that is also supported by a Federal award listed in paragraph (e)(1) of this section; (3) Federal awards under subsection 412(e) of

		the Immigration and Nationality Act and subsection 501(a) of the Refugee Education Assistance Act of 1980 (Pub. L. 96–422, 94 Stat. 1809), for cash assistance, medical assistance, and supplemental security income benefits to refugees and entrants and the administrative costs of providing the assistance and benefits (8 U.S.C. § 1522(e)); (4) Entitlement awards under the following programs of The National School Lunch Act: (A) National School Lunch Program (section 4 of the Act, 42 U.S.C. § 1753), (B) Commodity Assistance (section 6 of the Act, 42 U.S.C. § 1755), (C) Special Meal Assistance (section 11 of the Act, 42 U.S.C. § 1759a), (D) Summer Food Service Program for Children (section 13 of the Act, 42 U.S.C. § 1761), and (E) Child and Adult Care Food Program (section 17 of the Act, 42 U.S.C. § 1766). (5) Entitlement awards under the following programs of The Child Nutrition Act of 1966: (A) Special Milk Program (section 3 of the Act, 42 U.S.C. § 1772), (B) School Breakfast Program (section 4 of the Act, 42 U.S.C. § 1773), and (C) State Administrative Expenses (section 7 of the Act, 42 U.S.C. section 1776). (6) Entitlement awards for State Administrative Expenses under The Food and Nutrition Act of 2008 (section 16 of the Act, 7 U.S.C. § 2025). (7) Non-discretionary Federal awards under the following non-entitlement programs: (A) Special Supplemental Nutrition Program for Women, Infants and Children (section 17 of the Child Nutrition Act of 1966) 42 U.S.C. section 1786; (B) The Emergency Food Assistance Programs (Emergency Food Assistance Act of 1983) 7 U.S.C. section 7501 note; and (C) Commodity Supplemental Food Program (section 5 of the Agriculture and Consumer Protection Act of 1973) 7 U.S.C. section 612c note.
25 Definitions. See side-by-side comparison document for all	25 Definitions. See side-by-side comparison document for all	Subchapter A—General Provisions Definitions.

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Definitions.		Definitions.	See side-by-side comparison document for all Definitions.
30 OMB responsibilities. The Office of Management and Budget (OMB) will review agency regulations and implementation of this part, and will provide policy interpretations and assistance to insure effective and efficient implementation. Any exceptions will be subject to approval by OMB. Exceptions will only be made in particular cases where adequate justification is presented. 35 Federal agency responsibilities.	25 OMB Responsibilities. OMB is responsible for: (a) Issuing and maintaining the guidance in this part. (b) Interpreting the policy requirements in this part and providing assistance to ensure effective and efficient implementation. (c) Granting any deviations to Federal agencies from the guidance in this part, as provided in Appendix A to this part. Exceptions will only be made in particular cases where adequate justification is presented. (d) Conducting broad oversight of government- wide compliance with the guidance in this part. 30 Federal Agency responsibilities.	30 OMB responsibilities. OMB may grant exceptions to the requirements of this part when permissible under existing law. However, in the interest of achieving maximum uniformity, exceptions will be permitted only in highly unusual circumstances.	107 OMB Responsibilities. OMB will review Federal agency regulations and implementation of this Part, and will provide interpretations of policy requirements and assistance to ensure effective and efficient implementation. Any exceptions will be subject to approval by OMB. Exceptions will only be made in particular cases where adequate justification is presented. 200.106 Agency Implementation.
Agencies responsible for administering programs that involve cost reimbursement contracts, grants, and other agreements with governmental units shall issue regulations to implement the provisions of this part and its appendices.	The head of each Federal agency that awards and administers grants and agreements subject to this part is responsible for requesting approval from and/or consulting with OMB (as applicable) for deviations from the guidance in Appendix A to this part and performing the applicable functions specified in Appendix A to this part.	The head of each Federal agency that awards and administers grants and agreements subject to this part is responsible for requesting approval from and/or consulting with OMB (as applicable) for deviations from the guidance in the appendices to this part and performing the applicable functions specified in the appendices to this part.	The specific requirements and responsibilities of Federal agencies and non-Federal entities are set forth in this Part. Federal agencies making Federal awards to non-Federal entities must implement the language in the Subpart C – Pre-Federal Award Requirements and Contents of Federal Awards through for Subpart F - Audit Requirements of this Part in codified regulations unless different provisions are required by Federal statute or are approved by OMB.
40 Effective date of changes. This part is effective August 31, 2005.	35 Effective date for changes. Institutions as of the start of their first fiscal year beginning after that date shall implement the provisions. Earlier implementation, or a delay in implementation of individual provisions, is permitted by mutual agreement between an institution and the cognizant Federal agency.	40 Effective date of changes. The provisions of this part are effective August 31, 2005. Implementation shall be phased in by incorporating the provisions into new awards made after the start of the organization's next fiscal year. For existing awards, the new principles may be applied if an organization and the cognizant Federal agency agree. Earlier implementation, or a delay in implementation of individual provisions, is also permitted by mutual agreement between an organization and the cognizant Federal agency.	200.110 Effective Date. (a) The standards set forth in this Part which affect administration of Federal awards issued by Federal agencies become effective once implemented by Federal agencies or when any future amendment to this Part becomes final. Federal agencies must implement the policies and procedures applicable to Federal awards by promulgating a regulation to be effective by [Insert Date one year after publication of this part] unless different provisions are required by statute or approved by OMB.
45 Relationship to previous issuance. (a) The guidance in this part previously was issued as OMB Circular A–87. Appendix A to this part contains the guidance that was in	40 Relationship to previous issuance. (a) The guidance in this part previously was issued as OMB Circular A–21. Designations of the attachment to the Circular and the	45 Relationship to previous issuance. (a) The guidance in this part previously was issued as OMB Circular A–122. Appendix A to this part contains the guidance that was in	200.105 Effect on Other Issuances For Federal awards subject to this Part, all administrative requirements, program manuals, handbooks and other non-regulatory materials

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Attachment A (general principles) to the OMB circular; appendix B contains the guidance that was in Attachment B (selected items of cost); appendix C contains the information that was in Attachment C (state/local-wide central service cost allocation plans); appendix D contains the guidance that was in Attachment D (public assistance cost allocation plans); and appendix E contains the guidance that was in Attachment E (state and local indirect cost rate proposals). (b) This part supersedes OMB Circular A–87, as amended May 10, 2004, which superseded Circular A–87, as amended and issued May 4, 1995.	appendices to that attachment have changed, as shown in the following table: See table in CFR Part 22040 (b) Historically, OMB Circular A–21 superseded Federal Management Circular 73– 8, dated December 19, 1973. FMC 73–8 was revised and reissued under its original designation of OMB Circular No. A–21. The provisions of A–21 were effective October 1, 1979, except for subsequent amendments incorporated herein for which the effective dates were specified in these revisions (47 FR 33658, 51 FR 20908, 51 FR 43487, 56 FR 50224, 58 FR 39996, 61 FR 20880, 63 FR 29786, 63 FR 57332, 65 FR 48566 and 69 FR 25970).	Attachment A (general principles) to the OMB circular; Appendix B contains the guidance that was in Attachment B (selected items of cost) to the OMB circular; and Appendix C contains the information that was in Attachment C (non-profit organizations not subject to the Circular) to the OMB circular. (b) Historically, OMB Circular A–122 superseded cost principles issued by individual agencies for non-profit organizations.	that are inconsistent with the requirements of this Part must be superseded upon implementation of this Part by the Federal agency, except to the extent they are required by statute or authorized in accordance with the provisions in section 200.102 Exceptions 200.104 Supersession. As described in section 200. 110Effective Date , this Part supersedes the following OMB guidance documents and regulations under Title 2 of the Code of Federal Regulations.: (a) A-21, "Cost Principles for Educational Institutions" (2 C.F.R. Part 220); (b) A-87, "Cost Principles for State, Local and Indian Tribal Governments" (2 C.F.R. Part 225) and also Federal Register notice 51 FR 552 (January 6, 1986); (c) A-89, "Federal Domestic Assistance Program Information"; (d) A-102, "Grant Awards and Cooperative Agreements with State and Local Governments"; (e) A-110, "Uniform Administrative Requirements for Awards and Other Agreements with Institutions of Higher Education, Hospitals, and Other Nonprofit Organizations" (2 C.F.R. Part 230); (f) A-122, "Cost Principles for Non-Profit Organizations" (2 C.F.R. Part 230); (g) A-133, "Audits of States, Local Governments and Non-Profit Organizations,"; and (h) Those sections of A-50 related to audits performed under Subpart F – Audit Requirements.
50 Policy review date. This part will have a policy review three years from the date of issuance.			200.109 Review Date. OMB will review this Part at least every five years after [insert date of publication].
55 Information contact.	45 Information contact.	50 Information contact.	200.108 Inquiries
Further information concerning this part may be obtained by contacting the Office of Federal Financial Management, Financial Standards and Reporting Branch, Office of Management and Budget, Washington, DC 20503, telephone 202–395–3993.	Further information concerning this part may be obtained by contacting the Office of Federal Financial Management, Office of Management and Budget, Washington, DC 20503, telephone (202) 395–3993. Appendix A - A.4. Inquiries.	Further information concerning this part may be obtained by contacting the Office of Federal Financial Management, OMB, Washington, DC 20503, telephone (202) 395–3993.	Inquiries concerning this Part may be directed to the Office of Federal Financial Management Office of Management and Budget, in Washington, D.C. Non-Federal entities' inquiries should be addressed to the Federal awarding agency, cognizant agency for indirect costs, cognizant or oversight agency for audit,

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	All inquiries from Federal agencies concerning the cost principles contained in this Appendix to 2 CFR part 220, including the administration and implementation of the Cost Accounting Standards (CAS) (described in Sections C.10 through C.13) and disclosure statement (DS–2) requirements, shall be addressed by the Office of Management and Budget (OMB), Office of Federal Financial Management, in coordination with the Cost Accounting Standard Board (CASB) with respect to inquiries concerning CAS. Educational institutions' inquiries should be addressed to the cognizant agency.		or pass-through entity as appropriate.
Appendix A to Part 225 – General Principles for Determining Allowable Costs	Appendix A to Part 220 – Principles for Determining Costs Applicable to Grants, Contracts, and Other Agreements With Educational Institutions	Appendix A to Part 230—General Principles	Subchapter E: Cost Principles
A. Purpose and Scope.	A. Purpose and Scope.	A. Basic Considerations.	General Provisions.
A.1. Objectives. This Appendix establishes principles for determining the allowable costs incurred by State, local, and federally-recognized Indian tribal governments (governmental units) under grants, cost reimbursement contracts, and other agreements with the Federal Government (collectively referred to in this appendix and other appendices to 2 CFR part 225 as "Federal awards"). The principles are for the purpose of cost determination and are not intended to identify the circumstances or dictate the extent of Federal or governmental unit participation in the financing of a particular program or project. The principles are designed to provide that Federal awards bear their fair share of cost recognized under these principles except where restricted or prohibited by law. Provision for profit or other increment above cost is outside the scope of 2 CFR part 225.	A.1. Objectives. This Appendix provides principles for determining the costs applicable to research and development, training, and other sponsored work performed by colleges and universities under grants, contracts, and other agreements with the Federal Government. These agreements are referred to as sponsored agreements.		
 A.2. Policy guides. a. The application of these principles is based on the fundamental premises that: (1) Governmental units are responsible for the efficient and effective administration of Federal awards through the application of 	A.2. Policy guides. The successful application of these cost accounting principles requires development of mutual understanding between representatives of universities and of the Federal Government as to their scope, implementation, and interpretation. It is recognized that—		200.400 Policy guide.The application of these cost principles is based on the fundamental premises that:(a) The non-Federal entity is responsible for the efficient and effective administration of the Federal award through the application of sound

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sound management practices. (2) Governmental units assume responsibility for administering Federal funds in a manner consistent with underlying agreements, program objectives, and the terms and conditions of the Federal award.	a. The arrangements for Federal agency and institutional participation in the financing of a research, training, or other project are properly subject to negotiation between the agency and the institution concerned, in accordance with such governmentwide criteria or legal requirements as may be applicable.		management practices. (b) The non-Federal entity assumes responsibility for administering Federal funds in a manner consistent with underlying agreements, program objectives, and the terms and conditions of the Federal award.
 (3) Each governmental unit, in recognition of its own unique combination of staff, facilities, and experience, will have the primary responsibility for employing whatever form of organization and management techniques may be necessary to assure proper and efficient administration of Federal awards. b. Federal agencies should work with States or localities which wish to test alternative mechanisms for paying costs for administering Federal programs. The Office of Management and Budget (OMB) encourages Federal agencies to test fee-for-service alternatives as a replacement for current cost-reimbursement payment methods in response to the National Performance Review's (NPR) recommendation. The NPR recommended the fee-for-service approach to reduce the burden associated with maintaining systems for charging administrative costs to Federal programs and preparing and approving cost allocation plans. This approach should also increase incentives for administrative efficiencies and improve 	 b. Each institution, possessing its own unique combination of staff, facilities, and experience, should be encouraged to conduct research and educational activities in a manner consonant with its own academic philosophies and institutional objectives. c. The dual role of students engaged in research and the resulting benefits to sponsored agreements are fundamental to the research effort and shall be recognized in the application of these principles. d. Each institution, in the fulfillment of its obligations, should employ sound management practices. 		(c) The non-Federal entity, in recognition of its own unique combination of staff, facilities, and experience, has the primary responsibility for employing whatever form of sound organization and management techniques may be necessary in order to assure proper and efficient administration of the Federal award.
outcomes.	 e. The application of these cost accounting principles should require no significant changes in the generally accepted accounting practices of colleges and universities. However, the accounting practices of individual colleges and universities must support the accumulation of costs as required by the principles, and must provide for adequate documentation to support costs charged to sponsored agreements. f. Cognizant Federal agencies involved in negotiating facilities and administrative (F&A) cost rates and auditing should assure that 		 (d) The application of these cost principles should require no significant changes in the internal accounting policies and practices of the non-Federal entity. However, the accounting practices of the non-Federal entity must be consistent with these cost principles and support the accumulation of costs as required by the principles, and must provide for adequate documentation to support costs charged to the Federal award. (e) In reviewing, negotiating and approving cost allocation plans or indirect cost proposals, the cognizant agency for indirect costs should

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	institutions are generally applying these cost accounting principles on a consistent basis. Where wide variations exist in the treatment of a given cost item among institutions, the reasonableness and equitableness of such treatments should be fully considered during the rate negotiations and audit.		generally assure that the non-Federal entity is applying these cost accounting principles on a consistent basis during their review and negotiation of indirect cost proposals. Where wide variations exist in the treatment of a given cost item by the non-Federal entity, the reasonableness and equity of such treatments should be fully considered. See section56 Indirect (Facilities & Administrative Costs.
A.3. Application. a. These principles will be applied by all Federal agencies in determining costs incurred by governmental units under Federal awards (including subawards) except those with (1) publicly-financed educational institutions subject to, 2 CFR part 220, Cost Principles for Educational Institutions (OMB Circular A–21), and (2) programs administered by publicly- owned hospitals and other providers of medical care that are subject to requirements promulgated by the sponsoring Federal agencies. However, 2 CFR part 225 does apply to all central service and department/agency costs that are allocated or billed to those educational institutions, hospitals, and other	A.3. Application. These principles shall be used in determining the allowable costs of work performed by colleges and universities under sponsored agreements. The principles shall also be used in determining the costs of work performed by such institutions under subgrants, cost- reimbursement subcontracts, and other awards made to them under sponsored agreements. They also shall be used as a guide in the pricing of fixed-price contracts and subcontracts where costs are used in determining the appropriate price. The principles do not apply to:		200.401 Application. (a) General. These principles must be used in determining the allowable costs of work performed by the non-Federal entity under Federal awards. These principles also must be used by the non-Federal entity as a guide in the pricing of fixed-price contracts and subcontracts where costs are used in determining the appropriate price. The principles do not apply to:
providers of medical care or services by other State and local government departments and agencies.	 a. Arrangements under which Federal financing is in the form of loans, scholarships, fellowships, traineeships, or other fixed amounts based on such items as education allowance or published tuition rates and fees of an institution. b. Capitation awards. 		 (1) Arrangements under which Federal financing is in the form of loans, scholarships, fellowships, traineeships, or other fixed amounts based on such items as education allowance or published tuition rates and fees. (2) For IHEs, capitation awards, which are awards based on case counts or number of beneficiaries according to the terms and conditions of the Federal award. (3) Fixed amount awards. See also Subpart A –
b. All subawards are subject to those Federal cost principles applicable to the particular organization concerned. Thus, if a subaward is to a governmental unit (other than a college, university or hospital), 2 CFR part 225 shall apply; if a subaward is to a commercial organization, the cost principles applicable to			 (3) Fixed amount awards. See also Subpart A – Acronyms and Definitions 200.45 Fixed Amount Awards and section 200.201 Use of Grant Agreements (Including Fixed Amount Awards), Cooperative Agreements, And Contracts. (4) Federal awards to hospitals (see Appendix IX Hospital Cost Principles).

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commercial organizations shall apply; if a subaward is to a college or university, 2 CFR part 220 (Circular A–21) shall apply; if a subaward is to a hospital, the cost principles used by the Federal awarding agency for awards to hospitals shall apply, subject to the provisions of subsection A.3.a. of this Appendix; if a subaward is to some other non- profit organization, 2 CFR part 230, Cost Principles for Non-Profit Organizations (Circular A–122), shall apply.	c. Other awards under which the institution is not required to account to the Federal Government for actual costs incurred.		(5) Other awards under which the non-Federal entity is not required to account to the Federal government for actual costs incurred.
c. These principles shall be used as a guide in the pricing of fixed price arrangements where costs are used in determining the appropriate price.			
d. Where a Federal contract awarded to a governmental unit incorporates a Cost Accounting Standards (CAS) clause, the requirements of that clause shall apply. In such cases, the governmental unit and the cognizant Federal agency shall establish an appropriate advance agreement on how the governmental unit will comply with applicable CAS requirements when estimating, accumulating and reporting costs under CAS-covered contracts. The agreement shall indicate that 2 CFR part 225 (OMB Circular A–87) requirements will be applied to other Federal awards. In all cases, only one set of records needs to be maintained by the governmental unit.			(b) Federal Contract. Where a Federal contract awarded to a non-Federal entity is subject to the Cost Accounting Standards (CAS), it incorporates the applicable CAS clauses, Standards, and CAS administration requirements per the 48 C.F.R. Chapter 99 and 48 C.F.R. Part 30 (FAR Part 30). CAS applies directly to the CAS-covered contract and the Cost Accounting Standards at 48 C.F.R. Parts 9904 or 9905 takes precedence over the cost principles in this Subpart E – Cost Principles with respect to the allocation of costs. When a contract with a non-Federal entity is subject to full CAS coverage, the allowability of certain costs under the cost principles will be affected by the allocation provisions of the Cost Accounting Standards (e.g., CAS 414 – 48 C.F.R. § 9904.414, Cost of Money as an Element of the Cost of Facilities Capital, and CAS 417 – 48 C.F. R. § 9904.417, Cost of Money as an Element of the Cost of Capital Assets Under Construction), apply rather the allowability provisions of section 200.449 Interest. In complying with those requirements, the non-Federal entity's application of cost accounting practices for estimating, accumulating, and reporting costs for other Federal awards and other cost objectives under the CAS-covered contract still

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			must be consistent with its cost accounting practices for the CAS-covered contracts. In all cases, only one set of accounting records needs to be maintained for the allocation of costs by the non-Federal entity.
e. Conditional exemptions. (1) OMB authorizes conditional exemption from OMB administrative requirements and cost principles for certain Federal programs with statutorily-authorized consolidated planning and consolidated administrative funding, that are identified by a Federal agency and approved by the head of the Executive department or establishment. A Federal agency shall consult with OMB during its consideration of whether to grant such an exemption. (2) To promote efficiency in State and local program administration, when Federal non- entitlement programs with common purposes have specific statutorily-authorized consolidated planning and consolidated administrative funding and where most of the State agency's resources come from non- Federal sources, Federal agencies may exempt these covered State-administered, non- entitlement grant programs from certain OMB grants management requirements. The exemptions would be from all but the allocability of costs provisions of Appendix A subsection C.3 of 2 CFR part 225, Cost Principles for State, Local, and Indian Tribal Governments (OMB Circular A–87); Appendix A, Section C.4 of 2 CFR 220, Cost Principles for Educational Institutions (Circular A–21); Appendix A, subsection A.4 of 2 CFR 230 Cost Principles for Non-Profit Organizations (Circular A–122); and from all of the	 d. Conditional exemptions. (1) OMB authorizes conditional exemption from OMB administrative requirements and cost principles for certain Federal programs with statutorily-authorized consolidated planning and consolidated administrative funding, that are identified by a Federal agency and approved by the head of the Executive department or establishment. A Federal agency shall consult with OMB during its consideration of whether to grant such an exemption. (2) To promote efficiency in State and local program administration, when Federal non- entitlement programs with common purposes have specific statutorily-authorized consolidated planning and consolidated administrative funding and where most of the State agency's resources come from non- Federal sources, Federal agencies may exempt these covered State-administered, non- entitlement grant programs from certain OMB grants management requirements. The exemptions would be from all but the allocability of costs provisions of subsection C.3 of Appendix A to 2 CFR part 225 Cost Principles for State, Local, and Indian Tribal Governments (OMB Circular A–87), Section C, subpart 4 to 2 CFR part 220 Cost Principles for Educational Institutions (OMB Circular A– 21), and subsection A.4 of Appendix A to 2 CFR part 230 Cost Principles for Non-Profit Organizations," (OMB Circular A–122), and 	 A.7. Conditional exemptions. a. OMB authorizes conditional exemption from OMB administrative requirements and cost principles for certain Federal programs with statutorily-authorized consolidated planning and consolidated administrative funding, that are identified by a Federal agency and approved by the head of the Executive department or establishment. A Federal agency shall consult with OMB during its consideration of whether to grant such an exemption. b. To promote efficiency in State and local program administration, when Federal nonentitlement programs with common purposes have specific statutorily-authorized consolidated planning and consolidated administrative funding and where most of the State agency's resources come from non-Federal sources, Federal agencies may exempt these covered State-administered, nonentitlement grant programs from certain OMB grants management requirements. The exemptions would be from all but the allocability of costs provisions of Appendix A, subsection C.e. of 2 CFR part 225 (OMB Circular A–87); Appendix A, Section C.4. of 2 CFR part 220 (OMB Circular A–21); Section A.4. of this appendix; and from all of the administrative requirements provisions of 2 CFR part 215 (OMB Circular A–110) and the agencies' grants management common rule. 	(c) Exemptions. Some nonprofit organizations, because of their size and nature of operations, can be considered to be similar to for-profit entities for purpose of applicability of cost principles. Such nonprofit organizations must operate under Federal cost principles applicable to for-profit entities located at 48 C.F.R. § 31.2. A listing of these organizations is contained in Appendix VIII Nonprofit Organizations Exempted From Subpart E – Cost Principles. Other organizations, as approved by the cognizant agency for indirect costs, may be added from time to time.

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 administrative requirements provisions of 2 CFR part 215, Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations (Circular A–110), and the agencies' grants management common rule. (3) When a Federal agency provides this flexibility, as a prerequisite to a State's exercising this option, a State must adopt its own written fiscal and administrative requirements for expending and accounting for all funds, which are consistent with the provisions of 2 CFR part 225 (OMB Circular A–87), and extend such policies to all subrecipients. These fiscal and administrative requirements must be sufficiently specific to ensure that: Funds are used in compliance with all applicable Federal statutory and regulatory provisions, costs are reasonable and necessary for operating these programs, and funds are not used for general expenses required to carry out other responsibilities of a State or its subrecipients. 	from all of the administrative requirements provisions of 2 CFR part 215, Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations (OMB Circular A–110), and the agencies' grants management common rule (see §215.5 of this subtitle). (3) When a Federal agency provides this flexibility, as a prerequisite to a State's exercising this option, a State must adopt its own written fiscal and administrative requirements for expending and accounting for all funds, which are consistent with the provisions of 2 CFR part 225 (OMB Circular A–87), and extend such policies to all subrecipients. These fiscal and administrative requirements must be sufficiently specific to ensure that: Funds are used in compliance with all applicable Federal statutory and regulatory provisions, costs are reasonable and necessary for operating these programs, and funds are not to be used for general expenses required to carry out other responsibilities of a State or its subrecipients.	c. When a Federal agency provides this flexibility, as a prerequisite to a State's exercising this option, a State must adopt its own written fiscal and administrative requirements for expending and accounting for all funds, which are consistent with the provisions of 2 CFR part 225 (OMB Circular A–87), and extend such policies to all subrecipients. These fiscal and administrative requirements must be sufficiently specific to ensure that: Funds are used in compliance with all applicable Federal statutory and regulatory provisions, costs are reasonable and necessary for operating these programs, and funds are not to be used for general expenses required to carry out other responsibilities of a State or its subrecipients.	
B. Definitions. See side-by-side comparison document for all Definitions.	B. Definition of Terms. See side-by-side comparison document for all Definitions.		Subpart A- Definitions. See side-by-side comparison document for all Definitions.
C. Basic Guidelines.	C. Basic Considerations.	A. Basic Considerations.	Basic Considerations.
 C.1. Factors affecting allowability of costs. To be allowable under Federal awards, costs must meet the following general criteria: a. Be necessary and reasonable for proper and efficient performance and administration of Federal awards. b. Be allocable to Federal awards under the provisions of 2 CFR part 225. c. Be authorized or not prohibited under State or local laws or regulations. 	C.2. Factors affecting allowability of costs. The tests of allowability of costs under these principles are: they must be reasonable; they must be allocable to sponsored agreements under the principles and methods provided herein; they must be given consistent treatment through application of those generally accepted accounting principles appropriate to the circumstances; and they must conform to any limitations or exclusions set forth in these principles or in the sponsored agreement as to types or amounts of cost items.	 A.2. Factors affecting allowability of costs. To be allowable under an award, costs must meet the following general criteria: a. Be reasonable for the performance of the award and be allocable thereto under these principles. 	 200.403 Factors Affecting Allowability of Costs 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 Federal award and be allocable thereto under these principles.
d. Conform to any limitations or exclusions set		b. Conform to any limitations or exclusions set	(b) Conform to any limitations or exclusions

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forth in these principles, Federal laws, terms and conditions of the Federal award, or other governing regulations as to types or amounts of		forth in these principles or in the award as to types or amount of cost items.	set forth in these principles or in the Federal award as to types or amount of cost items.
cost items. e. Be consistent with policies, regulations, and		c. Be consistent with policies and procedures that apply uniformly to both federally-financed and other activities of the organization.	(c) Be consistent with policies and procedures that apply uniformly to both federally-financed and other activities of the non-Federal entity.
procedures that apply uniformly to both Federal awards and other activities of the governmental unit.		d. Be accorded consistent treatment.	(d) Be accorded consistent treatment. A cost may not be assigned to a Federal award as a direct eact if are other eact in the
f. Be accorded consistent treatment. A cost may not be assigned to a Federal award as a direct cost if any other cost incurred for the			direct cost if any other cost incurred for the same purpose in like circumstances has been allocated to the Federal award as an indirect cost.
same purpose in like circumstances has been allocated to the Federal award as an indirect cost.		e. Be determined in accordance with generally accepted accounting principles (GAAP).	(e) Be determined in accordance with generally accepted accounting principles (GAAP), except, for state and local governments and
g. Except as otherwise provided for in 2 CFR part 225, be determined in accordance with generally accepted accounting principles.			Indian tribes only, as otherwise provided for in this Part.
h. Not be included as a cost or used to meet cost sharing or matching requirements of any other Federal award in either the current or a		f. Not be included as a cost or used to meet cost sharing or matching requirements of any other federally-financed program in either the current or a prior period.	(f) Not be included as a cost or used to meet cost sharing or matching requirements of any other federally-financed program in either the current or a prior period. See also section
prior period, except as specifically provided by Federal law or regulation.		current of a prior period.	200.306 Cost Sharing Or Matching paragraph (b).
i. Be the net of all applicable credits.j. Be adequately documented.		g. Be adequately documented.	(g) Be adequately documented. See also Standards for Financial and Program Management of this subpart.
C.2. Reasonable costs.	C.3. Reasonable costs.	A.3. Reasonable costs.	200.404 Reasonable Costs
A cost is reasonable costs. 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	A cost may be considered reasonable if the nature of the goods or services acquired or applied, and the amount involved therefore, reflect the action that a prudent person would	A cost is reasonable costs. A cost is reasonable if, in its nature or amount, it does not exceed that which would be incurred by a prudent person under the circumstances prevailing at the time the	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. The question of reasonableness is particularly important when governmental units or components are predominately federally-	have taken under the circumstances prevailing at the time the decision to incur the cost was made. Major considerations involved in the determination of the reasonableness of a cost	decision was made to incur the costs. The question of the reasonableness of specific costs must be scrutinized with particular care in connection with organizations or separate	decision was made to incur the cost. The question of reasonableness is particularly important when the non-Federal entity is predominantly federally-funded. In
funded. In determining reasonableness of a given cost, consideration shall be given to:	are: whether or not the cost is of a type generally recognized as necessary for the operation of the institution or the performance of the sponsored agreement; the restraints or requirements imposed by such factors as arm's- length bargaining, Federal and State laws and	divisions thereof which receive the preponderance of their support from awards made by Federal agencies. In determining the reasonableness of a given cost, consideration shall be given to:	determining reasonableness of a given cost, consideration must be given to:
a. Whether the cost is of a type generally recognized as ordinary and necessary for the	regulations, and sponsored agreement terms and conditions; whether or not the individuals	a. Whether the cost is of a type generally recognized as ordinary and necessary for the	(a) Whether the cost is of a type generally recognized as ordinary and necessary for the

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operation of the governmental unit or the performance of the Federal award.	concerned acted with due prudence in the circumstances, considering their responsibilities to the institution, its employees, its students, the Federal Government, and the	operation of the organization or the performance of the award.	operation of the non-Federal entity or the proper and efficient performance of the Federal award.
b. The restraints or requirements imposed by such factors as: Sound business practices; arm's-length bargaining; Federal, State and other laws and regulations; and, terms and conditions of the Federal award.	public at large; and, the extent to which the actions taken with respect to the incurrence of the cost are consistent with established institutional policies and practices applicable to the work of the institution generally, including sponsored agreements.	 b. The restraints or requirements imposed by such factors as generally accepted sound business practices, arms length bargaining, Federal and State laws and regulations, and terms and conditions of the award. c. Whether the individuals concerned acted 	 (b) The restraints or requirements imposed by such factors as: sound business practices; arm's-length bargaining; Federal, state and other laws and regulations; and terms and conditions of the Federal award. (a) Market prices for comparable goods or
c. Market prices for comparable goods or services.		with prudence in the circumstances, considering their responsibilities to the	(c) Market prices for comparable goods or services for the geographic area.
d. Whether the individuals concerned acted with prudence in the circumstances considering their responsibilities to the governmental unit, its employees, the public at large, and the Federal Government.		organization, its members, employees, and clients, the public at large, and the Federal Government. d. Significant deviations from the established practices of the organization which may	(d) Whether the individuals concerned acted with prudence in the circumstances considering their responsibilities to the non-Federal entity, its employees, where applicable its students or membership, the public at large, and the Federal government.
e. Significant deviations from the established practices of the governmental unit which may unjustifiably increase the Federal award's cost.		unjustifiably increase the award costs.	(e) Whether the non-Federal entity significantly deviates from its established practices and policies regarding the incurrence of costs, which may unjustifiably increase the Federal award's cost.
 C.3. Allocable costs. a. A cost is allocable to a particular cost objective if the goods or services involved are chargeable or assignable to such cost objective in accordance with relative benefits received. b. All activities which benefit from the governmental unit's indirect cost, including unallowable activities and services donated to the governmental unit by third parties, will receive an appropriate allocation of indirect costs. 	C.4. Allocable costs. a. A cost is allocable to a particular cost objective (i.e., a specific function, project, sponsored agreement, department, or the like) if the goods or services involved are chargeable or assignable to such cost objective in accordance with relative benefits received or other equitable relationship. Subject to the foregoing, a cost is allocable to a sponsored agreement if (1) it is incurred solely to advance the work under the sponsored agreement; (2) it benefits both the sponsored agreement and other work of the institution, in proportions that can be approximated through use of reasonable methods, or (3) it is necessary to the overall operation of the institution and, in light of the principles provided in this Circular, is deemed to be assignable in part to sponsored projects. Where the purchase of equipment or other capital items is specifically authorized under a sponsored agreement, the amounts thus authorized for such purchases are assignable to	 A.4. Allocable costs. a. A cost is allocable to a particular cost objective, such as a grant, contract, project, service, or other activity, in accordance with the relative benefits received. A cost is allocable to a Federal award if it is treated consistently with other costs incurred for the same purpose in like circumstances and if it: (1) Is incurred specifically for the award. (2) Benefits both the award and other work and can be distributed in reasonable proportion to the benefits received, or (3) Is necessary to the overall operation of the organization, although a direct relationship to any particular cost objective cannot be shown. 	 200.405 Allocable Costs. (a) 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. This standard is met if the cost: (1) Is incurred specifically for the Federal award; (2) Benefits both the Federal award and other work of the non-Federal entity and can be distributed in proportions that may be approximated using reasonable methods; and (3) Is necessary to the overall operation of the non-Federal entity and is assignable in part to the Federal award in accordance with the principles in this subpart. (b) All activities which benefit from the non-Federal entity's indirect (F&A) cost, including unallowable activities and donated services by the non-Federal entity or third parties, will receive an appropriate allocation of indirect

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	the sponsored agreement regardless of the use that may subsequently be made of the equipment or other capital items involved.		costs.
c. Any cost allocable to a particular Federal award or cost objective under the principles provided for in 2 CFR part 225 may not be charged to other Federal awards to overcome fund deficiencies, to avoid restrictions imposed by law or terms of the Federal awards, or for other reasons.	b. Any costs allocable to a particular sponsored agreement under the standards provided in this Circular may not be shifted to other sponsored agreements in order to meet deficiencies caused by overruns or other fund considerations, to avoid restrictions imposed by law or by terms of the sponsored agreement, or for other reasons of convenience.	b. Any cost allocable to a particular award or other cost objective under these principles may not be shifted to other Federal awards to overcome funding deficiencies, or to avoid restrictions imposed by law or by the terms of the award.	(c) Any cost allocable to a particular Federal award under the principles provided for in this Part may not be charged to other Federal awards to overcome fund deficiencies, to avoid restrictions imposed by Federal statutes, regulations, or terms and conditions of the Federal awards, or for other reasons. However, this prohibition would not preclude the non- Federal entity from shifting costs that are allowable under two or more Federal awards in accordance with existing Federal statutes, regulations, or the terms and conditions of the Federal awards.
d. Where an accumulation of indirect costs will ultimately result in charges to a Federal award, a cost allocation plan will be required as described in Appendices C, D, and E to this part.	 c. Any costs allocable to activities sponsored by industry, foreign governments or other sponsors may not be shifted to federally sponsored agreements. d. Allocation and documentation standard. (1) Cost principles. The recipient institution is responsible for ensuring that costs charged to a sponsored agreement are allowable, allocable, and reasonable under these cost principles. (2) Internal controls. The institution's financial management system shall ensure that no one person has complete control over all aspects of a financial transaction. (3) Direct cost allocation principles. If a cost benefits two or more projects or activities in proportions that can be determined without undue effort or cost, the cost should be allocated to the projects based on the proportional benefit. If a cost benefits two or more projects or activities in proportions that cannot be determined because of the interrelationship of the work involved, then, notwithstanding subsection b, the costs may be allocated or transferred to benefited projects on any reasonable basis, consistent with subsections d. (1) and (2). (4) Documentation. Federal requirements for documents for Grants and Agreements with 		 (d) Direct cost allocation principles. If a cost benefits two or more projects or activities in proportions that can be determined without undue effort or cost, the cost should be allocated to the projects based on the proportional benefit. If a cost benefits two or more projects or activities in proportions that cannot be determined because of the interrelationship of the work involved, then, notwithstanding paragraph (c), the costs may be allocated or transferred to benefitted projects on any reasonable documented basis. Where the purchase of equipment or other capital asset is specifically authorized under a Federal award regardless of the use that may be made of the equipment or other capital asset involved when no longer needed for the purpose for which it was originally required. See also Property Standards and section 200.439 Equipment And Other Capital Expenditures. (e) If the contract is subject to CAS, costs must be allocated to the contract pursuant to the Cost Accounting Standards. To the extent that CAS is applicable, the allocation of costs in accordance with CAS takes precedence over the allocation provisions in this Part.

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	Institutions of Higher Education, Hospitals, and Other Non Profit Organizations," and specific agency policies on cost transfers. If the institution authorizes the principal investigator or other individual to have primary responsibility, given the requirements of subsection d. (2), for the management of sponsored agreement funds, then the institution's documentation requirements for the actions of those individuals (e.g., signature or initials of the principal investigator or designee or use of a password) will normally be considered sufficient.		
C.4. Applicable credits. a. Applicable credits refer to those receipts or reduction of expenditure-type transactions that offset or reduce expense items allocable to Federal awards as direct or indirect costs. Examples of such transactions are: Purchase discounts, rebates or allowances, recoveries or indemnities on losses, insurance refunds or rebates, and adjustments of overpayments or erroneous charges. To the extent that such credits accruing to or received by the governmental unit relate to allowable costs, they shall be credited to the Federal award either as a cost reduction or cash refund, as appropriate.	C.5. Applicable credits. a. The term "applicable credits" refers to those receipts or negative expenditures that operate to offset or reduce direct or F&A cost items. Typical examples of such transactions are: purchase discounts, rebates, or allowances; recoveries or indemnities on losses; and adjustments of overpayments or erroneous charges. This term also includes "educational discounts" on products or services provided specifically to educational institutions, such as discounts on computer equipment, except where the arrangement is clearly and explicitly identified as a gift by the vendor.	A.5. Applicable credits. a. The term applicable credits refers to those receipts, or reduction of expenditures which operate to offset or reduce expense items that are allocable to awards as direct or indirect costs. Typical examples of such transactions are: Purchase discounts, rebates or allowances, recoveries or indemnities on losses, insurance refunds, and adjustments of overpayments or erroneous charges. To the extent that such credits accruing or received by the organization relate to allowable cost, they shall be credited to the Federal Government either as a cost reduction or cash refund, as appropriate.	200.406 Applicable Credits. (a) Applicable credits refer to those receipts or reduction-of-expenditure-type transactions that offset or reduce expense items allocable to Federal awards as direct or indirect (F&A) costs. Examples of such transactions are: purchase discounts, rebates or allowances, recoveries or indemnities on losses, insurance refunds or rebates, and adjustments of overpayments or erroneous charges. To the extent that such credits accruing to or received by the non-Federal entity relate to allowable costs, they shall be credited to the Federal award either as a cost reduction or treated as program income as described in 200.502 Standards for Financial and Program Management paragraph (g), as appropriate.
b. In some instances, the amounts received from the Federal Government to finance activities or service operations of the governmental unit should be treated as applicable credits. Specifically, the concept of netting such credit items (including any amounts used to meet cost sharing or matching requirements) should be recognized in determining the rates or amounts to be charged to Federal awards. (See Appendix B to this part, item 11, "Depreciation and use allowances," for areas of potential application in the matter of Federal financing of activities.)	b. In some instances, the amounts received from the Federal Government to finance institutional activities or service operations should be treated as applicable credits. Specifically, the concept of netting such credit items against related expenditures should be applied by the institution in determining the rates or amounts to be charged to sponsored agreements for services rendered whenever the facilities or other resources used in providing such services have been financed directly, in whole or in part, by Federal funds. (See Sections F.10, J.14, and J.47 of this Appendix	b. In some instances, the amounts received from the Federal Government to finance organizational activities or service operations should be treated as applicable credits. Specifically, the concept of netting such credit items against related expenditures should be applied by the organization in determining the rates or amounts to be charged to Federal awards for services rendered whenever the facilities or other resources used in providing such services have been financed directly, in whole or in part, by Federal funds.	 (b) In some instances, the amounts received from the Federal government to finance activities or service operations of the non-Federal entity should be treated as applicable credits. Specifically, the concept of netting such credit items (including any amounts used to meet cost sharing or matching requirements) should be recognized in determining the rates or amounts to be charged to Federal awards. (See C-15 Depreciation and C-48 Specialized Service Facilities, for areas of potential application in the matter of Federal financing of activities.)

A-87	A-21	om the other comparison guidance may not be A-122	Final Uniform Guidance
	for areas of potential application in the matter of direct Federal financing.)	c. For rules covering program income (i.e., gross income earned from federally-supported activities) see §215.24 of 2 CFR part 215 Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non- Profit Organizations (OMB Circular A–110).	(c) For rules covering program income (i.e., gross income earned from federally supported activities), non-Federal entities should refer to section 200.502 Standards for Financial and Program Management paragraph (g) Program Income.
D. Composition of Cost D.1. Total cost.	C. Basic Considerations (continued) C.1. Composition of total costs.	A. Basic Considerations (continued)	Basic Considerations (continued)200.402 Composition of Costs.
The total cost of Federal awards is comprised of the allowable direct cost of the program, plus its allocable portion of allowable indirect costs, less applicable credits.	C.1. Composition of total costs. The cost of a sponsored agreement is comprised of the allowable direct costs incident to its performance, plus the allocable portion of the allowable F&A costs of the institution, less applicable credits as described in subsection C.5 of this Appendix.	 A.1. Composition of total costs. The total cost of an award is the sum of the allowable direct and allocable indirect costs less any applicable credits. 2. Factors affecting allowability of costs. To be allowable 	Total cost. The total cost of a Federal award is the sum of the allowable direct and allocable indirect costs less any applicable credits.
D.2. Classification of costs. There is no universal rule for classifying certain costs as either direct or indirect under every accounting system. A cost may be direct with respect to some specific service or function, but indirect with respect to the Federal award or other final cost objective. Therefore, it is essential that each item of cost be treated consistently in like circumstances either as a direct or an indirect cost. Guidelines for determining direct and indirect costs charged to Federal awards are provided in the sections that follow.			200.412 Classification of Costs. There is There is no universal rule for classifying certain costs as either direct or indirect (F&A) under every accounting system. A cost may be direct with respect to some specific service or function, but indirect with respect to the Federal award or other final cost objective. Therefore, it is essential that each item of cost incurred for the same purpose be treated consistently in like circumstances either as a direct or an indirect (F&A) cost in order to avoid possible double-charging of Federal awards. Guidelines for determining direct and indirect (F&A) costs charged to Federal awards are provided in this subpart.
		A.6. Advance understandings. Under any given award, the reasonableness and allocability of certain items of costs may be difficult to determine. This is particularly true in connection with organizations that receive a preponderance of their support from Federal agencies. In order to avoid subsequent disallowance or dispute based on unreasonableness or nonallocability, it is often desirable to seek a written agreement with the cognizant or awarding agency in advance of the incurrence of special or unusual costs. The absence of an advance agreement on any element of cost will not, in itself, affect the	200.407 Prior Written Approval (Prior Approval) Under any given Federal award, the reasonableness and allocability of certain items of costs may be difficult to determine. In order to avoid subsequent disallowance or dispute based on unreasonableness or nonallocability, the non-Federal entity may seek the prior written approval of the cognizant agency for indirect costs or the Federal awarding agency in advance of the incurrence of special or unusual costs. Prior written approval should include the timeframe or scope of the agreement. The absence of prior written

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		reasonableness or allocability of that element.	approval on any element of cost will not, in itself, affect the reasonableness or allocability of that element, unless prior approval is specifically required for allowability as described under certain circumstances in the following sections of this Part: (a) 200.201 Use of Grant Agreements (Including Fixed Amount Awards), Cooperative Agreements, And Contracts, paragraph (b)(5); (b) 200.306 Cost Sharing or Matching; (c) 200.307 Program Income; (d) 200.308 Revision of Budget and Program Plans; (e) 200.332 Fixed Amount Subawards; (f) 200.413Direct Cost, paragraph (c); (g) 200.430 Compensation – Personal Services, paragraph (h); (h) 200.431 Compensation – Fringe Benefits; (i) 200.438 Entertainment Costs; (j) 200.439 Equipment And Other Capital Expenditures; (k) 200.440 Exchange Rates; (l) 200.441 Fines, Penalties, Damages And Other Settlements; (m) 200.442 Fund Raising And Investments Management Costs; (n) 200.445 Goods Or Services For Personal Use; (o) 200.447 Insurance And Indemnification; (p) 200.456 Organization Costs; (r) 200.456 Participant Support Costs; (s) 200.458 Pre-award Costs; (t) 200.467 Selling and Marketing Costs; and (v) 200.474 Travel Costs.
			200.409 Special Considerations. In addition to the basic considerations regarding the allowability of costs highlighted in this section, other sections in this Part describe special considerations and requirements applicable to states, local governments, Indian tribes, and IHEs. In addition, certain provisions among the items of

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			 cost in General Provisions for Selected Items of Cost of this subpart, are only applicable to certain types of non-Federal entities, as specified in the following sections: (a) Direct and Indirect (F&A) Costs of this subpart; (b) Special Considerations for States, Local Governments and Indian Tribes of this subpart; and (c) Special Consideration For Institutions Of Higher Education of this subpart.
	C.6. Costs incurred by State and local governments. Costs incurred or paid by State or local governments on behalf of their colleges and universities for fringe benefit programs, such as pension costs and FICA and any other costs specifically incurred on behalf of, and in direct benefit to, the institutions, are allowable costs of such institutions whether or not these costs are recorded in the accounting records of the institutions, subject to the following: a. The costs meet the requirements of subsections C.1 through 5 of this Appendix.		Special Considerations for Institutions of Higher Education The provision under pertains only to institutions of higher education (institutions) and 200.418 Costs incurred by States and Local Governments. Costs incurred or paid by a state or local government on behalf of its IHEs for fringe benefit programs, such as pension costs and FICA and any other costs specifically incurred on behalf of, and in direct benefit to, the IHEs, are allowable costs of such IHEs whether or not these costs are recorded in the accounting records of the institutions, subject to the following:
	b. The costs are properly supported by cost allocation plans in accordance with applicable Federal cost accounting principles.c. The costs are not otherwise borne directly or indirectly by the Federal Government.		 (a) The costs meet the requirements of Basic Considerations of this subpart; (b) The costs are properly supported by approved cost allocation plans in accordance with applicable Federal cost accounting principles in this Part; and (c) The costs are not otherwise borne directly
	 C.7 See below on pg. 32 C.8. Collection of unallowable costs, excess costs due to noncompliance with cost policies, increased costs due to failure to follow a disclosed accounting practice and increased costs resulting from a change in cost accounting practice. The following costs shall be refunded (including interest) in accordance 		or indirectly by the Federal government. 200.410 Collection of Unallowable Costs. Payments made for costs determined to be unallowable by either the Federal awarding agency, cognizant agency for indirect costs, or pass-through entity, either as direct or indirect costs, must be refunded (including interest) to the Federal government in accordance with instructions from the Federal agency that

A-87	5 (A-87) serves as the guiding comparison text, therefore text fi A-21	A-122	Final Uniform Guidance
	 with applicable Federal agency regulations: a. Costs specifically identified as unallowable in Section J of this Appendix, either directly or indirectly, and charged to the Federal Government. b. Excess costs due to failure by the educational institution to comply with the cost policies in this Appendix. 		determined the costs are unallowable unless Federal statute or regulation directs otherwise. See also Subpart D – Post Federal Award Requirements, Standards for Financial and Program Management.
	 c. Increased costs due to a noncompliant cost accounting practice used to estimate, accumulate, or report costs. d. Increased costs resulting from a change in accounting practice. 9. Adjustment of previously negotiated F&A cost rates containing unallowable costs. Negotiated F&A cost rates based on a proposal later found to have included costs that are unallowable as specified by law or regulation, Section J of this Appendix, terms and conditions of sponsored agreements, or, are unallowable because they are clearly not allocable to sponsored agreements, shall be adjusted, or a refund shall be made, in accordance with the requirements of this section. These adjustments or refunds are designed to correct the proposals used to establish the rate sand do not constitute a reopening of the rate negotiated. The adjustments or refunds will be made regardless of the type of rate negotiated (predetermined, final, fixed, or provisional). 		 200.411 Adjustment of Previously Negotiated Indirect (F&A) Cost Rates Containing Unallowable Costs. (a) Negotiated indirect (F&A) cost rates based on a proposal later found to have included costs that: (1) Are unallowable as specified by Federal statutes, regulations or the terms and conditions of a Federal award; or (2) Are unallowable because they are not allocable to the Federal award(s), must be adjusted, or a refund must be made, in accordance with the requirements of this section. These adjustments or refunds are designed to correct the proposals used to establish the rates and do not constitute a reopening of the rate negotiation. The adjustments or refunds will be made regardless of the type of rate negotiated (predetermined, final, fixed, or provisional).
	a. For rates covering a future fiscal year of the institution, the unallowable costs will be removed from the F&A cost pools and the rates appropriately adjusted.		(b) For rates covering a future fiscal year of the non-Federal entity, the unallowable costs will be removed from the indirect (F&A) cost pools and the rates appropriately adjusted.
	b. For rates covering a past period, the Federal share of the unallowable costs will be computed for each year involved and a cash refund (including interest chargeable in		(c) For rates covering a past period, the Federal share of the unallowable costs will be computed for each year involved and a cash refund (including interest chargeable in

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accordance with applicable regulations) will be made to the Federal Government. If cash refunds are made for past periods covered by provisional or fixed rates, appropriate adjustments will be made when the rates are finalized to avoid duplicate recovery of the unallowable costs by the Federal Government.	accordance with applicable regulations) will be made to the Federal government. If cash refunds are made for past periods covered by provisional or fixed rates, appropriate adjustments will be made when the rates are finalized to avoid duplicate recovery of the unallowable costs by the Federal government.
c. For rates covering the current period, either a rate adjustment or a refund, as described in subsections a and b, shall be required by the cognizant agency. The choice of method shall be at the discretion of the cognizant agency, based on its judgment as to which method would be most practical.	(d) For rates covering the current period, either a rate adjustment or a refund, as described in paragraphs (b) and (c) of this section, must be required by the cognizant agency for indirect costs. The choice of method must be at the discretion of the cognizant agency for indirect costs, based on its judgment as to which method would be most practical.
d. The amount or proportion of unallowable costs included in each year's rate will be assumed to be the same as the amount or proportion of unallowable costs included in the base year proposal used to establish the rate.	(e) The amount or proportion of unallowable costs included in each year's rate will be assumed to be the same as the amount or proportion of unallowable costs included in the base year proposal used to establish the rate.
 10. Consistency in estimating, accumulating and reporting costs. a. An educational institution's practices used in estimating costs in pricing a proposal shall be consistent with the educational institution's cost accounting practices used in accumulating and reporting costs. b. An educational institution's cost accounting practices used in accumulating and reporting actual costs for a sponsored agreement shall be consistent with the educational institution's practices used in estimating costs in pricing the related proposal or application. c. The grouping of homogeneous costs in estimates prepared for proposal purposes shall not per se be deemed an inconsistent application of cost accounting practices under subsection a when such costs are accumulated and reported in greater detail on an actual cost basis during performance of the sponsored agreement. d. Attachment A to this Appendix also reflects this requirement. along with the purpose. 	
	 accordance with applicable regulations) will be made to the Federal Government. If cash refunds are made for past periods covered by provisional or fixed rates, appropriate adjustments will be made when the rates are finalized to avoid duplicate recovery of the unallowable costs by the Federal Government. c. For rates covering the current period, either a rate adjustment or a refund, as described in subsections a and b, shall be required by the cognizant agency. The choice of method shall be at the discretion of the cognizant agency, based on its judgment as to which method would be most practical. d. The amount or proportion of unallowable costs included in each year's rate will be assumed to be the same as the amount or proportion of unallowable costs included in the base year proposal used to establish the rate. 10. Consistency in estimating, accumulating and reporting costs. a. An educational institution's practices used in estimating costs in pricing a proposal shall be consistent with the educational institution's cost accounting practices used in accumulating and reporting costs. b. An educational institution's cost accounting practices used in accumulating and reporting costs in pricing a proposal shall be consistent with the educational institution's practices used in accumulating and reporting costs. c. The grouping of homogeneous costs in estimates prepared for proposal purposes shall not per se be deemed an inconsistent application of cost accounting practices under subsection a when such costs are accumulated and reported in greater detail on an actual cost basis during performance of the sponsored agreement.

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	of which are authoritative.		
	11. Consistency in allocating costs incurred		
	for the same purpose.		
	a. All costs incurred for the same purpose, in		
	like circumstances, are either direct costs only		
	or F&A costs only with respect to final cost		
	objectives. No final cost objective shall have		
	allocated to it as a cost any cost, if other costs		
	incurred for the same purpose, in like		
	circumstances, have been included as a direct		
	cost of that or any other final cost objective.		
	Further, no final cost objective shall have		
	allocated to it as a direct cost any cost, if other		
	costs incurred for the same purpose, in like		
	circumstances, have been included in any F&A		
	cost pool to be allocated to that or any other		
	final cost objective. b. Attachment A to this Appendix reflects this		
	requirement along with its purpose, definitions,		
	and techniques for application, illustrations and		
	interpretations, all of which are authoritative.		
	12. Accounting for unallowable costs.		
	a. Costs expressly unallowable or mutually		
	agreed to be unallowable, including costs		
	mutually agreed to be unallowable directly		
	associated costs, shall be identified and		
	excluded from any billing, claim, application,		
	or proposal applicable to a sponsored		
	agreement.		
	b. Costs which specifically become designated		
	as unallowable as a result of a written decision		
	furnished by a Federal official pursuant to		
	sponsored agreement disputes procedures shall		
	be identified if included in or used in the		
	computation of any billing, claim, or proposal		
	applicable to a sponsored agreement. This		
	identification requirement applies also to any		
	costs incurred for the same purpose under like		
	circumstances as the costs specifically		
	identified as unallowable under either this		
	subsection or subsection a.		
	c. Costs which, in a Federal official's written		
	decision furnished pursuant to sponsored		
	agreement disputes procedures, are designated		
	as unallowable directly associated costs of		
	unallowable costs covered by either subsection		
	a or b shall be accorded the identification		

A-87	(A-8/) serves as the guiding comparison text, therefore text fi A-21	A-122	Final Uniform Guidance
	required by subsection b.		
	d. The costs of any work project not		
	contractually authorized by a sponsored		
	agreement, whether or not related to		
	performance of a proposed or existing		
	sponsored agreement, shall be accounted for, to		
	the extent appropriate, in a manner which		
	permits ready separation from the costs of		
	authorized work projects.		
	e. All unallowable costs covered by		
	subsections a through d shall be subject to the		
	same cost accounting principles governing cost		
	allocability as allowable costs. In		
	circumstances where these unallowable costs		
	normally would be part of a regular F&A cost		
	allocation base or bases, they shall remain in		
	such base or bases. Where a directly associated		
	cost is part of a category of costs normally		
	included in a F&A cost pool that shall be		
	allocated over a base containing the		
	unallowable cost with which it is associated,		
	such a directly associated cost shall be retained		
	in the F&A cost pool and be allocated through		
	the regular allocation process.		
	f. Where the total of the allocable and		
	otherwise allowable costs exceeds a limitation-		
	of-cost or ceiling-price provision in a		
	sponsored agreement, full direct and F&A cost		
	allocation shall be made to the sponsored		
	agreement cost objective, in accordance with		
	established cost accounting practices and		
	standards which regularly govern a given		
	entity's allocations to sponsored agreement cost		
	objectives. In any determination of a cost		
	overrun, the amount thereof shall be identified		
	in terms of the excess of allowable costs over the ceiling amount, rather than through specific		
	identification of particular cost items or cost		
	elements. g. Attachment A reflects this requirement,		
	along with its purpose, definitions, techniques		
	for application, and illustrations of this		
	standard, all of which are authoritative.		
	13. Cost accounting period. a. Educational institutions shall use their fiscal		
	year as their cost accounting period, except		
	that:		

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	(1) Costs of a F&A function which exists for		
	only a part of a cost accounting period may be		
	allocated to cost objectives of that same part of		
	the period on the basis of data for that part of		
	the cost accounting period if the cost is		
	material in amount, accumulated in a separate		
	F&A cost pool or expense pool, and allocated		
	on the basis of an appropriate direct measure of		
	the activity or output of the function during		
	that part of the period.		
	(2) An annual period other than the fiscal year		
	may, upon mutual agreement with the Federal		
	Government, be used as the cost accounting		
	period if the use of such period is an		
	established practice of the educational		
	institution and is consistently used for		
	managing and controlling revenues and disbursements, and appropriate accruals,		
	deferrals or other adjustments are made with		
	respect to such annual periods.		
	(3) A transitional cost accounting period other		
	than a year shall be used whenever a change of		
	fiscal year occurs.		
	b. An educational institution shall follow		
	consistent practices in the selection of the cost		
	accounting period or periods in which any		
	types of expense and any types of adjustment		
	to expense (including prior-period adjustments)		
	are accumulated and allocated.		
	c. The same cost accounting period shall be		
	used for accumulating costs in a F&A cost pool		
	as for establishing its allocation base, except		
	that the Federal Government and educational		
	institution may agree to use a different period		
	for establishing an allocation base, provided:		
	(1) The practice is necessary to obtain		
	significant administrative convenience,		
	(2) The practice is consistently followed by the		
	educational institution,		
	(3) The annual period used is representative of		
	the activity of the cost accounting period for which the Σ^{0} A cost to be allocated are		
	which the F&A costs to be allocated are		
	accumulated, and		
	(4) The practice can reasonably be estimated to provide a distribution to cost objectives of the		
	cost accounting period not materially different		
	from that which otherwise would be obtained.		
	from that which otherwise would be obtained.		

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	d. Attachment A reflects this requirement,		
	along with its purpose, definitions, techniques		
	for application and illustrations, all of which		
	are authoritative.		
	14. Disclosure Statement.		
	a. Educational institutions that received		
	aggregate sponsored agreements totaling \$25		
	million or more subject to this Appendix		
	during their most recently completed fiscal year shall disclose their cost accounting		
	practices by filing a Disclosure Statement (DS-		
	2), which is reproduced in Attachment B to this		
	Appendix. With the approval of the cognizant		
	agency, an educational institution may meet the		
	DS-2 submission by submitting the $DS-2$ for		
	each business unit that received \$25 million or		
	more in sponsored agreements.		
	b. The DS–2 shall be submitted to the		
	cognizant agency with a copy to the		
	educational institution's audit cognizant office.		
	c. Educational institutions receiving \$25		
	million or more in sponsored agreements that		
	are not required to file a DS-2 pursuant to 48		
	CFR 9903.202–1 shall file a DS–2 covering the		
	first fiscal year beginning after the publication		
	date of this revision, within six months after		
	the end of that fiscal year. Extensions beyond		
	the above due date may be granted by the		
	cognizant agency on a case-by-case basis.		
	d. Educational institutions are responsible for		
	maintaining an accurate DS-2 and complying		
	with disclosed cost accounting practices.		
	Educational institutions must file amendments to the DS–2 when disclosed practices are		
	changed to comply with a new or modified		
	standard, or when practices are changed for		
	other reasons. Amendments of a DS-2 may be		
	submitted at any time. If the change is expected		
	to have a material impact on the educational		
	institution's negotiated F&A cost rates, the		
	revision shall be approved by the cognizant		
	agency before it is implemented. Resubmission		
	of a complete, updated DS–2 is discouraged		
	except when there are extensive changes to		
	disclosed practices.		
	e. Cost and funding adjustments. Cost adjustments		
	shall be made by the cognizant agency if an		

sduaitoral institution fails to comply with the cost pickies in this Approximation fails to consistently follow its established or disclosed cost accounting practices when estimating accumulating or reporting the costs of sponsored agreements. If aggregate usin input at sponsored memality be made on an aggregate basis for all affected sponsored agreements through an adjustment of the educational institution's future FAA costs rates or other means considered appropriate by the cognitant agreey. Under the errors of CAS-covered contracts adjustment of the anomot of funding provides adjustment of the education provides adjustments in the anomot of funding provides accounting practices. F. Overpaynerer, F. Facses anomotic spati in the aggregate by the level and contracts accounting practices and to estimate, accounting approxize by the cogniticant agneey, further appropriate by the cogniticant agneey, further appropriate by the cogniticant agneey accounting practice changes contained practice that and collected in accounting practice changes. Changes from one compliant cost accounting practice changes and approved by the cogniticant agneey approved by the cogniticant agneey the aggregate aduce the prival of noncompliance that also be determined and collected in accounting practice changes changes from one compliant practice changes and approximate by the cogniticant agneey approximate agneey official in making cost adjustments if all exponsored agreements in the aggregate on behalf of the Federal Government Attains of the Accounting the all preactives the conting practice conting accounting practices	A-87	A-21	A-122	Final Uniform Guidance
consistently rollow its established or disclosed cost accounting pretices when estimating, accumulating or reporting the costs of sponsored agreements, if aggregate cost impact on sponsored agreements is material. The cost adjustment shall normally be made on an aggregate basis for all affected sponsored agreements through an adjustment of the deviactional institution's fame. FBA costs rates or other means fame. FBA costs rates or other fame. FBA fame. FBA costs rates fame. FBA fame. FBA costs rates fame. FBA fame. FBA costs rates fame. FBA costs rates fame. FBA costs fame. FBA costs rates				
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 (1) Determine cost adjustments for all sponsored agreements in the aggregate on behalf of the Federal Government. Actions of the cognizant agency official in making cost adjustment determinations shall be coordinated with all affected Federal agencies to the extent necessary. (2) Prescuries guidelines and establish internal procedures to promptly determine on behalf of the Federal Government that a DS-2 adequately discloses the educational institution's cost accounting practices and that the disclosed practices are compliant with applicable CAS and 		are deemed appropriate by the cognizant agency.		
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Federal Government. Actions of the cognizant agency official in making cost adjustment determinations shall be coordinated with all affected Federal agencies to the extent necessary.(2) Prescribe guidelines and establish internal procedures to promptly determine on behalf of the Federal Government that a DS-2 adequately discloses the educational institution's cost accounting practices and that the disclosed practices are compliant with applicable CAS and				
agency official in making cost adjustment determinations shall be coordinated with all affected Federal agencies to the extent necessary. (2) Prescribe guidelines and establish internal procedures to promptly determine on behalf of the Federal Government that a DS–2 adequately discloses the educational institution's cost accounting practices and that the disclosed practices are compliant with applicable CAS and				
determinations shall be coordinated with all affected Federal agencies to the extent necessary. (2) Prescribe guidelines and establish internal procedures to promptly determine on behalf of the Federal Government that a DS-2 adequately discloses the educational institution's cost accounting practices and that the disclosed practices are compliant with applicable CAS and				
affected Federal agencies to the extent necessary. (2) Prescribe guidelines and establish internal procedures to promptly determine on behalf of the Federal Government that a DS–2 adequately discloses the educational institution's cost accounting practices and that the disclosed practices are compliant with applicable CAS and		0,000		
(2) Prescribe guidelines and establish internal procedures to promptly determine on behalf of the Federal Government that a DS–2 adequately discloses the educational institution's cost accounting practices and that the disclosed practices are compliant with applicable CAS and				
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discloses the educational institution's cost accounting practices and that the disclosed practices are compliant with applicable CAS and				
accounting practices and that the disclosed practices are compliant with applicable CAS and				
practices are compliant with applicable CAS and				
		the requirements of Attachment A to this		

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	Appendix. (3) Distribute to all affected agencies any DS–2 determination of adequacy and/or noncompliance.		
E. Direct Costs	D. Direct Costs	B. Direct Costs	Direct and Indirect (F&A) Costs
E.1. General. Direct costs are those that can be identified specifically with a particular final cost objective.	D.1. General. Direct costs are those costs that can be identified specifically with a particular sponsored project, an instructional activity, or any other institutional activity, or that can be directly assigned to such activities relatively easily with a high degree of accuracy. Costs incurred for the same purpose in like circumstances must be treated consistently as either direct or F&A costs. Where an institution treats a particular type of cost as a direct cost of sponsored agreements, all costs incurred for the same purpose in like circumstances shall be treated as direct costs of all activities of the institution.	B.1. Direct costs are those that can be identified specifically with a particular final cost objective, i.e., a particular award, project, service, or other direct activity of an organization. However, a cost may not be assigned to an award as a direct cost if any other cost incurred for the same purpose, in like circumstance, has been allocated to an award as an indirect cost. Costs identified specifically with awards are direct costs of the awards and are to be assigned directly thereto. Costs identified specifically with other final cost objectives of the organization are direct costs of those cost objectives and are not to be assigned to other awards directly or indirectly.	 413 Direct Costs (a) General. Direct costs are those costs that can be identified specifically with a particular final cost objective, such as a Federal award, or other internally or externally funded activity, or that can be directly assigned to such activities relatively easily with a high degree of accuracy. Costs incurred for the same purpose in like circumstances must be treated consistently as either direct or indirect (F&A) costs. See also section 200.405 Allocable Costs. (b) Listed above under Classification of costs. See below for 200.413(b) (c) The salaries of administrative and clerical staff should normally be treated as indirect (F&A) costs. Direct charging of these costs may be appropriate only if all of the following conditions are met: (1) Administrative or clerical services are integral to a project or activity; (2) Individuals involved can be specifically identified with the project or activity; (3) Such costs are explicitly included in the budget or have the prior written approval of the Federal awarding agency; and (4) The costs are not also recovered as indirect costs.
		B.3. The cost of certain activities are not allowable as charges to Federal awards (see, for example, fundraising costs in paragraph 17 of Appendix B to this part). However, even though these costs are unallowable for purposes of computing charges to Federal awards, they nonetheless must be treated as direct costs for purposes of determining indirect cost rates and be allocated their share	(f) The cost of certain activities are not allowable as charges to Federal awards. However, even though these costs are unallowable for purposes of computing charges to Federal awards, they nonetheless must be treated as direct costs for purposes of determining indirect (F&A) cost rates and be allocated their share of the non-Federal entity's indirect costs if they represent activities which

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		of the organization's indirect costs if they represent activities which include the salaries of personnel, occupy space, and benefit from the organization's indirect costs.	(1) include the salaries of personnel, (2) occupy space, and (3) benefit from the non-federal entity's indirect (F&A) costs.
		 B.4. The costs of activities performed primarily as a service to members, clients, or the general public when significant and necessary to the organization's mission must be treated as direct costs whether or not allowable and be allocated an equitable share of indirect costs. Some examples of these types of activities include: a. Maintenance of membership rolls, subscriptions, publications, and related functions. b. Providing services and information to members, legislative or administrative bodies, or the public. c. Promotion, lobbying, and other forms of public relations. d. Meetings and conferences except those held to conduct the general administration of the organization. e. Maintenance, protection, and investment of special funds not used in operation of the organization. f. Administration of group benefits on behalf of members or clients, including life and hospital insurance, annuity or retirement plans, financial aid, etc. 	 (f) For nonprofit organizations, the costs of activities performed by the non-Federal entity primarily as a service to members, clients, or the general public when significant and necessary to the non-Federal entity's mission must be treated as direct costs whether or not allowable, and be allocated an equitable share of indirect (F&A) costs. Some examples of these types of activities include: (1) Maintenance of membership rolls, subscriptions, publications, and related functions. See also section 200.454 Memberships, Subscriptions, and Professional Activity Costs. (2) Providing services and information to members, legislative or administrative bodies, or the public. See also sections 200.454 Memberships, Subscriptions, and Professional Activity Costs and 200.450 Lobbying. (3) Promotion, lobbying, and other forms of public relations. See also 200.421 Advertising And Public Relations and 200.450 Lobbying. (4) Conferences except those held to conduct the general administration of the non-Federal entity. See also section 200.420 Considerations For Selected Items of Cost, 200.432 Conferences. (5) Maintenance, protection, and investment of special funds not used in operation of the non-Federal entity. (6) Administration of group benefits on behalf of members or clients, including life and hospital insurance, annuity or retirement plans, and financial aid. See also section 200.431
E.2. Application. Typical direct costs chargeable to Federal	D.2. Application to sponsored agreements. Identification with the sponsored work rather		Compensation – Fringe Benefits. 200.413 (b) Application to Federal awards. Identification
awards are: a. Compensation of employees for the time devoted and identified specifically to the performance of those awards.	than the nature of the goods and services involved is the determining factor in distinguishing direct from F&A costs of sponsored agreements. Typical costs charged		with the Federal award rather than the nature of the goods and services involved is the determining factor in distinguishing direct from indirect (F&A) costs of Federal awards.

A-87	the guiding comparison text, therefore text fro A-21	A-122	Final Uniform Guidance
 b. Cost of materials acquired, consumed, or expended specifically for the purpose of those awards. c. Equipment and other approved capital expenditures. d. Travel expenses incurred specifically to carry out the award. 	directly to a sponsored agreement are the compensation of employees for performance of work under the sponsored agreement, including related fringe benefit costs to the extent they are consistently treated, in like circumstances, by the institution as direct rather than F&A costs; the costs of materials consumed or expended in the performance of the work; and other items of expense incurred for the sponsored agreement, including extraordinary utility consumption. The cost of materials supplied from stock or services rendered by specialized facilities or other institutional service operations may be included as direct costs of sponsored agreements, provided such items are consistently treated, in like circumstances, by the institution as direct rather than F&A costs, and are charged under a recognized method of computing actual costs, and conform to generally accepted cost accounting practices consistently followed by the institution.		Typical costs charged directly to a Federal award are the compensation of employees who work on that award, their related fringe benefit costs, the costs of materials and other items of expense incurred for the Federal award. If directly related to a specific award, certain costs that otherwise would be treated as indirect costs may also include extraordinary utility consumption, the cost of materials supplied from stock or services rendered by specialized facilities or other institutional service operations.
E.3 Minor items. Any direct cost of a minor amount may be treated as an indirect cost for reasons of practicality where such accounting treatment for that item of cost is consistently applied to all cost objectives.		B.2. Any direct cost of a minor amount may be treated as an indirect cost for reasons of practicality where the accounting treatment for such cost is consistently applied to all final cost objectives.	200.413(d) Minor items. Any direct cost of minor amount may be treated as an indirect (F&A) cost for reasons of practicality where such accounting treatment for that item of cost is consistently applied to all Federal and non-Federal cost objectives.
F. Indirect Costs	E. F&A Costs	C. Indirect Costs	Direct and Indirect (F&A) Costs
F.1. General. Indirect costs are those: Incurred for a common or joint purpose benefiting more than one cost objective, and not readily assignable to the cost objectives specifically benefitted, without effort disproportionate to the results achieved. The term "indirect costs," as used herein, applies to costs of this type originating in the grantee department, as well as those incurred by other departments in supplying goods, services, and facilities. To facilitate equitable distribution of indirect expenses to the cost objectives served, it may be necessary to establish a number of pools of indirect costs within a governmental unit department or in other agencies providing services to a governmental unit department. Indirect cost	 General. F&A Costs are those that are incurred for common or joint objectives and therefore cannot be identified readily and specifically with a particular sponsored project, an instructional activity, or any other institutional activity. See Section F.1 of this Appendix for a discussion of the components of F&A costs. Criteria for distribution. <i>See Table 2</i> 	1. Indirect costs are those that have been incurred for common or joint objectives and cannot be readily identified with a particular final cost objective. Direct cost of minor amounts may be treated as indirect costs under the conditions described in subparagraph B.2 of this appendix. After direct costs have been determined and assigned directly to awards or other work as appropriate, indirect costs are those remaining to be allocated to benefiting cost objectives. A cost may not be allocated to an award as an indirect cost if any other cost incurred for the same purpose, in like circumstances, has been assigned to an award as a direct cost.	200.414 Indirect (F&A) Costs. Subpart A - Definitions. See Definitions side-by-side document

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pools should be distributed to benefitted cost objectives on bases that will produce an equitable result in consideration of relative benefits derived.	F.1. Definition of Facilities and Administration. F&A costs are broad categories of costs. "Facilities" is defined as depreciation and use allowances, interest on debt associated with certain buildings, equipment and capital improvements, operation and maintenance expenses, and library expenses. "Administration" is defined as general administration, sponsored projects administration, student administration and services, and all other types of expenditures not listed specifically under one of the subcategories of Facilities (including cross allocations from other pools).	C.3. Indirect costs shall be classified within two broad categories: "Facilities" and "Administration." "Facilities" is defined as depreciation and use allowances on buildings, equipment and capital improvement, interest on debt associated with certain buildings, equipment and capital improvements, and operations and maintenance expenses. "Administration and general expenses such as the director's office, accounting, personnel, library expenses and all other types of expenditures not listed specifically under one of the subcategories of "Facilities" (including cross allocations from other pools, where applicable). See indirect cost rate reporting requirements in subparagraphs D.2.e and D.3.g of this appendix.	 (a) Facilities and Administration Classification. For major IHEs and major nonprofit organizations, indirect (F&A) costs must be classified within two broad categories: "Facilities" and "Administration." "Facilities" is defined as depreciation on buildings, equipment and capital improvement, interest on debt associated with certain buildings, equipment and capital improvements, and operations and maintenance expenses. "Administration" is defined as general administration and general expenses such as the director's office, accounting, personnel and all other types of expenditures not listed specifically under one of the subcategories of "Facilities" (including cross allocations from other pools, where applicable). For nonprofit organizations, library expenses are included in the "Facilities" category. Major IHEs are defined as those required to use the Standard Format for Submission as noted in Appendix III Indirect and Assignment, and Rate Determination for Institutions of Higher Educations (IHEs) paragraph C. 11. Major nonprofit organizations are those which receive more than \$10 million dollars in direct Federal funding. (c) Federal Agency Acceptance of Negotiated Indirect Cost Rates. (See also section 200.306 Cost Sharing Or Matching) (1) The negotiated rates must be accepted by all Federal awarding agencies. A Federal awarding agency may use a rate different from the negotiated rate for a class of Federal awarding agency may use a rate different from the negotiated rate for a class of rederal awarding agency may use a rate different from the negotiated rate for a class of rederal awarding agency by a Federal award only when required by Federal statute or regulation, or when approved by a Federal award only when required by a Federal award on only when required by a federal award

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	See comparison chart below, "Indirect (F&A) Costs Identification and Assignment, and Rate Determinations for Educational Institutions," for alignment with Appendix IV of the Proposed Uniform Guidance with the following sections from A-21: B. Definition of Terms. E.2. Criteria for distribution F. Identification and Assignment of F&A Costs G. Determination and Application of F&A Cost Rate or Rates H. Simplified Method for Small Institutions K. Certification of Charges	See chart below, "Indirect (F&A) Costs Identification and Assignment, and Rate Determinations for Nonprofit Organizations," for comparison to Appendix V of the Proposed Uniform Guidance.	 (3) The Federal awarding agency must implement, and make publicly available, the policies, procedures and general decision making criteria that their programs will follow to seek and justify deviations from negotiated rates. (4) As required under section 200.203 Notices of Funding Opportunities, the Federal awarding agency must include in the notice of funding opportunity the policies relating to indirect cost rate reimbursement, matching, or cost share as approved under paragraph (e)(1) of this section. As appropriate, the Federal agency should incorporate discussion of these policies into Federal awarding agency outreach activities with non-Federal entities prior to the posting of a notice of funding opportunity. (d) Pass-through entities, paragraph (a)(4). (e) Requirements for development and submission of indirect (F&A) cost rate proposals and cost allocation plans are contained in Appendices III-VII as follows: (1) Appendix III Indirect and Assignment, and Rate Determination for Institutions of Higher Educations (IHEs) (2) Appendix IV Indirect (F&A) Costs Identification and Assignment, and Rate Determination for Nonprofit Organizations; (3) Appendix V State/Local Government and Indian Tribe – Wide Central Service Cost Allocation Plans; (4) Appendix VI Public Assistance Cost Allocation Plans; (5) Appendix VII States and Local Government and Indian Tribe Indirect Cost Proposals. (6) In addition to the procedures outlined in the appendices in paragraph (e) of this section, any non-Federal entity that has never received a negotiated indirect cost rate, except for those non-Federal entities described in Appendix VII States and Local Government and Indian Tribe Indirect Cost Proposals, paragraph (d)(1)(B) may elect to charge a de minimis rate of 10% of modified total direct costs (MTDC) which
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		C.2. Because of the diverse characteristics and accounting practices of non-profit organizations, it is not possible to specify the types of cost which may be classified as indirect cost in all situations. However, typical examples of indirect cost for many non-profit organizations may include depreciation or use allowances on buildings and equipment, the costs of operating and maintaining facilities, and general administration and general expenses, such as the salaries and expenses of executive officers, personnel administration, and accounting.	may be used indefinitely. As described in section 200.403Factors Affecting Allowability of Costs, costs must be consistently charged as either indirect or direct costs, but may not be double charged or inconsistently charged as both. If chosen, this methodology once elected must be used consistently for all Federal awards until such time as a non-Federal entity chooses to negotiate for a rate, which the non- Federal entity may apply to do at any time. (g) Any non-Federal entity that has a federally negotiated indirect cost rate may apply for a one-time extension of a current negotiated indirect cost rates for a period of up to four years. This extension will be subject to the review and approval of the cognizant agency for indirect costs. If an extension is granted the non-Federal entity may not request a rate review until the extension period ends. At the end of the 4-year extension, the non-Federal entity must re-apply to negotiate a rate. (b) Diversity of nonprofit organizations. Because of the diverse characteristics and accounting practices of nonprofit organizations, it is not possible to specify the types of cost which may be classified as indirect (F&A) cost in all situations. Identification with a Federal award rather than the nature of the goods and services involved is the determining factor in distinguishing direct from indirect (F&A) costs of Federal awards. However, typical examples of indirect (F&A) cost for many nonprofit organizations may include depreciation on buildings and equipment, the costs of operating and maintaining facilities, and general administration and general expenses, such as the salaries and expenses of executive officers, personnel administration, and accounting.
F.2. Cost allocation plans and indirect cost proposals. Requirements for development and submission			Special Considerations for States, Local Governments and Indian Tribes 200.416 Cost Allocation Plans and Indirect
of cost allocation plans and indirect cost rate			Cost Proposals.
proposals are contained in Appendices C, D, and E to this part.			(a) For states, local governments and Indian tribes, certain services, such as motor pools,
			computer centers, purchasing, accounting, etc.,

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			are provided to operating agencies on a centralized basis. Since Federal awards are performed within the individual operating agencies, there needs to be a process whereby these central service costs can be identified and assigned to benefitted activities on a reasonable and consistent basis. The central service cost allocation plan provides that process. (b) Individual operating agencies (governmental department or agency), normally charge Federal awards for indirect costs through an indirect cost rate. A separate indirect cost rate(s) proposal for each operating agency is usually necessary to claim indirect costs under Federal awards. Indirect costs include (a) the indirect costs originating in each department or agency of the governmental unit carrying out Federal awards and (b) the costs of central governmental services distributed through the central service cost allocation plan and not otherwise treated as direct costs. The requirements for development and submission of cost allocation plans (for central service costs and public assistance programs) and indirect cost rate proposals are contained in Appendices IV, V and VI.
 F.3. Limitation on indirect or administrative costs. a. In addition to restrictions contained in 2 CFR part 225, there may be laws that further limit the amount of administrative or indirect cost allowed. b. Amounts not recoverable as indirect costs or administrative costs under one Federal award may not be shifted to another Federal award, unless specifically authorized by Federal legislation or regulation. 	C.7. Limitations on allowance of costs. Sponsored agreements may be subject to statutory requirements that limit the allowance of costs. When the maximum amount allowable under a limitation is less than the total amount determined in accordance with the principles in this Appendix, the amount not recoverable under a sponsored agreement may not be charged to other sponsored agreements.		200.408 Limitation on Allowance of Costs. The Federal award may be subject to statutory requirements that limit the allowability of costs. When the maximum amount allowable under a limitation is less than the total amount determined in accordance with the principles in this Part, the amount not recoverable under the Federal award may not be charged to other the Federal award.
G. Interagency Services. The cost of services provided by one agency to another within the governmental unit may include allowable direct costs of the service plus a pro rate share of indirect costs. A standard indirect cost allowance equal to ten percent of the direct salary and wage cost of providing the service (excluding overtime, shift premiums, and fringe benefits) may be used in			200.417 Interagency Service. The cost of services provided by one agency to another within the governmental unit may include allowable direct costs of the service plus a pro-rated share of indirect costs. A standard indirect cost allowance equal to ten percent of the direct salary and wage cost of providing the service (excluding overtime, shift premiums, and fringe benefits) may be used in

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lieu of determining the actual indirect costs of			lieu of determining the actual indirect costs of
the service. These services do not include			the service. These services do not include
centralized services included in central service			centralized services included in central service
cost allocation plans as described in Appendix			cost allocation plans as described in Appendix
C to this part.			V State/Local Government and Indian Tribe -
			Wide Central Service Cost Allocation Plans.
H. Required Certifications.			200.415 Required certifications.
Each cost allocation plan or indirect cost rate			Required certifications include:
proposal required by Appendices C and E to			(a) To assure that expenditures are proper and
this part must comply with the following:			in accordance with the terms and conditions of
1. No proposal to establish a cost allocation			the Federal award and approved project
plan or an indirect cost rate, whether submitted			budgets, the annual and final fiscal reports or
to a Federal cognizant agency or maintained on			vouchers requesting payment under the
file by the governmental unit, shall be			agreements must include a certification, signed
acceptable unless such costs have been			by an official who is authorized to legally bind
certified by the governmental unit using the			the non-Federal entity, which reads as follows:
Certificate of Cost Allocation Plan or			"By signing this report, I certify to the best of
Certificate of Indirect Costs as set forth in			my knowledge and belief that the report is true,
Appendices C and E to this part. The certificate			complete, and accurate, and the expenditures,
must be signed on behalf of the governmental			disbursements and cash receipts are for the
unit by an individual at a level no lower than			purposes and objectives set forth in the terms
chief financial officer of the governmental unit			and conditions of the Federal award. I am
that submits the proposal or component			aware that any false, fictitious, or fraudulent
covered by the proposal.			information, or the omission of any material
2. No cost allocation plan or indirect cost rate			fact, may subject me to criminal, civil or
shall be approved by the Federal Government			administrative penalties for fraud, false
unless the plan or rate proposal has been			statements, false claims or otherwise. (U.S.
certified. Where it is necessary to establish a			Code Title 18, Section 1001 and Title 31,
cost allocation plan or an indirect cost rate and			Sections 3729-3730 and 3801-3812)."
the governmental unit has not submitted a			
certified proposal for establishing such a plan			(b) Certification of cost allocation plan or
or rate in accordance with the requirements, the			indirect (F&A) cost rate proposal. Each cost
Federal Government may either disallow all			allocation plan or indirect (F&A) cost rate
indirect costs or unilaterally establish such a			proposal must comply with the following:
plan or rate. Such a plan or rate may be based			
upon audited historical data or such other data			(1) A proposal to establish a cost allocation
that have been furnished to the cognizant			plan or an indirect (F&A) cost rate, whether
Federal agency and for which it can be			submitted to a Federal cognizant agency for
demonstrated that all unallowable costs have			indirect costs or maintained on file by the non-
been excluded. When a cost allocation plan or			Federal entity, must be certified by the non-
indirect cost rate is unilaterally established by			Federal entity using the Certificate of Cost
the Federal Government because of failure of			Allocation Plan or Certificate of Indirect Costs
the governmental unit to submit a certified			as set forth in Appendices III through VII. The
proposal, the plan or rate established will be set			certificate must be signed on behalf of the non-
to ensure that potentially unallowable costs			Federal entity by an individual at a level no
will not be reimbursed.			lower than vice president or chief financial
			officer of the non-Federal entity that submits

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			the proposal.(2) Unless the non-Federal entity has elected
			the option under section 200.414 Indirect (F&A) Costs, paragraph (f), the Federal government may either disallow all indirect (F&A) costs or unilaterally establish such a plan or rate when the non-Federal entity fails to submit a certified proposal for establishing
			such a plan or rate in accordance with the requirements. Such a plan or rate may be based upon audited historical data or such other data that have been furnished to the cognizant agency for indirect costs and for which it can
			be demonstrated that all unallowable costs have been excluded. When a cost allocation plan or indirect cost rate is unilaterally established by the Federal government because the non-Federal entity failed to submit a
			certified proposal, the plan or rate established will be set to ensure that potentially unallowable costs will not be reimbursed.
			(c) Certifications by non-profit organizations as appropriate that they did not meet the definition of a major corporation as defined in section 200.414 Indirect (F&A) Costs, paragraph (a).
			See also section 200.450 Lobbying for another required certification.

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

Table 1. Selected Items of Cost

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	Sections 1 through 43 provide principles to be applied in establishing the allowability or unallowability of certain items of cost. These principles apply whether a cost is treated as direct or indirect. A cost is allowable for Federal reimbursement only to the extent of benefits received by Federal awards and its conformance with the general policies and principles stated in Appendix A to this part. Failure to mention a particular item of cost in these sections is not intended to imply that it is either allowable or unallowable; rather, determination of allowability in each case should be based on the treatment or standards provided for similar or related items of cost.	Sections J.1 through 54 of this Appendix provide principles to be applied in establishing the allowability of certain items involved in determining cost. These principles should apply irrespective of whether a particular item of cost is properly treated as direct cost or F&A cost. Failure to mention a particular item of cost is not intended to imply that it is either allowable or unallowable; rather, determination as to allowability in each case should be based on the treatment provided for similar or related items of cost. In case of a discrepancy between the provisions of a specific sponsored agreement and the provisions below, the agreement should govern.	Paragraphs 1 through 52 of this appendix provide principles to be applied in establishing the allowability of certain items of cost. These principles apply whether a cost is treated as direct or indirect. Failure to mention a particular item of cost is not intended to imply that it is unallowable; rather, determination as to allowability in each case should be based on the treatment or principles provided for similar or related items of cost.	200.420 Considerations For Selected Items of Cost. This section provides principles to be applied in establishing the allowability of certain items involved in determining cost, in addition to the requirements of. Basic Considerations of this subpart. These principles apply whether or not a particular item of cost is properly treated as direct cost or indirect (F&A) cost. Failure to mention a particular item of cost is not intended to imply that it is either allowable or unallowable; rather, determination as to allowability in each case should be based on the treatment provided for similar or related items of cost, and based on the principles described in Basic Considerations. In case of a discrepancy between the provisions of a specific Federal award and the provisions below, the Federal award governs. Criteria outlined in section 200.403 Factors Affecting Allowability of Costs must be applied in determining allowability. See also section 200.102 Exceptions.
421 Advertising and Public Relations Note: The 'Communication costs' item of cost included in A-87, A-21, and A-122 is realigned in the proposed C-1 item of cost.	 1.a. The term advertising costs means the costs of advertising media and corollary administrative costs. Advertising media include magazines, newspapers, radio and television, direct mail, exhibits, electronic or computer transmittals, and the like. b. The term public relations includes 	a. The term advertising costs means the costs of advertising media and corollary administrative costs. Advertising media include magazines, newspapers, radio and television, direct mail, exhibits, electronic or computer transmittals, and the like.	a. The term advertising costs means the costs of advertising media and corollary administrative costs. Advertising media include magazines, newspapers, radio and television, direct mail, exhibits, electronic or computer transmittals, and the like.	(a) The term advertising costs means the costs of advertising media and corollary administrative costs. Advertising media include magazines, newspapers, radio and television, direct mail, exhibits, electronic or computer transmittals, and the like.
	community relations and means those activities dedicated to maintaining the image of the governmental unit or maintaining or promoting understanding	b. The term public relations includes community relations and means those activities dedicated to maintaining the image of the	b. The term public relations includes community relations and means those activities dedicated to maintaining the image of the	(b) The only allowable advertising costs are those which are solely for:

Content in this section is listed in order as cost items appear in the Final Uniform Guidance.

Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	and favorable relations with the community or public at large or any segment of the public.c. The only allowable advertising costs are those which are solely for:(1) The recruitment of personnel required	institution or maintaining or promoting understanding and favorable relations with the community or public at large or any segment of the public. c. The only allowable advertising	organization or maintaining or promoting understanding and favorable relations with the community or public at large or any segment of the public. c. The only allowable advertising	
	for the performance by the governmental unit of obligations arising under a Federal award ; (2) The procurement of goods and services for the performance of a Federal award; (3) The disposal of scrap or surplus	 costs are those which are solely for: (1) The recruitment of personnel required for the performance by the institution of obligations arising under a sponsored agreement (See also subsection h of section 142) 	costs are those which are solely for: (1) The recruitment of personnel required for the performance by the organization of obligations arising under a Federal award (See also paragraph 41, Recruiting costs and paragraph 43, Relocation costs.):	(1) The recruitment of personnel required by the non-Federal entity for performance of a Federal award (See also 200.463 Recruiting Costs);
	 (3) The disposal of scrap or surplus materials acquired in the performance of a Federal award except when non-Federal entities are reimbursed for disposal costs at a predetermined amount; or (4) Other specific purposes necessary to meet the requirements of the Federal award. 	also subsection b. of section J.42, Recruiting costs.); (2) The procurement of goods and services for the performance of a sponsored agreement; (3) The disposal of scrap or surplus materials acquired in the performance of a sponsored agreement except when non-Federal entities are reimbursed for disposal costs at a predetermined amount; or (4) Other specific purposes necessary to meet the requirements of the sponsored agreement.	paragraph 43, Relocation costs.); (2) The procurement of goods and services for the performance of a Federal award; (3) The disposal of scrap or surplus materials acquired in the performance of a Federal award except when non profit organizations are reimbursed for disposal costs at a predetermined amount; or (4) Other specific purposes necessary to meet the requirements of the Federal award.	 (2) The procurement of goods and services for the performance of a Federal award; (3) The disposal of scrap or surplus materials acquired in the performance of a Federal award except when non-Federal entities are reimbursed for disposal costs at a predetermined amount; or (4) Program outreach and other specific purposes necessary to meet the requirements of the Federal award. (c) The term "public relations" includes community relations and means those activities dedicated to maintaining the image of the non-Federal entity or maintaining or promoting understanding and favorable relations with the performance of the p
	 d. The only allowable public relations costs are: (1) Costs specifically required by the Federal award; (2) Costs of communicating with the public and press pertaining to specific 	 d. The only allowable public relations costs are: (1) Costs specifically required by the sponsored agreement; (2) Costs of communicating with the public and press pertaining to specific activities or accomplishments which result from performance of sponsored agreements (these costs are 	 d. The only allowable public relations costs are: (1) Costs specifically required by the Federal award; (2) Costs of communicating with the public and press pertaining to specific activities or accomplishments which result from performance of Federal awards (these costs are considered necessary) 	 community or public at large or any segment of the public. (d) The only allowable public relations costs are: (1) Costs specifically required by the Federal award; (2) Costs of communicating with the public and press pertaining to specific activities or accomplishments which result from

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	activities or accomplishments which	considered necessary as part of the	as part of the outreach effort for the	performance of the Federal award
	result from performance of Federal	outreach effort for the sponsored	Federal award); or	(these costs are considered necessary
	awards (these costs are considered	agreement); or	(3) Costs of conducting general	as part of the outreach effort for the
	necessary as part of the outreach effort for	(3) Costs of conducting general	liaison with news media and	Federal award); or
	the Federal award); or	liaison with news media and	government public relations officers,	(3) Costs of conducting general
	(3) Costs of conducting general liaison	government public relations officers,	to the extent that such activities are	liaison with news media and
	with news media and government public	to the extent that such activities are	limited to communication and liaison	government public relations officers,
	relations officers, to the extent that such	limited to communication and liaison	necessary keep the public informed	to the extent that such activities are
	activities are limited to communication	necessary keep the public informed	on matters of public concern, such as	limited to communication and liaison
	and liaison necessary keep the public	on matters of public concern, such as	notices of Federal contract/grant	necessary to keep the public
	informed on matters of public concern,	notices of Federal contract/grant	awards, financial matters, etc.	informed on matters of public
	such as notices of Federal contract/grant	awards, financial matters, etc.		concern, such as notices of funding
	awards, financial matters, etc.		e. Costs identified in subparagraphs	opportunities, financial matters, etc.
		e. Costs identified in subsections c	c and d if incurred for more than one	·FF,,,,,,,,
		and d if incurred for more than one	Federal award or for both sponsored	
		sponsored agreement or for both	work and other work of the	
		sponsored work and other work of	organization, are allowable to the	
		the institution, are allowable to the	extent that the principles in	
	e. Costs identified in subsections c and d	extent that the principles in sections	Attachment A, paragraphs B.	
	if incurred for more than one Federal	D. ("Direct Costs") and E. ("F & A	("Direct Costs") and C. ("Indirect	
	award or for both sponsored work and	Costs") are observed.	Costs") are observed.	
	other work of the governmental unit, are	, ,		
	allowable to the extent that the principles		f. Unallowable advertising and	
	in Attachment A, sections E. ("Direct		public relations costs include the	
	Costs") and F. ("Indirect Costs") are	f. Unallowable advertising and	following:	
	observed.	public relations costs include the	(1) All advertising and public	
		following:	relations costs other than as specified	
		(1) All advertising and public	in paragraphs 1. c, d, and e;	(e) Unallowable advertising and
		relations costs other than as specified		public relations costs include the
	f. Unallowable advertising and public	in subsections 1.c, 1.d, and 1.e;	(2) Costs of meetings, conventions,	following:
	relations costs include the following:		convocations, or other events related	(1) All advertising and public
	(1) All advertising and public relations	(2) Costs of meetings, conventions,	to other activities of the organization,	relations costs other than as specified
	costs other than as specified in	convocations, or other events related	including:	in paragraphs (b) and (d) of this
	subsections c, d, and e;	to other activities of the institution,	(a) Costs of displays,	section;
		including:	demonstrations, and exhibits;	
		(a) Costs of displays,	(b) Costs of meeting rooms,	(2) Costs of meetings, conventions,
		demonstrations, and exhibits;	hospitality suites, and other special	convocations, or other events related
	(2) Costs of meetings, conventions,	(b) Costs of meeting rooms,	facilities used in conjunction with	to other activities of the entity (see
	convocations, or other events related to	hospitality suites, and other special	shows and other special events; and	also 200.432 Conferences),
	other activities of the governmental unit,	facilities used in conjunction with	(c) Salaries and wages of employees	including:
	including:	shows and other special events; and	engaged in setting up and displaying	
	(a) Costs of displays, demonstrations, and	(c) Salaries and wages of employees	exhibits, making demonstrations, and	(i) Costs of displays, demonstrations,
	exhibits;	engaged in setting up and displaying	providing briefings;	and exhibits;
	(b) Costs of meeting rooms, hospitality	exhibits, making demonstrations, and	(3) Costs of promotional items and	(ii) Costs of meeting rooms,
	suites, and other special facilities used in	providing briefings;	memorabilia, including models, gifts,	hospitality suites, and other special

Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
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	 conjunction with shows and other special events; and (c) Salaries and wages of employees engaged in setting up and displaying exhibits, making demonstrations, and providing briefings; (3) Costs of promotional items and memorabilia, including models, gifts, and souvenirs; (4) Costs of advertising and public relations designed solely to promote the governmental unit. 	(3) Costs of promotional items and memorabilia, including models, gifts, and souvenirs;(4) Costs of advertising and public relations designed solely to promote the institution.	and souvenirs; (4) Costs of advertising and public relations designed solely to promote the organization.	facilities used in conjunction with shows and other special events; and (iii) Salaries and wages of employees engaged in setting up and displaying exhibits, making demonstrations, and providing briefings; (3) Costs of promotional items and memorabilia, including models, gifts, and souvenirs; (4) Costs of advertising and public relations designed solely to promote the non-Federal entity.
422 Advisory Councils	2. Costs incurred by advisory councils or committees are allowable as a direct cost where authorized by the Federal awarding agency or as an indirect cost where allocable to Federal awards.	Costs incurred by advisory councils or committees are allowable as a direct cost where authorized by the sponsored agreementing agency or as an indirect cost where allocable to sponsored agreements.	Costs incurred by advisory councils or committees are allowable as a direct cost where authorized by the Federal awarding agency or as an indirect cost where allocable to Federal awards.	Costs incurred by advisory councils or committees are unallowable unless authorized by statute, the Federal awarding agency or as an indirect cost where allocable to Federal awards. See 200.444 General Costs of Government, applicable to states, local governments and Indian tribes.
423 Alcoholic Beverages	3. Costs of alcoholic beverages are unallowable.	Costs of alcoholic beverages are unallowable.	Costs of alcoholic beverages are unallowable.	Costs of alcoholic beverages are unallowable.
424 Alumni/ae Activities		Costs incurred for, or in support of, alumni/ae activities and similar services are unallowable.		Costs incurred by IHEs for, or in support of, alumni/ae activities are unallowable.
425 Audit Services	 4. a. The costs of audits required by , and performed in accordance with, the Single Audit Act, as implemented by Circular A–133, "Audits of States, Local Governments, and Non-Profit Organizations" are allowable. Also see 31 U.S.C. 7505(b) and section 230 ("Audit Costs") of Circular A–133. b. Other audit costs are allowable if included in a cost allocation plan or indirect extraction plan or 	 a. The costs of audits required by, and performed in accordance with, the Single Audit Act, as implemented by Circular A–133, "Audits of States, Local Governments, and Non-Profit Organizations" are allowable. Also see 31 U.S.C. 7505(b) and section230 ("Audit Costs") of Circular A–133. b. Other audit costs are allowable if included in an indiract cost and provide the section of the secti	 a. The costs of audits required by, and performed in accordance with, the Single Audit Act, as implemented by Circular A–133, "Audits of States, Local Governments, and Non-Profit Organizations" are allowable. Also see 31 U.S.C. 7505(b) and section 230 ("Audit Costs") of Circular A– 133. b. Other audit costs are allowable if included in an indiract and anti- 	 (a) A reasonably proportionate share of the costs of audits required by, and performed in accordance with, the Single Audit Act Amendments of 1996 (31 U.S.C. §§ 7501-7507), as implemented by requirements of this Part, are allowable. However, the following audit costs are unallowable: (1) Any costs when audits required by the Single Audit Act and Subpart E. Audie Derviewert of this Part.
	indirect cost proposal, or if specifically approved by the awarding agency as a direct cost to an award.c. The cost of agreed-upon procedures	included in an indirect cost rate proposal, or if specifically approved by the awarding agency as a direct cost to an award.	included in an indirect cost rate proposal, or if specifically approved by the awarding agency as a direct cost to an award.	F – Audit Requirements of this Part have not been conducted or have been conducted but not in accordance therewith; and

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	(A-87) engagements to monitor subrecipients who are exempted from A–133 under section 200(d) are allowable, subject to the conditions listed in A–133, section 230 (b)(2).	(A-21) c. The cost of agreed-upon procedures engagements to monitor subrecipients who are exempted from A–133 under section200(d) are allowable, subject to the conditions listed in A–133, section 230 (b)(2).	(A-122) c. The cost of agreed-upon procedures engagements to monitor subrecipients who are exempted from A–133 under section 200(d) are allowable, subject to the conditions listed in A–133, section 230 (b)(2).	 (Final Guidance) (2) Any costs of auditing a non-Federal entity that is exempted from having an audit conducted under the Single Audit Act and Subpart F – Audit Requirements of this Part because its expenditures under Federal awards are less than \$750,000 during the non-Federal entity's fiscal year. (b) The costs of a financial statement audit of a non-Federal entity that does not currently have a Federal
				award may be included in the indirect cost pool for a cost allocation plan or indirect cost proposal.
				 (c) Pass-through entities may charge Federal awards for the cost of agreed-upon-procedures engagements to monitor subrecipients (in accordance with Subpart D – Post Federal Award Requirements, Subrecipient Monitoring and Management) who are exempted from the requirements of the Single Audit Act and Subpart F – Audit Requirements. This cost is allowable only if the agreed-upon- procedures engagements are:
				(1) Conducted in accordance with GAGAS attestation standards;
				(2) Paid for and arranged by the pass-through entity; and
				(3) Limited in scope to one or more of the following types of compliance requirements: activities allowed or unallowed; allowable costs/cost principles; eligibility; and reporting.
426 Bad Debts	5. Bad debts, including losses (whether actual or estimated) arising from	Bad debts, including losses (whether actual or estimated) arising from	Bad debts, including losses (whether actual or estimated) arising from	Bad debts (debts which have been determined to be uncollectable),

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	uncollectible accounts and other claims, related collection costs, and related legal costs, are unallowable.	uncollectible accounts and other claims, related collection costs, and related legal costs, are unallowable.	uncollectible accounts and other claims, related collection costs, and related legal costs, are unallowable.	including losses (whether actual or estimated) arising from uncollectabl accounts and other claims, are unallowable. Related collection costs, and related legal costs, arising from such debts after they have beer determined to be uncollectable are also unallowable. See also section 200.428 Collections Of Improper Payments.
427 Bonding Costs	 6. a. Bonding costs arise when the Federal Government requires assurance against financial loss to itself or others by reason of the act or default of the governmental unit. They arise also in instances where the governmental unit requires similar assurance. Included are such bonds as bid, performance, payment, advance payment, infringement, and fidelity bonds. b. Costs of bonding required pursuant to the terms of the award are allowable. c. Costs of bonding required by the governmental unit in the general conduct of its operations are allowable to the extent that such bonding is in accordance with sound business practice and the rates and premiums are reasonable under the circumstances. 		 a. Bonding costs arise when the Federal Government requires assurance against financial loss to itself or others by reason of the act or default of the non-profit organization. They arise also in instances where the non-profit organization requires similar assurance. Included are such bonds as bid, performance, payment, advance payment, infringement, and fidelity bonds. b. Costs of bonding required pursuant to the terms of the award are allowable. c. Costs of bonding required by the non-profit organization in the general conduct of its operations are allowable to the extent that such bonding is in accordance with sound business practice and the rates and premiums are reasonable under the circumstances. 	 (a) Bonding costs arise when the Federal awarding agency requires assurance against financial loss to itself or others by reason of the act o default of the non-Federal entity. They arise also in instances where the non-Federal entity requires similar assurance, including: bonds as bid, performance, payment, advance payment, infringement, and fidelity bonds for employees and officials. (b) Costs of bonding required pursuant to the terms and conditions of the Federal award are allowable. (c) Costs of bonding required by the non-Federal entity in the general conduct of its operations are allowable as an indirect cost to the extent that such bonding is in accordance with sound business practice and the rates and premiums are reasonable under the circumstances.
428 Collections of Improper Payments				The costs incurred by a non-Federal entity to recover improper payments are allowable as either direct or indirect costs, as appropriate. Amounts collected may be used by the non-Federal entity in accordance
.429 Commencement and		a. Bonding costs arise when the		with cash management standards se forth in section 200.305 Payment. For IHEs, costs incurred for

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	Items of Cost	Items of Cost	Items of Cost	Items of Cost
Contraction Contra	(A-87)	(A-21) Federal Government requires	(A-122)	(Final Guidance)
Convocation Costs		assurance against financial loss to		commencements and convocations are unallowable, except as provided
		itself or others by reason of the act or		for in Appendix III Indirect and
		default of the institution. They arise		Assignment, and Rate Determination
		also in instances where the institution requires similar assurance. Included		for Institutions of Higher Educations (IHEs), paragraph (B)(9) Student
		are such bonds as bid, performance,		Administration and Services, as
		payment, advance payment,		student activity costs.
		infringement, and fidelity bonds.		
		b. Costs of bonding required		
		pursuant to the terms of the award		
		are allowable.		
		c. Costs of bonding required by the		
		institution in the general conduct of		
		its operations are allowable to the extent that such bonding is in		
		accordance with sound business		
		practice and the rates and premiums		
		are reasonable under the		
		circumstances.		
430 Compensation –	a. General. Compensation for personnel		a. Definition. Compensation for	(a) General. Compensation for
Personal Services	services includes all remuneration, paid		personal services includes all	personal services includes all
	currently or accrued, for services rendered during the period of performance under		compensation paid currently or accrued by the organization for	remuneration, paid currently or accrued, for services of employees
	Federal awards, including but not		services of employees rendered	rendered during the period of
	necessarily limited to wages, salaries, and		during the period of the award	performance under the Federal
	fringe benefits. The costs of such		(except as otherwise provided in	award, including but not necessarily
	compensation are allowable to the extent		subparagraph 8.h of this appendix). It	limited to wages and salaries.
	that they satisfy the specific requirements of this and other appendices under 2 CFR		includes, but is not limited to, salaries, wages, director's and	Compensation for personal services may also include fringe benefits
	Part 225, and that the total compensation		executive committee member's fees,	which are addressed in 200.431
	for individual employees:		incentive awards, fringe benefits,	Compensation – Fringe Benefits.
	· ·		pension plan costs, allowances for	Costs of compensation are allowable
			off-site pay, incentive pay, location	to the extent that they satisfy the
			allowances, hardship pay, and cost of	specific requirements of this Part, and that the total compensation for
			living differentials.	individual employees:
			b. Allowability. Except as otherwise	
	(1) Is reasonable for the services rendered		specifically provided in this paragraph, the costs of such	(1) Is reasonable for the services
	and conforms to the established policy of the governmental unit consistently applied		compensation are allowable to the	rendered and conforms to the established written policy of the non-
	to both Federal and non-Federal activities;		extent that:	Federal entity consistently applied to

Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
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	 (2) Follows an appointment made in accordance with a governmental unit's laws and rules and meets merit system or other requirements required by Federal law, where applicable; and (3) Is determined and supported as provided in subsection h. b. Reasonableness. Compensation for employees engaged in work on Federal awards will be considered reasonable to the extent that it is consistent with that paid for similar work in other activities of the governmental unit. In cases where the kinds of employees required for Federal awards are not found in the other activities of the governmental unit, compensation will be considered reasonable to the extent that it is comparable to that paid for similar work in the labor market in which the employing government competes for the kind of employees involved. Compensation surveys providing data representative of the labor market involved will be an acceptable basis for evaluating reasonableness. 		 (1) Total compensation to individual employees is reasonable for the services rendered and conforms to the established policy of the organization consistently applied to both Federal and non-Federal activities; and (2) Charges to awards whether treated as direct or indirect costs are determined and supported as required in this paragraph. c. Reasonableness. (1) When the organization is predominantly engaged in activities other than those sponsored by the Federal Government, compensation for employees on federally- sponsored work will be considered reasonable to the extent that it is consistent with that paid for similar work in the organization is predominantly engaged in federally- sponsored activities and in cases where the kind of employees required for the Federal activities are not found in the organization for employees on federally- sponsored activities and in cases where the kind of employees required for the Federal activities are not found in the organization for employees on federally-sponsored work will be considered reasonable to the extent that it is comparable to that paid for similar work in the labor markets in which the organization competes for the kind of employees involved. 	 both Federal and non-Federal activities; (2) Follows an appointment made in accordance with a non-Federal entity's laws and/or rules or written policies and meets the requirements of Federal statute, where applicable; and (3) Is determined and supported as provided in paragraph (9) below, Standards for Documentation of Personnel Expenses, when applicable. (b) Reasonableness. Compensation for employees engaged in work on Federal awards will be considered reasonable to the extent that it is consistent with that paid for similar work in other activities of the non-Federal entity. In cases where the kinds of employees required for Federal awards are not found in the other activities of the non-Federal entity, compensation will be considered reasonable to the extent that it is considered reasonable to the applicable. (c) Professional activities outside the non-Federal entity. Unless an arrangement is specifically authorized by a Federal awarding agency, a non-Federal entity must follow its written non-Federal entity, wide policies and practices concerning the permissible extent of professional services that can be provided outside the non-Federal entity and practices concerning the permissible extent of professional services that can be provided outside the non-Federal entity.

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				 compensation. Where such non-Federal entity-wide written policies do not exist or do not adequately define the permissible extent of consulting or other non-organizational activities undertaken for extra outside pay, the Federal government may require that the effort of professional staff working on Federal awards be allocated between: (1) Non-Federal entity activities, and (2) Non-organizational professional activities. If the Federal awarding agency considers the extent of non-organizational professional effort
				excessive or inconsistent with the conflicts-of-interest terms and conditions of the Federal award, appropriate arrangements governing compensation will be negotiated on a case-by-case basis.
	c. Unallowable costs. Costs which are unallowable under other sections of these principles shall not be allowable under this section solely on the basis that they constitute personnel compensation.		 e. Unallowable costs. Costs which are unallowable under other paragraphs of this appendix shall not be allowable under this paragraph solely on the basis that they constitute personal compensation. f. Overtime, extra-pay shift, and 	 (d) Unallowable costs. (1) Costs which are unallowable under other sections of these principles must not be allowable under this section solely on the basis that they constitute personnel compensation.
			 multi-shift premiums. Premiums for overtime, extra-pay shifts, and multi-shift work are allowable only with the prior approval of the awarding agency except: (1) When necessary to cope with emergencies, such as those resulting from accidents, natural disasters, breakdowns of equipment, or occasional operational bottlenecks of a sporadic nature. (2) When employees are performing 	(2) The allowable compensation for certain employees is subject to a ceiling in accordance with statute. For the amount of the ceiling for cost-reimbursement contracts, the covered compensation subject to the ceiling, the covered employees, and other relevant provisions, see 10 U.S.C. 2324(e)(1)(P), and 41 U.S.C. 1127 and 4304(a)(16). For other types of Federal awards, other

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			 indirect functions, such as administration, maintenance, or accounting. (3) In the performance of tests, laboratory procedures, or other similar operations which are continuous in nature and cannot reasonably be interrupted or otherwise completed. (4) When lower overall cost to the Federal Government will result. 	statutory ceilings may apply.
			d. Special considerations in determining allowability. Certain conditions require special consideration and possible limitations in determining costs under Federal awards where amounts or types of compensation appear unreasonable. Among such conditions are the following:	(e) Special considerations. Special considerations in determining allowability of compensation will be given to any change in a non-Federal entity's compensation policy resulting in a substantial increase in its employees' level of compensation (particularly when the change was concurrent with an increase in the ratio of Federal awards to other activities) or any change in the treatment of allowability of specific types of compensation due to changes in Federal policy.
			j. Incentive Compensation Incentive compensation to employees based on cost reduction, or efficient performance, suggestion awards, safety awards, etc., are allowable to the extent that the overall compensation is determined to be reasonable and such costs are paid or accrued pursuant to an agreement entered into in good faith between the organization and the employees before the services were rendered, or pursuant to an established plan followed by the organization so consistently as to	(f) Incentive compensation. Incentive compensation to employees based on cost reduction, or efficient performance, suggestion awards, safety awards, etc., is allowable to the extent that the overall compensation is determined to be reasonable and such costs are paid or accrued pursuant to an agreement entered into in good faith between the non-Federal entity and the employees before the services were rendered, or pursuant to an established plan followed by the non- Federal entity so consistently as to

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			imply, in effect, an agreement to make such payment.	imply, in effect, an agreement to make such payment.
			 (1) Compensation to members of non-profit organizations, trustees, directors, associates, officers, or the immediate families thereof. Determination should be made that such compensation is reasonable for the actual personal services rendered rather than a distribution of earnings in excess of costs. (2) Any change in an organization's compensation policy resulting in a substantial increase in the organization's level of compensation, particularly when it was concurrent with an increase in the ratio of Federal awards to other activities of the organization or any change in the treatment of allowability of specific types of compensation due to changes in Federal policy. 	 (g) Nonprofit organizations. For compensation to members of nonprofit organizations, trustees, directors, associates, officers, or the immediate families thereof, determination should be made that such compensation is reasonable for the actual personal services rendered rather than a distribution of earnings in excess of costs. This may include director's and executive committee member's fees, incentive awards, allowances for off-site pay, incentive pay, location allowances, hardship pay, and cost-of-living differentials. (h) Institutions of higher education (IHEs). (1) Certain conditions require special consideration and possible limitations in determining allowable personnel compensation costs under Federal awards. Among such conditions are the following:
	 h. Support of salaries and wages. These standards regarding time distribution are in addition to the standards for payroll documentation. (1) Charges to Federal awards for salaries and wages, whether treated as direct or indirect costs, will be based on payrolls documented in accordance with generally accepted practice of the governmental un and approved by a responsible official(s) of the governmental unit. 	, it	 8.m. Support of salaries and wages. (1) Charges to awards for salaries and wages, whether treated as direct costs or indirect costs, will be based on documented payrolls approved by a responsible official(s) of the organization. The distribution of salaries and wages to awards must be supported by personnel activity reports, as prescribed in subparagraph 8.m.(2) of this appendix, except when a substitute system has been approved in writing by the cognizant agency. (See 	(i) Allowable activities. Charges to Federal awards may include reasonable amounts for activities contributing and directly related to work under an agreement, such as delivering special lectures about specific aspects of the ongoing activity, writing reports and articles, developing and maintaining protocols (human, animals, etc.), managing substances/chemicals, managing and securing project- specific data, coordinating research subjects, participating in appropriate seminars, consulting with colleagues and graduate students, and attending

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			subparagraph E.2 of Appendix A to this part.)	meetings and conferences.
				(ii) Incidental activities. Incidental
				activities for which supplemental
				compensation is allowable under
				written institutional policy (at a rate
				not to exceed institutional base
				salary) need not be included in the
				records described in paragraph (9) of
				this section to directly charge
				payments of incidental activities,
				such activities must either be
				specifically provided for in the
				Federal award budget or receive
				prior written approval by the Federal
				awarding agency.
				(2) Salary basis. Charges for work
				performed on Federal awards by
				faculty members during the
				academic year are allowable at the
				IBS rate. Except as noted in
				paragraph (h)(1)(ii) of this section, in
				no event will charges to Federal
				awards, irrespective of the basis of
				computation, exceed the
				proportionate share of the IBS for
				that period. This principle applies to
				all members of faculty at an
				institution. IBS is defined as the
				annual compensation paid by an IHE
				for an individual's appointment,
				whether that individual's time is
				spent on research, instruction,
				administration, or other activities.
				IBS excludes any income that an
				individual earns outside of duties
				performed for the IHE. Unless there
				is prior approval by the Federal
				awarding agency, charges of a
				faculty member's salary to a Federal
				award must not exceed the
				proportionate share of the IBS for the
				period during which the faculty
				member worked on the award.

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	(2) No further documentation is required	(A-21)	(A-122)	(Final Guidance)
	for the salaries and wages of employees			(3) Intra-Institution of Higher
	who work in a single indirect cost			Education (IHE) consulting. Intra-
	activity.			IHE consulting by faculty is assumed
	den (hy).			to be undertaken as an IHE
				obligation requiring no compensation
				in addition to IBS. However, in
	(3) Where employees are expected to			unusual cases where consultation is
	work solely on a single Federal award or			across departmental lines or involves
	cost objective, charges for their salaries			a separate or remote operation, and
	and wages will be supported by periodic			the work performed by the faculty
	certifications that the employees worked			member is in addition to his or her
	solely on that program for the period			regular responsibilities, any charges
	covered by the certification. These			for such work representing additiona
	certifications will be prepared at least			compensation above IBS are
	semi-annually and will be signed by the			allowable provided that such
	employee or supervisory official having			consulting arrangements are
	first hand knowledge of the work			specifically provided for in the
	performed by the employee.			Federal award or approved in writing
	performed by the employee.		(2) Reports reflecting the distribution	by the Federal awarding agency.
	(4) Where employees work on multiple		of activity of each employee must be	by the rederar awarding agency.
	activities or cost objectives, a distribution		maintained for all staff members	(4) Extra Service Pay normally
	of their salaries or wages will be		(professionals and nonprofessionals)	represents overload compensation,
	supported by personnel activity reports or		whose compensation is charged, in	subject to institutional compensation
	equivalent documentation which meets		whole or in part, directly to awards.	policies for services above and
	the standards in subsection 8.h.(5) of this		In addition, in order to support the	beyond IBS. Where extra service pay
	appendix unless a statistical sampling		allocation of indirect costs, such	is a result of Intra-IHE consulting, it
	system (see subsection 8.h.(6) of this		reports must also be maintained for	is subject to the same requirements
	appendix) or other substitute system has		other employees whose work	of paragraph (b) above. It is
	been approved by the cognizant Federal		involves two or more functions or	allowable if all of the following
	agency. Such documentary support will		activities if a distribution of their	conditions are met:
	be required where employees work on:		compensation between such	conditions are met.
	be required where employees work on.		functions or activities is needed in	(i) The non-Federal entity establishes
	(a) More than one Federal award,		the determination of the	consistent written policies which
	(a) While that one rederat award, (b) A Federal award and a non-Federal		organization's indirect cost rate(s) (apply uniformly to all faculty
	award,		e.g., an employee engaged part-time	members, not just those working on
	(c) An indirect cost activity and a direct		in indirect cost activities and part-	Federal awards.
	cost activity,		time in a direct function). Reports	i cuciai awalus.
	(d) Two or more indirect activities which		maintained by non-profit	(ii) The non-Federal entity
	are allocated using different allocation		organizations to satisfy these	establishes a consistent written
	bases, or		requirements must meet the	definition of work covered by IBS
	(e) An unallowable activity and a direct or		following standards:	which is specific enough to
	indirect cost activity.		ionowing standards.	determine conclusively when work
	muneet cost activity.		(a) The reports must reflect an after-	beyond that level has occurred. This
			the-fact determination of the actual	may be described in appointment
			the-fact determination of the actual	may be described in appointment

Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	 (5) Personnel activity reports or equivalent documentation must meet the following standards: (a) They must reflect an after-the-fact distribution of the actual activity of each employee, (b) They must account for the total activity for which each employee is compensated, (c) They must be prepared at least monthly and must coincide with one or more pay periods, and (d) They must be signed by the employee. (e) Budget estimates or other distribution percentages determined before the services are performed do not qualify as support for charges to Federal awards but may be used for interim accounting purposes, provided that: (i) The governmental unit's system for establishing the estimates produces reasonable approximations of the activity actual costs to budgeted distributions based on the monthly activity reports are made. Costs charged to Federal awards to reflect adjustments made as a result of the activity actually performed may be recorded annually if the quarterly comparisons show the differences between budgeted and actual costs are less than ten percent; and (iii) The budget estimates or other distribution percentages are revised at least quarterly, if necessary, to reflect changed circumstances. 		 activity of each employee. Budget estimates (i.e. , estimates determined before the services are performed) do not qualify as support for charges to awards. (b) Each report must account for the total activity for which employees are compensated and which is required in fulfillment of their obligations to the organization. (c) The reports must be signed by the individual employee, or by a responsible supervisory official having firsthand knowledge of the activities performed by the employee, that the distribution of activity represents a reasonable estimate of the actual work performed by the employee during the periods covered by the reports. (d) The reports must be prepared at least monthly and must coincide with one or more pay periods. 	letters or other documentations. (iii) The supplementation amount paid is commensurate with the IBS rate of pay and the amount of additional work performed. See paragraph (h)(2) of this section. (iv) The salaries, as supplemented, fall within the salary structure and pay ranges established by and documented in writing or otherwise applicable to the non-Federal entity. (v) The total salaries charged to Federal awards including extra service pay are subject to the Standards of Documentation as described in paragraph (i) below. (5) Periods outside the academic year. (i) Except as specified for teaching activity in paragraph (ii) below, charges for work performed by faculty members on Federal awards during periods not included in the base salary period will be at a rate not in excess of the IBS. (ii) Charges for teaching activities performed by faculty members on Federal awards during periods not included in IBS period will be based on the normal written policy of the IHE governing compensation to faculty members for teaching assignments during such periods. (6) Part-time faculty. Charges for work performed on Federal awards by faculty members having only part-time appointments will be determined at a rate not in excess of that regularly paid for part-time assignments.

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
				 (7) Sabbatical leave costs. Rules for sabbatical leave are as follow: (i) Costs of leaves of absence by employees for performance of graduate work or sabbatical study, travel, or research are allowable provided the IHE has a uniform written policy on sabbatical leave for persons engaged in instruction and persons engaged in research. Such costs will be allocated on an equitable basis among all related activities of the IHE.
	(6) Substitute systems for allocating salaries and wages to Federal awards may be used in place of activity reports. These systems are subject to approval if required by the cognizant agency. Such systems may include, but are not limited to, random moment sampling, case counts, or other quantifiable measures of employee effort.			(ii) Where sabbatical leave is included in fringe benefits for which a cost is determined for assessment as a direct charge, the aggregate amount of such assessments applicable to all work of the institution during the base period must be reasonable in relation to the IHE's actual experience under its sabbatical leave policy.
				(8) Salary rates for non-faculty members. Non-faculty full-time professional personnel may also earn "extra service pay" in accordance with the non-Federal entity's written policy and consistent with paragraph (h)(1)(i) of this section.
				(i) Standards for Documentation of Personnel Expenses
			(3) Charges for the salaries and wages of nonprofessional employees, in addition to the supporting	(1) Charges to Federal awards for salaries and wages must be based on records that accurately reflect the work performed. These records must:
			documentation described in subparagraphs (1) and (2), must also be supported by records indicating	(i) Be supported by a system of internal control which provides reasonable assurance that the charges

Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	(7) Salaries and wages of employees used in meeting cost sharing or matching requirements of Federal awards must be supported in the same manner as those claimed as allowable costs under Federal awards.		 the total number of hours worked each day maintained in conformance with Department of Labor regulations implementing the Fair Labor Standards Act (FLSA) (29 CFR part 516). For this purpose, the term "nonprofessional employee" shall have the same meaning as "nonexempt employee," under FLSA. (4) Salaries and wages of employees used in meeting cost sharing or matching requirements on awards must be supported in the same manner as salaries and wages claimed for reimbursement from awarding agencies. 	 are accurate, allowable, and properly allocated; (ii) Be incorporated into the official records of the non-Federal entity; (iii) Reasonably reflect the total activity for which the employee is compensated by the non-Federal entity, not exceeding 100% of compensated activities (for IHE, this per the IHE's definition of IBS); (iv) Encompass both federally assisted and all other activities compensated by the non-Federal entity on an integrated basis, but may include the use of subsidiary records as defined in the non-Federal entity's written policy; (v) Comply with the established accounting policies and practices of the non-Federal entity (See paragraph (h)(1)(ii) above for treatment of incidental work for IHEs.); and (vii) Support the distribution of the employee's salary or wages among specific activities or cost objectives if the employee works on more than one Federal award; a Federal award and non-Federal award; an indirect cost activity and a direct cost activity wo or more indirect activities which are allocated using different allocation bases; or an unallowable activity. (viii) Budget estimates (i.e., estimates determined before the services are performed) alone do not qualify as support for charges to

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
				Federal awards, but may be used for interim accounting purposes, provided that:
				(A) The system for establishing the estimates produces reasonable approximations of the activity actually performed;
				(B) Significant changes in the corresponding work activity (as defined by the non-Federal entity's written policies) are identified and entered into the records in a timely manner. Short term (such as one or two months) fluctuation between workload categories need not be considered as long as the distribution of salaries and wages is reasonable over the longer term; and
				(C) The non-Federal entity's system of internal controls includes processes to review after-the-fact interim charges made to a Federal awards based on budget estimates. All necessary adjustment must be made such that the final amount charged to the Federal award is accurate, allowable, and properly allocated.
				(ix) Because practices vary as to the activity constituting a full workload (for IHEs, IBS), records may reflect categories of activities expressed as a percentage distribution of total activities.
				(x) It is recognized that teaching, research, service, and administration are often inextricably intermingled in an academic setting. When recording salaries and wages charged to Federal awards for IHEs, a precise

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
				assessment of factors that contribute to costs is therefore not always feasible, nor is it expected.
				(2) For records which meet the standards required in paragraph (i)(1) of this section, the non-Federal entity will not be required to provide additional support or documentation for the work performed, other than that referenced in paragraph (3) below.
				(3) In accordance with Department of Labor regulations implementing the Fair Labor Standards Act (FLSA) (29 C.F.R. Part 516), charges for the salaries and wages of nonexempt employees, in addition to the supporting documentation described in this section, must also be supported by records indicating the total number of hours worked each day.
				(4) Salaries and wages of employees used in meeting cost sharing or matching requirements on Federal awards must be supported in the same manner as salaries and wages claimed for reimbursement from Federal awards.
				(5) For states, local governments and Indian tribes, substitute processes or systems for allocating salaries and wages to Federal awards may be used in place of or in addition to the records described in paragraph (1) if approved by the cognizant agency for indirect cost. Such systems may include, but are not limited to,
				random moment sampling, "rolling" time studies, case counts, or other quantifiable measures of work

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost
	(a) Substitute systems which use sampling methods (primarily for Temporary Assistance to Needy Families (TANF), Medicaid, and other public assistance programs) must meet acceptable statistical sampling standards including:	(A-21)	(A-122)	 (Final Guidance) performed. (i) Substitute systems which use sampling methods (primarily for Temporary Assistance for Needy Families (TANF), the Supplemental Nutrition Assistance Program (SNAP), Medicaid, and other public assistance programs) must meet
	 (i) The sampling universe must include all of the employees whose salaries and wages are to be allocated based on sample results except as provided in subsection 8.h.(6)(c) of this appendix; (ii) The entire time period involved must be covered by the sample; and (iii) The results must be statistically valid and applied to the period being sampled. (b) Allocating charges for the sampled employees' supervisors, clerical and support staffs, based on the results of the sampled employees, will be acceptable. (c) Less than full compliance with the statistical sampling standards noted in subsection 8.h.(6)(a) of this appendix may be accepted by the cognizant agency if it concludes that the amounts to be allocated to Federal awards will be minimal, or if it concludes that the system proposed by the governmental unit will result in lower costs to Federal awards than a system which complies with the standards. 			 assistance programs) must meet acceptable statistical sampling standards including: (A) The sampling universe must include all of the employees whose salaries and wages are to be allocated based on sample results except as provided in subsection (5)(iii), below; (B) The entire time period involved must be covered by the sample; and (C) The results must be statistically valid and applied to the period being sampled. (ii) Allocating charges for the sampled employees' supervisors, clerical and support staffs, based on the results of the sampled employees, will be acceptable. (iii) Less than full compliance with the statistical sampling standards noted in subsection (5)(i) may be accepted by the cognizant agency for indirect costs if it concludes that the amounts to be allocated to Federal awards will be minimal, or if it concludes that the system proposed by the non-Federal entity will result in lower costs to Federal awards than a system which complies with the
				standards.(6) Cognizant agencies for indirect costs are encouraged to approve alternative proposals based on outcomes and milestones for

Item of Cost	A-87) serves as the guiding comparison tex Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
				 program performance where these are clearly documented. Where approved by the Federal cognizant agency for indirect costs, these plans are acceptable as an alternative to the requirements of paragraph (i) Standards for Documentation of Personnel Expenses. (7) For Federal awards of similar purpose activity or instances of approved blended funding, a non-Federal entity may submit performance plans that incorporate funds from multiple Federal awards and account for their combined use based on performance-oriented metrics, provided that such plans are approved in advance by all involved Federal awarding agencies. In these instances, the non-Federal entity must submit a request for waiver of the requirements based on documentation that describes the method of charging costs, relates the charging of costs to the specific activity that is applicable to all fund sources, and is based on quantifiable measures of the activity in relation to time charged. (8) For a non-Federal entity where
				the records do not meet the standards described in this section, the Federal government may require personnel activity reports, including prescribed certifications, or equivalent documentation that support the records as required in this section.
200.431 Compensation – Fringe Benefits	8.d. Fringe benefits.	10. f. Fringe benefits.	8.g. Fringe benefits.	200.431 Compensation – Fringe Benefits
	(1) Fringe benefits are allowances and services provided by employers to their employees as compensation in addition to	(1) Fringe benefits in the form of regular compensation paid to employees during periods of	(1) Fringe benefits in the form of regular compensation paid to employees during periods of	(a) Fringe benefits are allowances and services provided by employers to their employees as compensation

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	regular salaries and wages. Fringe benefits include, but are not limited to, the costs of leave, employee insurance, pensions, and unemployment benefit plans. Except as provided elsewhere in these principles, the costs of fringe benefits are allowable to the extent that the benefits are reasonable and are required by law, governmental unit- employee agreement, or an established policy of the governmental unit. (2) 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, sick leave, holidays, court leave, military leave, and other similar benefits, are allowable if: They are provided under established written leave policies; the costs are equitably allocated to all related activities, including Federal awards; and, the accounting basis (cash or accrual) selected for costing each type of leave is consistently followed by the governmental unit.	authorized absences from the job, such as for annual leave, sick leave, military leave, and the like, are allowable, provided such costs are distributed to all institutional activities in proportion to the relative amount of time or effort actually devoted by the employees. See subsection J.11.f.(4) of this Appendix for treatment of sabbatical leave.	authorized absences from the job, such as vacation leave, sick leave, military leave, and the like, are allowable, provided such costs are absorbed by all organization activities in proportion to the relative amount of time or effort actually devoted to each.	 in addition to regular salaries and wages. Fringe benefits include, but are not limited to, the costs of leave (vacation, family-related, sick or military), employee insurance, pensions, and unemployment benefit plans. Except as provided elsewhere in these principles, the costs of fringe benefits are allowable provided that the benefits are reasonable and are required by law, non-Federal entity- employee agreement, or an established policy of the non-Federal entity. (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, military leave, administrative leave, and other similar benefits, are allowable if all of the following criteria are met: (1) They are provided under established written leave policies; (2) The costs are equitably allocated to all related activities, including Federal awards; and,
	(3) When a governmental unit 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 terminates employment are allowable in the year of payment provided they are allocated as a general administrative expense to all activities of the governmental unit or component.			 (3) 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 terminates

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
				employment are allowable as indirect costs in the year of payment.
	(4) The accrual basis may be only used for those types of leave for which a liability as defined by Generally Accepted Accounting Principles (GAAP) exists when the leave is earned. When a governmental unit uses the accrual basis of accounting, in accordance with GAAP, allowable leave costs are the lesser of the amount accruad or funded			(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.
	amount accrued or funded. (5) The cost of fringe benefits in the form of employer contributions or expenses for social security; employee life, health, unemployment, and worker's compensation insurance (except as indicated in section 22, Insurance and indemnification); pension plan costs (see subsection e.); and other similar benefits are allowable, provided such benefits are granted under established written policies. Such benefits, whether treated as indirect costs or as direct costs, shall be allocated to Federal awards and all other activities in a manner consistent with the pattern of benefits attributable to the individuals or group(s) of employees whose salaries and wages are chargeable to such Federal awards and other activities.	(2) Fringe benefits in the form of employer contributions or expenses for social security, employee insurance, workmen's compensation insurance, tuition or remission of tuition for individual employees are allowable, provided such benefits are granted in accordance with established educational institutional policies, and are distributed to all institutional activities on an equitable basis. Tuition benefits for family members other than the employee are unallowable for fiscal years beginning after September 30, 1998. See Section J.45.b, Scholarships and student aid costs, of this Appendix for treatment of tuition remission provided to students.	(2) Fringe benefits in the form of employer contributions or expenses for social security, employee insurance, workmen's compensation insurance, pension plan costs (see subparagraph 8.h of this appendix), and the like, are allowable, provided such benefits are granted in accordance with established written organization policies. Such benefits whether treated as indirect costs or as direct costs, shall be distributed to particular awards and other activities in a manner consistent with the pattern of benefits accruing to the individuals or group of employees whose salaries and wages are chargeable to such awards and other activities.	(c) The cost of fringe benefits in the form of employer contributions or expenses for social security; employee life, health, unemployment, and worker's compensation insurance (except as indicated in 200.447 Insurance And Indemnification); pension plan costs (see paragraph (i) of this section); and other similar benefits are allowable, provided such benefits are granted under established written policies. Such benefits, must be allocated to Federal awards and all other activities in a manner consistent with the pattern of benefits attributable to the individuals or group(s) of employees whose salaries and wages are chargeable to such Federal awards and other activities, and charged as direct or indirect costs in accordance with the non-Federal entity's accounting practices.
		(5) Fringe benefits may be assigned to cost objectives by identifying specific benefits to specific individual employees or by allocating on the basis of institution- wide salaries and wages of the employees receiving the benefits. When the allocation method is used,		(d) Fringe benefits may be assigned to cost objectives by identifying specific benefits to specific individual employees or by allocating on the basis of entity-wide salaries and wages of the employees receiving the benefits. When the allocation method is used, separate

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Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
		separate allocations must be made to selective groupings of employees, unless the institution demonstrates that costs in relationship to salaries and wages do not differ significantly for different groups of employees. Fringe benefits shall be treated in the same manner as the salaries and wages of the employees receiving the benefits. The benefits related to salaries and wages treated as direct costs shall also be treated as direct costs; the benefits related to salaries and wages treated as F&A costs shall be treated as F&A costs.	(3)(a) Provisions for a reserve under a self-insurance program for unemployment compensation or workers' compensation are allowable to the extent that the provisions represent reasonable estimates of the liabilities for such compensation, and the types of coverage, extent of coverage, and rates and premiums would have been allowable had insurance been purchased to cover the risks. However, provisions for self-insured liabilities which do not become payable for more than one year after the provision is made shall not exceed the present value of the liability.	 allocations must be made to selective groupings of employees, unless the non-Federal entity demonstrates that costs in relationship to salaries and wages do not differ significantly for different groups of employees. (e) Insurance. See also section 200.447 Insurance And Indeminification, paragraphs (d)(1) and (2). (1) Provisions for a reserve under a self-insurance program for unemployment compensation or workers' compensation are allowable to the extent that the provisions represent reasonable estimates of the liabilities for such compensation, and the types of coverage, extent of coverage, and rates and premiums would have been allowable had insurance been purchased to cover the risks. However, provisions for self-insured liabilities which do not become payable for more than one year after the provision is made must not exceed the present value of the liability.
			(4) Costs of insurance on the lives of trustees, officers, or other employees holding positions of similar responsibility are allowable only to the extent that the insurance represents additional compensation. The costs of such insurance when the organization is named as beneficiary are unallowable.	(2) Costs of insurance on the lives of trustees, officers, or other employees holding positions of similar responsibility are allowable only to the extent that the insurance represents additional compensation. The costs of such insurance when the non-Federal entity is named as beneficiary are unallowable.
			(3)(b) Where an organization follows a consistent policy of expensing actual payments to, or on behalf of, employees or former employees for unemployment compensation or	(3) Actual claims paid to or on behalf of employees or former employees for workers' compensation, unemployment compensation, severance pay, and similar employee

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
			workers' compensation, such payments are allowable in the year of payment with the prior approval of the awarding agency, provided they are allocated to all activities of the organization.	benefits (<i>e.g.</i> , post-retirement health benefits), are allowable in the year of payment provided that the non- Federal entity follows a consistent costing policy and they are allocated as indirect costs.
				(f) Automobiles. That portion of automobile costs furnished by the entity that relates to personal use by employees (including transportation to and from work) is unallowable as fringe benefit or indirect (F&A) costs regardless of whether the cost is reported as taxable income to the employees.
	e. Pension plan costs. Pension plan costs may be computed using a pay-as-you-go method or an acceptable actuarial cost method in accordance with established written policies of the governmental unit.	 (3) Rules for pension plan costs are as follows: (a) Costs of the institution's pension plan which are incurred in accordance with the established policies of the institution are allowable, provided such policies 	i. Pension plan costs. (1) Costs of the organization's pension plan which are incurred in accordance with the established policies of the organization are allowable, provided:	(g) Pension Plan Costs. Pension plan costs which are incurred in accordance with the established policies of the non-Federal entity are allowable, provided that:(1) Such policies meet the test of
	(1) For pension plans financed on a pay- as-you-go method, allowable costs will be limited to those representing actual payments to retirees or their beneficiaries.	meet the test of reasonableness, the methods of cost allocation are equitable for all activities, the amount of pension cost assigned to each fiscal year is determined in accordance with subsection (b), and the cost assigned to a given fiscal	(a) Such policies meet the test of reasonableness;(b) The methods of cost allocation are not discriminatory;	(c) The protocol and the first of the reasonableness.(2) The methods of cost allocation are not discriminatory.
	(2) Pension costs calculated using an actuarial cost-based method recognized by GAAP are allowable for a given fiscal year if they are funded for that year within six months after the end of that year. Costs funded after the six month period (or a later period agreed to by the cognizant agency) are allowable in the	year is paid or funded for all plan participants within six months after the end of that year. However, increases to normal and past service pension costs caused by a delay in funding the actuarial liability beyond 30 days after each quarter of the year to which such costs are assignable are unallowable.	(c) The cost assigned to each fiscal year is determined in accordance with generally accepted accounting principles (GAAP), as prescribed in Accounting Principles Board Opinion No. 8 issued by the American Institute of Certified Public Accountants; and	(3) For entities using accrual based accounting, the cost assigned to each fiscal year is determined in accordance with GAAP.
	year funded. The cognizant agency may agree to an extension of the six month period if an appropriate adjustment is made to compensate for the timing of the charges to the Federal Government and	(b) The amount of pension cost assigned to each fiscal year shall be determined in accordance with generally accepted accounting	(d) The costs assigned to a given fiscal year are funded for all plan participants within six months after the end of that year. However,	(4) The costs assigned to a given fiscal year are funded for all plan participants within six months after the end of that year. However,

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	related Federal reimbursement and the governmental unit's contribution to the pension fund. Adjustments may be made by cash refund or other equitable procedures to compensate the Federal Government for the time value of Federal reimbursements in excess of contributions to the pension fund.	principles. Institutions may elect to follow the "Cost Accounting Standard for Composition and Measurement of Pension Cost" (48 Part 9904-412).	increases to normal and past service pension costs caused by a delay in funding the actuarial liability beyond 30 days after each quarter of the year to which such costs are assignable are unallowable.	increases to normal and past service pension costs caused by a delay in funding the actuarial liability beyond 30 calendar days after each quarter of the year to which such costs are assignable are unallowable. Non- Federal entity may elect to follow the "Cost Accounting Standard for Composition and Measurement of Pension Costs" (48 C.F.R. § 9904.412).
	 (3) Amounts funded by the governmental unit in excess of the actuarially determined amount for a fiscal year may be used as the governmental unit's contribution in future periods. (4) When a governmental unit converts to an acceptable actuarial cost method, as defined by GAAP, and funds pension costs in accordance with this method, the unfunded liability at the time of conversion shall be allowable if amortized over a period of years in accordance with GAAP. (5) The Federal Government shall receive an equitable share of any previously allowed pension costs (including earnings thereon) which revert or inure to the governmental unit in the form of a refund, withdrawal, or other credit. 	(c) Premiums paid for pension plan termination insurance pursuant to the Employee Retirement Income Security Act (ERISA) of 1974 (Pub. L. 93-406) are allowable. Late payment charges on such premiums are unallowable. Excise taxes on accumulated funding deficiencies and prohibited transactions of pension plan fiduciaries imposed under ERISA are also unallowable.	 (2) Pension plan termination insurance premiums paid pursuant to the Employee Retirement Income Security Act (ERISA) of 1974 (Pub. L. 93-406) are allowable. Late payment charges on such premiums are unallowable. (3) Excise taxes on accumulated funding deficiencies and other penalties imposed under ERISA are unallowable. 	 (5) Pension plan termination insurance premiums paid pursuant to the Employee Retirement Income Security Act (ERISA) of 1974 (29 U.S.C. §§ 1301-1461) are allowable. Late payment charges on such premiums are unallowable. Excise taxes on accumulated funding deficiencies and other penalties imposed under ERISA are unallowable. (6) Pension plan costs may be computed using a pay-as-you-go method or an acceptable actuarial cost method in accordance with established written policies of the non-Federal entity. (i) For pension plans financed on a pay-as-you-go method, allowable costs will be limited to those representing actual payments to retirees or their beneficiaries. (ii) Pension costs calculated using an actuarial cost-based method recognized by GAAP are allowable for a given fiscal year if they are funded for that year within six months after the end of that year. Costs funded after the six month period (or a later period agreed to by

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Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance) the cognizant agency for indirect costs) are allowable in the year funded. The cognizant agency for indirect costs may agree to an extension of the six month period if an appropriate adjustment is made to compensate for the timing of the charges to the Federal government and related Federal reimbursement and the non-Federal entity's contribution to the pension fund. Adjustments may be made by cash refund or other equitable procedures to compensate the Federal
				government for the time value of Federal reimbursements in excess of contributions to the pension fund.(iii) Amounts funded by the non- Federal entity in excess of the actuarially determined amount for a fiscal year may be used as the non- Federal entity's contribution in future periods.
				(iv) When a non-Federal entity converts to an acceptable actuarial cost method, as defined by GAAP, and funds pension costs in accordance with this method, the unfunded liability at the time of conversion is allowable if amortized over a period of years in accordance with GAAP.
	f. Post-retirement health benefits.			(v) The Federal government must receive an equitable share of any previously allowed pension costs (including earnings thereon) which revert or inure to the non-Federal entity in the form of a refund, withdrawal, or other credit.
	Post-retirement health benefits (PRHB) refers to costs of health insurance or			(h) Post-Retirement Health. Post- retirement health plans (PRHP)

Text from 2 CFR Part 225 (A-87) serves as the	guiding comparison text.	therefore text from the other com	parison guidance ma	v not be listed in chronological order.

Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	health services not included in a pension			refers to costs of health insurance or
	plan covered by subsection 8.e. of this			health services not included in a
	appendix for retirees and their spouses,			pension plan covered by paragraph
	dependents, and survivors. PRHB costs			(g) of this section for retirees and
	may be computed using a pay-as-you-go			their spouses, dependents, and
	method or an acceptable actuarial cost			survivors. PRHP costs may be
	method in accordance with established			computed using a pay-as-you-go
	written polices of the governmental unit.			method or an acceptable actuarial
				cost method in accordance with
				established written policies of the
	(1) For PRHB financed on a pay as-you-			non-Federal entity.
	go method, allowable costs will be limited			
	to those representing actual payments to			(1) For PRHP financed on a pay-as-
	retirees or their beneficiaries.			you-go method, allowable costs will
				be limited to those representing
	(2) PRHB costs calculated using an			actual payments to retirees or their
	actuarial cost method recognized by			beneficiaries.
	GAAP are allowable if they are funded			(2) PRHP costs calculated using an
	for that year within six months after the			actuarial cost method recognized by
	end of that year. Costs funded after the six			GAAP are allowable if they are
	month period (or a later period agreed to			funded for that year within six
	by the cognizant agency) are allowable in			months after the end of that year.
	the year funded. The cognizant agency			Costs funded after the six month
	may agree to an extension of the six			period (or a later period agreed to by
	month period if an appropriate adjustment			the cognizant agency) are allowable
	is made to compensate for the timing of			in the year funded. The Federal
	the charges to the Federal Government			cognizant agency for indirect costs
	and related Federal reimbursements and			may agree to an extension of the six
	the governmental unit's contributions to			month period if an appropriate
	the PRHB fund. Adjustments may be			adjustment is made to compensate
	made by cash refund, reduction in current			for the timing of the charges to the
	year's PRHB costs, or other equitable			Federal government and related
	procedures to compensate the Federal			Federal reimbursements and the non-
	Government for the time value of Federal			Federal entity's contributions to the
	reimbursements in excess of contributions			PRHP fund. Adjustments may be
	to the PRHB fund.			made by cash refund, reduction in
				current year's PRHP costs, or other
				equitable procedures to compensate
				the Federal government for the time
				value of Federal reimbursements in
				excess of contributions to the PRHP
	(3) Amounts funded in excess of the			fund.
	actuarially determined amount for a fiscal			(3) Amounts funded in excess of the
	year may be used as the government's			actuarially determined amount for a
	contribution in a future period.			fiscal year may be used as the

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
				Federal government's contribution in a future period.
	(4) When a governmental unit converts to an acceptable actuarial cost method and funds PRHB costs in accordance with this method, the initial unfunded liability attributable to prior years shall be allowable if amortized over a period of years in accordance with GAAP, or, if no such GAAP period exists, over a period negotiated with the cognizant agency.			(4) When a non-Federal entity converts to an acceptable actuarial cost method and funds PRHP costs in accordance with this method, the initial unfunded liability attributable to prior years is allowable if amortized over a period of years in accordance with GAAP, or, if no such GAAP period exists, over a period negotiated with the cognizant agency for indirect costs.
	(5) To be allowable in the current year, the PRHB costs must be paid either to:(a) An insurer or other benefit provider as			(5) To be allowable in the current year, the PRHP costs must be paid either to:
	current year costs or premiums, or(b) An insurer or trustee to maintain a			(i) An insurer or other benefit provider as current year costs or premiums, or
	trust fund or reserve for the sole purpose of providing post-retirement benefits to retirees and other beneficiaries.(6) The Federal Government shall receive an equitable share of any amounts of			(ii) An insurer or trustee to maintain a trust fund or reserve for the sole purpose of providing post-retirement benefits to retirees and other beneficiaries.
	previously allowed post-retirement benefit costs (including earnings thereon) which revert or inure to the governmental unit in the form of a refund, withdrawal, or other credit.			 (6) The Federal government must receive an equitable share of any amounts of previously allowed post- retirement benefit costs (including earnings thereon) which revert or inure to the entity in the form of a refund, withdrawal, or other credit.
	g. Severance pay.	h. Severance pay.	k. Severance pay.	(i) Severance Pay.
	(1) Payments in addition to regular salaries and wages made to workers whose employment is being terminated are allowable to the extent that, in each case, they are required by law, employer- employee agreement, or established written policy.	 (1) Severance pay: (1) Severance pay is compensation in addition to regular salary and wages which is paid by an institution to employees whose services are being terminated. Costs of severance pay are allowable only to the extent that 	 (1) Severance pay, also commonly referred to as dismissal wages, is a payment in addition to regular salaries and wages, by organizations to workers whose employment is being terminated. Costs of severance 	 (1) Severance pay, also commonly referred to as dismissal wages, is a payment in addition to regular salaries and wages, by non-Federal entities to workers whose employment is being terminated.

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
		such payments are required by law, by employer-employee agreement, by established policy that constitutes in effect an implied agreement on the institution's part, or by circumstances of the particular employment.	 pay are allowable only to the extent that in each case, it is required by: (a) Law (b) Employer-employee agreement (c) Established policy that constitutes, in effect, an implied agreement on the organization's part, or (d) Circumstances of the particular employment. 	Costs of severance pay are allowable only to the extent that in each case, it is required by (a) law, (b) employer- employee agreement, (c) established policy that constitutes, in effect, an implied agreement on the non- Federal entity's part, or (d) circumstances of the particular employment.
			(2) Costs of severance payments are divided into two categories as follows:	(2) Costs of severance payments are divided into two categories as follows:
	(2) Severance payments (but not accruals) associated with normal turnover are allowable. Such payments shall be allocated to all activities of the governmental unit as an indirect cost.	(2) Severance payments that are due to normal recurring turnover and which otherwise meet the conditions of subsection J.10.h.(1) of this Appendix may be allowed provided the actual costs of such severance payments are regarded as expenses applicable to the current fiscal year and are equitably distributed among the institution's activities during that period.	(a) Actual normal turnover severance payments shall be allocated to all activities; or, where the organization provides for a reserve for normal severances, such method will be acceptable if the charge to current operations is reasonable in light of payments actually made for normal severances over a representative past period, and if amounts charged are allocated to all activities of the organization.	(i) Actual normal turnover severance payments must be allocated to all activities; or, where the non-Federal entity provides for a reserve for normal severances, such method will be acceptable if the charge to current operations is reasonable in light of payments actually made for normal severances over a representative past period, and if amounts charged are allocated to all activities of the non- Federal entity.
	(3) Abnormal or mass severance pay will be considered on a case-by-case basis and is allowable only if approved by the cognizant Federal agency.	(3) Severance payments that are due to abnormal or mass terminations are of such conjectural nature that allowability must be determined on a case-by-case basis. However, the Federal Government recognizes its obligation to participate, to the extent of its fair share, in any specific payment.	(b) Abnormal or mass severance pay is of such a conjectural nature that measurement of costs by means of an accrual will not achieve equity to both parties. Thus, accruals for this purpose are not allowable. However, the Federal Government recognizes its obligation to participate, to the extent of its fair share, in any specific payment. Thus, allowability will be considered on a case-by-case basis in the event or occurrence.	(ii) Measurement of costs of abnormal or mass severance pay by means of an accrual will not achieve equity to both parties. Thus, accruals for this purpose are not allowable. However, the Federal government recognizes its obligation to participate, to the extent of its fair share, in any specific payment. Prior approval by the Federal awarding agency or cognizant agency for indirect cost, as appropriate, is required.
		(4) Costs incurred in excess of the institution's normal severance pay	(c) Costs incurred in certain severance pay packages (commonly	(3) Costs incurred in certain severance pay packages which are in

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
		policy applicable to all persons employed by the institution upon termination of employment are unallowable.	known as "a golden parachute" payment) which are in an amount in excess of the normal severance pay paid by the organization to an employee upon termination of employment and are paid to the employee contingent upon a change in management control over, or ownership of, the organization's assets are unallowable.	an amount in excess of the normal severance pay paid by the non- Federal entity to an employee upon termination of employment and are paid to the employee contingent upon a change in management control over, or ownership of, the non-Federal entity's assets, are unallowable.
			 (d) Severance payments to foreign nationals employed by the organization outside the United States, to the extent that the amount exceeds the customary or prevailing practices for the organization in the United States are unallowable, unless they are necessary for the performance of Federal programs and approved by awarding agencies. (e) Severance payments to foreign nationals employed by the organization outside the United States due to the termination of the foreign national as a result of the closing of, or curtailment of activities by, the organization in that country, are unallowable, unless they are necessary for the performance of Federal programs and approved by awarding agencies. 	 (4) Severance payments to foreign nationals employed by the non-Federal entity outside the United States, to the extent that the amount exceeds the customary or prevailing practices for the non-Federal entity in the United States, are unallowable, unless they are necessary for the performance of Federal programs and approved by the Federal awarding agency. (5) Severance payments to foreign nationals employed by the non-Federal entity outside the United States due to the termination of the foreign national as a result of the closing of, or curtailment of activities by, the non-Federal entity in that country, are unallowable, unless they are necessary for the performance of Federal programs and approved by the Federal entity in that country, are unallowable, unless they are necessary for the performance of Federal programs and approved by the Federal awarding agency. (j) For IHEs only. Fringe benefits in the form of tuition or remission of tuition for individual employees are allowable, provided such benefits are granted in accordance with established non-Federal entity policies, and are distributed to all non-Federal entity activities on an equitable basis. Tuition benefits for

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	(A-07)	(A-21)	(A-122)	employee are unallowable.
				Fringe benefits in the form of tuition or remission of tuition for individual employees not employed by IHEs are limited to the tax-free amount allowed per section 127 of the Internal Revenue Code as amended.
				IHEs may offer employees tuition waivers or tuition reductions for undergraduate education under IRC Section 117(d) as amended, provided that the benefit does not discriminate in favor of highly compensated employees. Federal reimbursement of tuition or remission of tuition is also limited to the institution for which the employee works. See section 200.466 Scholarships And Student Aid, for treatment of tuition remission provided to students.
				(k) For IHEs whose costs are paid by state or local governments, fringe benefit programs (such as pension costs and FICA) and any other benefits costs specifically incurred on behalf of, and in direct benefit to, the non-Federal entity, are allowable costs of such non-Federal entities whether or not these costs are recorded in the accounting records of the non-Federal entities, subject to the following:
				(1) The costs meet the requirements of Basic Considerations of this subpart;
				(2) The costs are properly supported by approved cost allocation plans in accordance with applicable Federal cost accounting principles; and

Item of Cost	87) serves as the guiding comparison tex Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
				(3) The costs are not otherwise borne directly or indirectly by the Federal government.
		g. Institution-furnished automobiles. That portion of the cost of institution-furnished automobiles that relates to personal use by employees (including transportation to and from work) is unallowable regardless of whether the cost is reported as taxable income to the employees.	h. Organization-furnished automobiles. That portion of the cost of organization-furnished automobiles that relates to personal use by employees (including transportation to and from work) is unallowable as fringe benefit or indirect costs regardless of whether the cost is reported as taxable income to the employees. These costs are allowable as direct costs to sponsored award when necessary for the performance of the sponsored award and approved by awarding agencies.	
		l. Training costs . See paragraph 49 of this appendix.	ugonolos.	
432 Conferences	27. Costs of meetings and conferences, the primary purpose of which is the dissemination of technical information, are allowable. This includes costs of meals, transportation, rental of facilities, speakers' fees, and other items incidental to such meetings or conferences. But see section 14, Entertainment costs, of this appendix	32. Costs of meetings and conferences, the primary purpose of which is the dissemination of technical information, are allowable. This includes costs of meals, transportation, rental of facilities, speakers' fees, and other items incidental to such meetings or conferences. But see section J.17 of this Appendix, Entertainment costs.	29. Costs of meetings and conferences, the primary purpose of which is the dissemination of technical information, are allowable. This includes costs of meals, transportation, rental of facilities, speakers' fees, and other items incidental to such meetings or conferences. But see paragraphs 14., Entertainment costs, and 33., Participant support costs of this appendix.	A conference is defined as a meeting, retreat, seminar, symposium, workshop or event whose primary purpose is the dissemination of technical information beyond the non-Federal entity and is necessary and reasonable for successful performance under the Federal award. Allowable conference costs paid by the non-Federal entity as a sponsor or host of the conference may include rental of facilities, speakers' fees, costs of meals and refreshments, local transportation, and other items incidental to such conferences unless further restricted by the terms and conditions of the Federal award. As needed, the costs of identifying, but not providing, locally available dependent-care resources are allowable. Conference hosts/sponsors must exercise discretion and judgment in ensuring
Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
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	(A-87)	(A-21)	(A-122)	(Final Guidance)
				that conference costs are appropriate, necessary and managed in a manner that minimizes costs to the Federal award. The Federal awarding agency may authorize exceptions where appropriate for programs including Indian tribes, children, and the elderly. See also 200.438 Entertainment Costs, 200.456 Participant Support Costs, 200.474 Travel Costs, and 200.475 Trustees.
433 Contingency Provisions	9. Contributions to a contingency reserve or any similar provision made for events the occurrence of which cannot be foretold with certainty as to time, intensity, or with an assurance of their happening, are unallowable. The term "contingency reserve" excludes self- insurance reserves (see section 22.c. of this appendix), pension plan reserves (see section 8.e.), and post-retirement health and other benefit reserves (section 8.f.) computed using acceptable actuarial cost methods.	11. Contributions to a contingency reserve or any similar provision made for events the occurrence of which cannot be foretold with certainty as to time, intensity, or with an assurance of their happening, are unallowable, except as noted in the cost principles in this Appendix regarding self-insurance, pensions, severance and post-retirement health costs.	9. Contributions to a contingency reserve or any similar provision made for events the occurrence of which cannot be foretold with certainty as to time, intensity, or with an assurance of their happening, are unallowable. The term "contingency reserve" excludes self-insurance reserves (see Appendix B to this part, paragraphs 8.g.(3) and 22.a(2)(d)); pension funds (see paragraph 8.i): and reserves for normal severance pay (see paragraph 8.k.)	(a) Contingency is that part of a budget estimate of future costs (typically of large construction projects, IT systems, or other items as approved by the Federal awarding agency) which is associated with possible events or conditions arising from causes the precise outcome of which is indeterminable at the time of estimate, and that experience shows will likely result, in aggregate, in additional costs for the approved activity or project. Amounts for major project scope changes, unforeseen risks, or extraordinary events may not be included.
				(b) It is permissible for contingency amounts other than those excluded in paragraph (1) above to be explicitly included in budget estimates, to the extent they are necessary to improve the precision of those estimates. Amounts must be estimated using broadly-accepted cost estimating methodologies, specified in the budget documentation of the Federal award, and accepted by the Federal awarding agency. As such, contingency amounts are to be included in the Federal award. In order for actual costs incurred to be allowable, they must comply with

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

Item of Cost	A-87) serves as the guiding comparison tex Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
				 (Final Guidance) the cost principles and other requirements in this Part (see also Standards for Financial and Program Management of Subpart D and section 200.403 Factors Affecting Allowability of Costs); be necessary and reasonable for proper and efficient accomplishment of project or program objectives, and be verifiable from the non-Federal entity's records. (c) Payments made by the Federal awarding agency to the non-Federal entity's "contingency reserve" or any similar payment made for events the occurrence of which cannot be foretold with certainty as to the time or intensity, or with an assurance of their happening, are unallowable, except as noted in section 200.431 Compensation – Fringe Benefits regarding self-insurance, pensions, severance and post-retirement health costs, and 200.447 Insurance And Indemnification.
434 Contributions and Donations	 12. a. Contributions or donations rendered. Contributions or donations, including cash, property, and services, made by the governmental unit, regardless of the recipient, are unallowable. b. Donated services received: 	15. a. Contributions or Donations rendered. Contributions or donations, including cash, property, and services, made by the institution, regardless of the recipient, are unallowable.	12. a. Contributions or donations rendered. Contributions or donations, including cash, property, and services, made by the organization, regardless of the recipient, are unallowable.	(a) Costs of contributions and donations, including cash, property, and services, from the non-Federal entity to other entities, are unallowable.
	 (1) Donated or volunteer services may be furnished to a governmental unit by professional and technical personnel, consultants, and other skilled and unskilled labor. The value of these services is not reimbursable either as a direct or indirect cost. However, the value of donated services may be used to meet cost sharing or matching requirements in accordance with the Federal Grants Management Common Rule. (2) The value of donated services utilized 	b. Donated services received. Donated or volunteer services may be furnished to an institution by professional and technical personnel, consultants, and other skilled and unskilled labor. The value of these services is not reimbursable either as a direct or F&A cost. However, the value of donated services may be used to meet cost sharing or matching requirements in accordance with 2 CFR Part 215.	 b. Donated services received: (1) Donated or volunteer services may be furnished to an organization by professional and technical personnel, consultants, and other skilled and unskilled labor. The value of these services is not reimbursable either as a direct or indirect cost. However, the value of donated services may be used to meet cost sharing or matching requirements in accordance with the 	(b) The value of services and property donated to the non-Federal entity may not be charged to the Federal award either as a direct or indirect (F&A) cost. The value of donated services and property may be used to meet cost sharing or matching requirements (see section 200.306 Cost Sharing or Matching). Depreciation on donated assets is permitted in accordance with section 200.436 Depreciation, as long as the

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Item of Cost	t 225 (A-87) serves as the guiding comparison text Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	 in the performance of a direct cost activity shall, when material in amount, be considered in the determination of the governmental unit's indirect costs or rate(s) and, accordingly, shall be allocated a proportionate share of applicable indirect costs. (3) To the extent feasible, donated services will be supported by the same methods used by the governmental unit to support the allocability of regular personnel services. 		Common Rule.	donated property is not counted towards cost sharing or matching requirements.
	i. Donated services.	c. Donated property. The value of donated property is not	(2) The value of donated services utilized in the performance of a	(c) Services donated or volunteer to the non-Federal entity may be
	(1) Donated or volunteer services may be furnished to a governmental unit by professional and technical personnel, consultants, and other skilled and	reimbursable either as a direct or F&A cost, except that depreciation or use allowances on donated assets are permitted in accordance with	direct cost activity shall, when material in amount, be considered in the determination of the non-profit organization's indirect costs or rate(s)	furnished to a non-Federal entity l professional and technical person consultants, and other skilled and unskilled labor. The value of thes

Section J.14. The value of donated

property may be used to meet cost

accordance with 2 CFR Part 215.

sharing or matching requirements, in

and, accordingly, shall be allocated a

proportionate share of applicable

indirect costs when the following

(b) The services are supported by a significant amount of the indirect

costs incurred by the non-profit

(c) The direct cost activity is not

the Federal Government.

pursued primarily for the benefit of

(3) In those instances where there is

cognizant agency shall negotiate an

(4) Where donated services directly

award, the indirect costs allocated to

the services will be considered as a

part of the total costs of the project. Such indirect costs may be

benefit a project supported by an

appropriate allocation of indirect cost

no basis for determining the fair

market value of the services

rendered, the recipient and the

(a) The aggregate value of the

services is material:

organization; and

to the services.

exist:

Common Rule. (2) The value of donated services utilized in the performance of a direct cost activity shall, when material in amount, be considered in the determination of the governmental unit's indirect costs or rate(s) and, accordingly, shall be allocated a proportionate share of applicable indirect costs.

unskilled labor. The value of these

services is not reimbursable either as a

direct or indirect cost. However, the value

of donated services may be used to meet

cost sharing or matching requirements in

accordance with the provisions of the

(3) To the extent feasible, donated services will be supported by the same methods used by the governmental unit to support the allocability of regular personnel services.

200.306 Cost Sharing Or Matching. (d) To the extent feasible, services donated to the non-Federal entity will be supported by the same methods used to support the allocability of regular personnel services.

services is not allowable either as a

value of donated services may be

used to meet cost sharing or

with the provisions of section

direct or indirect cost. However, the

matching requirements in accordance

(e) The following provisions apply to nonprofit organizations. The value of services donated to the nonprofit organization utilized in the performance of a direct cost activity must be considered in the determination of the non-Federal entity's indirect cost rate(s) and, accordingly, must be allocated a proportionate share of applicable indirect costs when the following

(A-87)	(A-21)	(A-122)	(Final Guidance)
		reimbursed under the award or used to meet cost sharing or matching requirements. (5) The value of the donated services may be used to meet cost sharing or matching requirements under conditions described in Section 215.23 of 2 CFR part 215 (OMB Circular A–110). Where donated services are treated as indirect costs, indirect cost rates will separate the value of the donations so that reimbursement will not be made. c. Donated goods or space. (1) Donated goods; i.e., expendable personal property/supplies, and donated use of space may be furnished to a non-profit organization. The value of the goods and space is not reimbursable either as a direct or indirect cost. (2) The value of the donations may be used to meet cost sharing or matching share requirements under the conditions described in 2 CFR part 215 (OMB Circular A–110). Where donations are treated as indirect costs, indirect cost rates will separate the value of the donations so that reimbursement will not be made.	 circumstances exist: (1) The aggregate value of the services is material; (2) The services are supported by a significant amount of the indirect costs incurred by the non-Federal entity; (i) In those instances where there is no basis for determining the fair market value of the services rendered, the non-Federal entity and the cognizant agency for indirect costs must negotiate an appropriate allocation of indirect cost to the services. (ii) Where donated services directly benefit a project supported by the Federal award, the indirect costs allocated to the services will be considered as a part of the total costs of the project. Such indirect costs may be reimbursed under the Federal award or used to meet cost sharing or matching requirements. (f) Fair market value of donated services must be computed as described in section 200.306 Cost Sharing Or Matching. (g) Personal Property and Use of Space. (1) Donated personal property and use of space may be furnished to a non-Federal entity. The value of the personal property and use of space may be furnished to a non-Federal entity. The value of the personal property and space is not reimbursable either as a direct or indirect cost.

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
.435 Defense and	10. a. The following costs are unallowable	13. a. Definitions.	10. a. Definitions.	be used to meet cost sharing or matching share requirements under the conditions described in Standards for Financial and Program Management of Subpart D. The value of the donations must be determined in accordance with section Standards for Standards for Financial and Program Management of Subpart D. Where donations are treated as indirect costs, indirect cost rates will separate the value of the donations so that reimbursement will not be made. (a) Definitions for the purposes of
Prosecution of Criminal and Civil Proceedings, Claims, Appeals, and Patent Infringements	 for contracts covered by 10 U.S.C. 2324(k), "Allowable costs under defense contracts." (1) Costs incurred in defense of any civil or criminal fraud proceeding or similar proceeding (including filing of false certification brought by the United States where the contractor is found liable or has pleaded nolo contendere to a charge of fraud or similar proceeding (including filing of a false certification). (2) Costs incurred by a contractor in connection with any criminal, civil or administrative proceedings commenced by the United States or a State to the extent provided in 10 U.S.C. 2324(k). b. Legal expenses required in the administration of Federal programs are allowable. Legal expenses for prosecution of claims against the Federal Government are unallowable. 	"Costs," include, but are not limited to, administrative and clerical expenses; the cost of legal services, whether performed by in-house or private counsel; the costs of the services of accountants, consultants, or others retained by the institution to assist it; costs of employees, officers and trustees, and any similar costs incurred before, during, and after commencement of a judicial or a direct relationship to the proceedings.	 (1) Conviction, as used herein, means a judgment or a conviction of a criminal offense by any court of competent jurisdiction, whether entered upon as a verdict or a plea, including a conviction due to a plea of nolo contendere. (2) Costs include, but are not limited to, administrative and clerical expenses; the cost of legal services, whether performed by in-house or private counsel; and the costs of the services of accountants, consultants, or others retained by the organization to assist it; costs of employees, officers and trustees, and any similar costs incurred before, during, and after commencement of a judicial or administrative proceeding that bears a direct relationship to the proceedings. 	 (a) Definitions for the purposes of this section. (1) "Conviction," means a judgment or conviction of a criminal offense by any court of competent jurisdiction, whether entered upon verdict or a plea, including a conviction due to a plea of nolo contendere. (2) "Costs," include the services of in-house or private counsel, accountants, consultants, or others engaged to assist the non-Federal entity before, during, and after commencement of a judicial or administrative proceeding, that bear a direct relationship to the proceeding.
		"Fraud," as used herein, means— (1) Acts of fraud or corruption or attempts to defraud the Federal Government or to corrupt its agents; (2) Acts that constitute a cause for debarment or suspension (as specified in agency regulations), and	(3) Fraud, as used herein, means acts of fraud corruption or attempts to defraud the Federal Government or to corrupt its agents, acts that constitute a cause for debarment or suspension (as specified in agency regulations), and acts which violate	(3) "Fraud," means (i) acts of fraud or corruption or attempts to defraud the Federal government or to corrupt its agents, (ii) acts that constitute a cause for debarment or suspension (as specified in agency regulations), and (iii) acts which violate the False

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
		(3) Acts which violate the False Claims Act, 31 U.S.C., sections 3729–3731, or the Anti-kickback Act, 41 U.S.C., sections 51 and 54.	the False Claims Act, 31 U.S.C., sections 3729–3731, or the Anti- Kickback Act, 41 U.S.C., sections 51 and 54.	Claims Act (31 U.S.C. §§3729-3732) or the Anti-kickback Act (41 U.S.C. §§1320a-7b(b)).
		"Penalty," does not include restitution, reimbursement, or compensatory damages.	(4) Penalty does not include restitution, reimbursement, or compensatory damages.	(4) "Penalty," does not include restitution, reimbursement, or compensatory damages.
		"Proceeding," includes an investigation.	(5) Proceeding includes an investigation.	(5) "Proceeding," includes an investigation.
		 b. (1) Except as otherwise described herein, costs incurred in connection with any criminal, civil or administrative proceeding (including filing of a false certification) commenced by the Federal Government, or a State, local or foreign government, are not allowable if the proceeding (a) Relates to a violation of, or failure to comply with, a Federal, State, local or foreign statute or regulation, by the institution (including its agents and employees); and (b) Results in any of the following dispositions: (i) In a criminal proceeding, a conviction. (ii) In a civil or administrative proceeding involving an allegation of fraud or similar misconduct, a determination of institutional liability. (iii) In the case of any civil or administrative proceeding, the imposition of a monetary penalty. (iv) A final decision by an appropriate Federal official to debar or suspend the institution, to rescind 	 b. (1) Except as otherwise described herein, costs incurred in connection with any criminal, civil or administrative proceeding (including filing of a false certification) commenced by the Federal Government, or a State, local or foreign government, are not allowable if the proceeding: Relates to a violation of, or failure to comply with, a Federal, State, local or foreign statute or regulation by the organization (including its agents and employees), and results in any of the following dispositions: (a) In a criminal proceeding, a conviction. (b) In a civil or administrative proceeding involving an allegation of fraud or similar misconduct, a determination of organizational liability. (c) In the case of any civil or administrative proceeding, the imposition of a monetary penalty. (d) A final decision by an appropriate Federal official to debar or suspend the organization, to rescind or void an award, or to 	 (b) Costs. (1) Except as otherwise described herein, costs incurred in connection with any criminal, civil or administrative proceeding (including filing of a false certification) commenced by the Federal government, a state, local government, or foreign government (including a proceeding under the False Claims Act), against the non-Federal entity, (or commenced by third parties or a current or former employee of the non-Federal entity who submits a whistleblower complaint of reprisal in accordance with 10 USC 2409 or 41 USC 4712), are not allowable if the proceeding: (i) Relates to a violation of, or failure to comply with, a Federal, state, local or foreign statute, regulation or the terms and conditions of the Federal award, by the non-Federal entity (including its agents and employees); and (ii) Results in any of the following the proceeding of the following t
		or suspend the institution, to rescrid or void an award, or to terminate an award for default by reason of a	terminate an award for default by reason of a violation or failure to	dispositions: (A) In a criminal proceeding, a

Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
		violation or failure to comply with a	comply with a law or regulation.	conviction.
		law or regulation.	(e) A disposition by consent or	
		(v) A disposition by consent or	compromise, if the action could have	(B) In a civil or administrative
		compromise, if the action could have	resulted in any of the dispositions	proceeding involving an allegation of
		resulted in any of the dispositions	described in subparagraphs	fraud or similar misconduct, a
		described in subsections	10.b.(1)(a), (b), (c) or (d) of this	determination of non-Federal entity
		J.13.b.(1)(b)(i) through (iv) of this	appendix.	liability.
		Appendix.		
		(2) If more than one proceeding		(C) In the case of any civil or
		involves the same alleged	(2) If more than one proceeding	administrative proceeding, the
		misconduct, the costs of all such	involves the same alleged	disallowance of costs or the
		proceedings shall be unallowable if	misconduct, the costs of all such	imposition of a monetary penalty, or
		any one of them results in one of the	proceedings shall be unallowable if	an order issued by the Federal
		dispositions shown in subsection b.	any one of them results in one of the	awarding agency head or delegate to
			dispositions shown in subparagraph	the non-Federal entity to take
		c. If a proceeding referred to in	10.b.(1) of this appendix.	corrective action under 10 USC 2409
		subsection J.13.b. of this Appendix is		or 41 USC 4712.
		commenced by the Federal	c. If a proceeding referred to in	
		Government and is resolved by	subparagraph 10.b of this appendix is commenced by the Federal	(D) A final decision by an
		consent or compromise pursuant to	Government and is resolved by	appropriate Federal official to debar or suspend the non-Federal entity, to
		an agreement entered into by the institution and the Federal	consent or compromise pursuant to	rescind or void a Federal award, or to
		Government, then the costs incurred	an agreement entered into by the	terminate a Federal award for default
		by the institution in connection with	organization and the Federal	by reason of a violation or failure to
		such proceedings that are otherwise	Government, then the costs incurred	comply with a statute, regulation, or
		not allowable under subsection b.	by the organization in connection	the terms and conditions of the
		may be allowed to the extent	with such proceedings that are	Federal award.
		specifically provided in such	otherwise not allowable under	rederar award.
		agreement.	subparagraph 10.b of this appendix	(E) A disposition by consent or
		agreement.	may be allowed to the extent	compromise, if the action could have
			specifically provided in such	resulted in any of the dispositions
		d. If a proceeding referred to in	agreement.	described in paragraphs (A) through
		subsection J.13.b. of this Appendix is	d. If a proceeding referred to in	(D) above.
		commenced by a State, local or	subparagraph 10.b of this appendix is	
		foreign government, the authorized	commenced by a State, local or	(2) If more than one proceeding
		Federal official may allow the costs	foreign government, the authorized	involves the same alleged
		incurred by the institution for such	Federal official may allow the costs	misconduct, the costs of all such
		proceedings, if such authorized	incurred by the organization for such	proceedings are unallowable if any
		official determines that the costs	proceedings, if such authorized	results in one of the dispositions
		were incurred as a result of—(1) A	official determines that the costs	shown in paragraph (b) of this
		specific term or condition of a	were incurred as a result of a specific	section.
		federally-sponsored agreement; or	term or condition of a federally-	
		(2) Specific written direction of an	sponsored award, or specific written	(c) If a proceeding referred to in
		authorized official of the sponsoring	direction of an authorized official of	paragraph (b) of this section is
		agency.	the sponsoring agency.	commenced by the Federal

Item of Cost	225 (A-87) serves as the guiding comparison t Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	(A-07)	e. Costs incurred in connection with	(A-122)	government and is resolved by
		proceedings described in subsection	e. Costs incurred in connection with	consent or compromise pursuant to
		J.13.b of this Appendix, but which	proceedings described in	an agreement by the non-Federal
		are not made unallowable by that	subparagraph 10.b of this appendix,	entity and the Federal government,
		subsection, may be allowed by the	but which are not made unallowable	then the costs incurred may be
		Federal Government, but only to the	by that subparagraph, may be	allowed to the extent specifically
		extent that:	allowed by the Federal Government,	provided in such agreement.
		(1) The costs are reasonable in	but only to the extent that:	
		relation to the activities required to	(1) The costs are reasonable in	(d) If a proceeding referred to in
		deal with the proceeding and the	relation to the activities required to	paragraph (b) of this section is
		underlying cause of action;	deal with the proceeding and the	commenced by a state, local or
		(2) Payment of the costs incurred, as	underlying cause of action;	foreign government, the authorized
		allowable and allocable costs, is not	(2) Payment of the costs incurred, as	Federal official may allow the costs
		prohibited by any other provision(s)	allowable and allocable costs, is not	incurred if such authorized official
		of the sponsored agreement;	prohibited by any other provision(s)	determines that the costs were
		(3) The costs are not otherwise	of the sponsored award;	incurred as a result of:
		recovered from the Federal	(3) The costs are not otherwise	
		Government or a third party, either	recovered from the Federal	(1) A specific term or condition of
		directly as a result of the proceeding or otherwise; and,	Government or a third party, either directly as a result of the proceeding	the Federal award, or
		(4) The percentage of costs allowed	or otherwise; and,	(2) Specific written direction of an
		does not exceed the percentage	(4) The percentage of costs allowed	authorized official of the Federal
		determined by an authorized Federal	does not exceed the percentage	awarding agency.
		official to be appropriate considering	determined by an authorized Federal	
		the complexity of procurement	official to be appropriate,	
		litigation, generally accepted	considering the complexity of the	
		principles governing the award of	litigation, generally accepted	
		legal fees in civil actions involving	principles governing the award of	
		the United States as a party, and such	legal fees in civil actions involving	
		other factors as may be appropriate.	the United States as a party, and such	
		Such percentage shall not exceed 80 percent. However, if an agreement	other factors as may be appropriate. Such percentage shall not exceed 80	
		reached under subsection c has	percent. However, if an agreement	
		explicitly considered this 80 percent	reached under subparagraph 10.c of	
		limitation and permitted a higher	this appendix has explicitly	
		percentage, then the full amount of	considered this 80 percent limitation	
		costs resulting from that agreement	and permitted a higher percentage,	
		shall be allowable.	then the full amount of costs	
			resulting from that agreement shall	
		f. Costs incurred by the institution in	be allowable.	
		connection with the defense of suits	f Casta in summed by the state of the	
		brought by its employees or ex-	f. Costs incurred by the organization	(e) Costs incurred in connection with
		employees under section 2 of the	in connection with the defense of	proceedings described in paragraph
		Major Fraud Act of 1988 (Pub. L.	suits brought by its employees or ex-	(b) of this section, which are not
		100–700), including the cost of all	employees under section 2 of the	made unallowable by that subsection

Appendix B to Part 225 – Selected J. General Provisions for Selected Item of Cost Appendix B to Part 230 – Selected **General Provisions for Selected** Items of Cost **Items of Cost** Items of Cost Items of Cost (A-87) (A-21) (A-122) (Final Guidance) relief necessary to make such Major Fraud Act of 1988 (Pub. L. may be allowed but only to the employee whole, where the 100–700), including the cost of all extent that: institution was found liable or relief necessary to make such settled, are unallowable. employee whole, where the (1) The costs are reasonable and organization was found liable or necessary in relation to the settled, are unallowable. administration of the Federal award and activities required to deal with the proceeding and the underlying cause of action: (2) Payment of the reasonable, necessary, allocable and otherwise allowable costs incurred is not prohibited by any other provision(s) of the Federal award: (3) The costs are not recovered from the Federal Government or a third party, either directly as a result of the proceeding or otherwise; and, (4) An authorized Federal official must determine the percentage of costs allowed considering the complexity of litigation, generally accepted principles governing the award of legal fees in civil actions involving the United States, and such other factors as may be appropriate. Such percentage must not exceed 80 percent. However, if an agreement reached under paragraph (c) of this section has explicitly considered this 80 percent limitation and permitted a higher percentage, then the full amount of costs resulting from that agreement are allowable. (f) Costs incurred by the non-Federal entity in connection with the defense of suits brought by its employees or ex-employees under section 2 of the Major Fraud Act of 1988 (18 U.S.C. § 1031), including the cost of all relief necessary to make such

Text from 2 CFR Part 225 (A Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
		 g. Costs of legal, accounting, and consultant services, and related costs, incurred in connection with defense against Federal Government claims or appeals, or the prosecution of claims or appeals against the Federal Government, are unallowable. h. Costs of legal, accounting, and consultant services, and related costs, incurred in connection with patent infringement litigation, are unallowable unless otherwise provided for in the sponsored agreements. i. Costs, which may be unallowable under this section, including directly associated costs, shall be segregated and accounted for by the institution separately. During the pendency of any proceeding covered by subsections J.13.b and f of this Appendix, the Federal Government shall generally withhold payment of such costs. However, if in the best interests of the Federal Government, the Federal Government may provide for conditional payment upon provision of adequate security, or other adequate assurance, and agreement by the institution to repay all unallowable costs, plus interest, if the costs are subsequently determined to be unallowable. 	 g. Costs of legal, accounting, and consultant services, and related costs, incurred in connection with defense against Federal Government claims or appeals, antitrust suits, or the prosecution of claims or appeals against the Federal Government, are unallowable. h. Costs of legal, accounting, and consultant services, and related costs, incurred in connection with patent infringement litigation, are unallowable unless otherwise provided for in the sponsored awards. i. Costs which may be unallowable under this paragraph, including directly associated costs, shall be segregated and accounted for by the organization separately. During the pendency of any proceeding covered by subparagraphs 10.b and f of this appendix, the Federal Government shall generally withhold payment of such costs. However, if in the best interests of the Federal Government, the Federal Government may provide for conditional payment upon provision of adequate security, or other adequate assurance, and agreements by the organization to repay all unallowable costs, plus interest, if the costs are subsequently determined to be unallowable. 	 (i) Costs of prosecution of claims against the Federal government, including appeals of final Federal agency decisions, are unallowable. (h) Costs of legal, accounting, and consultant services, and related costs, incurred in connection with patent infringement litigation, are unallowable unless otherwise provided for in the Federal award. (i) Costs which may be unallowable under this section, including directly associated costs, must be segregated and accounted for separately. During the pendency of any proceeding covered by paragraphs (b) and (f) of this section, the Federal government must generally withhold payment of such costs. However, if in its best interests, the Federal government may provide for conditional payment upon provision of adequate security, or other adequate assurance, and agreement to repay all unallowable costs, plus interest, if the costs are subsequently determined to be unallowable.
436 Depreciation	11. a. Depreciation and use allowances are means of allocating the cost of fixed assets to periods benefiting from asset	14. a. Institutions may be compensated for the use of their buildings, capital improvements, and	11. a. Compensation for the use of buildings, other capital improvements, and equipment on	(a) Depreciation is the method for allocating the cost of fixed assets to periods benefitting from asset use.

Item of Cost	(A-87) serves as the guitaing comparison text Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	assets on hand may be made through depreciation or use allowances. A combination of the two methods may not be used in connection with a single class of fixed assets (e.g., buildings, office equipment, computer equipment, etc.) except as provided for in subsection g. Except for enterprise funds and internal service funds that are included as part of a State/local cost allocation plan, classes of assets shall be determined on the same basis used for the government-wide financial statements.	used, needed in the institutions' activities, and properly allocable to sponsored agreements. Such compensation shall be made by computing either depreciation or use allowance. Use allowances are the means of providing such compensation when depreciation or other equivalent costs are not computed. The allocation for depreciation or use allowance shall be made in accordance with Section F.2 of this Appendix. Depreciation and use allowances are computed applying the following rules:	allowance or depreciation. However, except as provided in paragraph 11.f of this appendix, a combination of the two methods may not be used in connection with a single class of fixed assets (e.g. , buildings, office equipment, computer equipment, etc.).	 compensated for the use of its buildings, capital improvements, equipment, and software projects capitalized in accordance with GAAP, provided that they are used, needed in the non-Federal entity's activities, and properly allocated to Federal awards. Such compensation must be made by computing depreciation. (b) The allocation for depreciation must be made in accordance with Appendices IV through VIII.
	b. The computation of depreciation or use allowances shall be based on the acquisition cost of the assets involved. Where actual cost records have not been maintained, a reasonable estimate of the original acquisition cost may be used. The value of an asset donated to the governmental unit by an unrelated third party shall be its fair market value at the time of donation. Governmental or quasi- governmental organizations located within the same State shall not be considered unrelated third parties for this purpose.	b. The computation of depreciation or use allowances shall be based on the acquisition cost of the assets involved. The acquisition cost of an asset donated to the institution by a third party shall be its fair market value at the time of the donation.	b. The computation of use allowances or depreciation shall be based on the acquisition cost of the assets involved. The acquisition cost of an asset donated to the non-profit organization by a third party shall be its fair market value at the time of the donation.	 (c) Depreciation is computed applying the following rules: (1) The computation of depreciation must be based on the acquisition cost of the assets involved. For an asset donated to the non-Federal entity by a third party, its fair market value at the time of the donation must be considered as the acquisition cost. Such assets may be depreciated or claimed as matching but not both. For this purpose, the acquisition cost will exclude:
	 c. The computation of depreciation or use allowances will exclude: (1) The cost of land; (2) Any portion of the cost of buildings and equipment borne by or donated by the Federal Government irrespective of where title was originally vested or where it presently resides; and (3) Any portion of the cost of buildings and equipment contributed by or for the 	 c. For this purpose, the acquisition cost will exclude: (1) The cost of land; (2) Any portion of the cost of buildings and equipment borne by or donated by the Federal Government, irrespective of where title was originally vested or where it is presently located; and (3) Any portion of the cost of 	 c. The computation of use allowances or depreciation will exclude: (1) The cost of land; (2) Any portion of the cost of buildings and equipment borne by or donated by the Federal Government irrespective of where title was originally vested or where it presently resides; and 	 (i) The cost of land; (ii) Any portion of the cost of buildings and equipment borne by or donated by the Federal government, irrespective of where title was originally vested or where it is presently located;
	governmental unit, or a related donor organization, in satisfaction of a matching requirement.	buildings and equipment contributed by or for the institution where law or agreement prohibits recovery.	(3) Any portion of the cost of buildings and equipment contributed by or for the non-profit organization in satisfaction of a statutory	(iii) Any portion of the cost of buildings and equipment contributed by or for the non-Federal entity, or where law or agreement prohibits

Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	d. Where the depreciation method is	d. In the use of the depreciation	matching requirement.	recovery; and
	followed, the following general criteria	method, the following shall be		
	apply:	observed:	d. General criteria where	
	(1) The period of useful service (useful	(1) The period of useful service	depreciation method is followed:	(iv) Any asset acquired solely for the
	life) established in each case for usable	(useful life) established in each case	(1) The period of useful service	performance of a non-Federal award.
	capital assets must take into consideration	for usable capital assets must take	(useful life) established in each case	
	such factors as type of construction,	into consideration such factors as	for usable capital assets must take	(d) When computing depreciation
	nature of the equipment used, historical	type of construction, nature of the	into consideration such factors as	charges, the following must be
	usage patterns, technological	equipment, technological	type of construction, nature of the	observed:
	developments, and the renewal and	developments in the particular area,	equipment used, technological	
	replacement policies of the governmental	and the renewal and replacement	developments in the particular	(1) The period of useful service or
	unit followed for the individual items or	policies followed for the individual	program area, and the renewal and	useful life established in each case
	classes of assets involved. In the absence	items or classes of assets involved.	replacement policies followed for the	for usable capital assets must take
	of clear evidence indicating that the	(2) The depreciation method used to	individual items or classes of assets	into consideration such factors as
	expected consumption of the asset will be	charge the cost of an asset (or group	involved. The method of	type of construction, nature of the
	significantly greater in the early portions	of assets) to accounting periods shall	depreciation used to assign the cost	equipment, technological
	than in the later portions of its useful life,	reflect the pattern of consumption of	of an asset (or group of assets) to	developments in the particular area,
	the straight line method of depreciation	the asset during its useful life. In the	accounting periods shall reflect the	historical data, and the renewal and
	shall be used.	absence of clear evidence indicating	pattern of consumption of the asset	replacement policies followed for th
	(2) Depreciation methods once used shall	that the expected consumption of the	during its useful life.	individual items or classes of assets
	not be changed unless approved by the	asset will be significantly greater in	(2) In the absence of clear evidence	involved.
	Federal cognizant or awarding agency.	the early portions than in the later	indicating that the expected	
	When the depreciation method is	portions of its useful life, the	consumption of the asset will be	(2) The depreciation method used to
	introduced for application to an asset	straight-line method shall be	significantly greater or lesser in the	charge the cost of an asset (or group
	previously subject to a use allowance, the	presumed to be the appropriate	early portions of its useful life than	of assets) to accounting periods mus
	annual depreciation charge thereon may	method. Depreciation methods once	in the later portions, the straight-line	reflect the pattern of consumption of
	not exceed the amount that would have	used shall not be changed unless	method shall be presumed to be the	the asset during its useful life. In the
	resulted had the depreciation method been	approved in advance by the	appropriate method.	absence of clear evidence indicating
	in effect from the date of acquisition of	cognizant Federal agency. The	(3) Depreciation methods once used	that the expected consumption of the
	the asset. The combination of use	depreciation methods used to	shall not be changed unless approved	asset will be significantly greater in
	allowances and depreciation applicable to	calculate the depreciation amounts	in advance by the cognizant Federal	the early portions than in the later
	the asset shall not exceed the total	for F&A rate purposes shall be the	agency. When the depreciation	portions of its useful life, the
	acquisition cost of the asset or fair market	same methods used by the institution	method is introduced for application	straight-line method must be
	value at time of donation.	for its financial statements. This	to assets previously subject to a use	presumed to be the appropriate
		requirement does not apply to those	allowance, the combination of use	method. Depreciation methods once
	e. When the depreciation method is used	institutions (e.g. , public institutions	allowances and depreciation	used may not be changed unless
	for buildings, a building's shell may be	of higher education) which are not	applicable to such assets must not	approved in advance by the
	segregated from the major component of	required to record depreciation by	exceed the total acquisition cost of	cognizant agency. The depreciation
	the building (e.g. , plumbing system,	applicable generally accepted	the assets.	methods used to calculate the
	heating, and air conditioning system, etc.)	accounting principles (GAAP).		depreciation amounts for indirect
	and each major component depreciated	(3) Where the depreciation method is	e. When the depreciation method is	(F&A) rate purposes must be the
	over its estimated useful life, or the entire	introduced to replace the use	used for buildings, a building's shell	same methods used by the non-
	building (i.e. , the shell and all	allowance method, depreciation shall	may be segregated from each	Federal entity for its financial
	components) may be treated as a single	be computed as if the asset had been	building component (e.g. , plumbing	-
				statements.
	asset and depreciated over a single useful	depreciated over its entire life (i.e. ,	system, heating, and air conditioning	

Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	life.	from the date the asset was acquired	system, etc.) and each item	(3) The entire building, including the
		and ready for use to the date of	depreciated over its estimated useful	shell and all components, may be
	f. Where the use allowance method is	disposal or withdrawal from service).	life; or the entire building (i.e. , the	treated as a single asset and
	followed, the following general criteria	The aggregate amount of use	shell and all components) may be	depreciated over a single useful life.
	apply:	allowances and depreciation	treated as a single asset and	A building may also be divided into
	(1) The use allowance for buildings and	attributable to an asset (including	depreciated over a single useful life.	multiple components. Each
	improvements (including land	imputed depreciation applicable to		component item may then be
	improvements, such as paved parking	periods prior to the conversion to the	f. When the depreciation method is	depreciated over its estimated useful
	areas, fences, and sidewalks) will be	use allowance method as well as	used for a particular class of assets,	life. The building components must
	computed at an annual rate not exceeding	depreciation after the conversion)	no depreciation may be allowed on	be grouped into three general
	two percent of acquisition costs.	may be less than, and in no case,	any such assets that, under	components of a building: building
	(2) The use allowance for equipment will	greater than the total acquisition cost	subparagraph 11.d of this appendix,	shell (including construction and
	be computed at an annual rate not	of the asset.	would be viewed as fully	design costs), building services
	exceeding 62/3percent of acquisition cost.		depreciated. However, a reasonable	systems (e.g., elevators, HVAC,
	(3) When the use allowance method is	(4) The entire building, including the	use allowance may be negotiated for	plumbing system and heating and
	used for buildings, the entire building	shell and all components, may be	such assets if warranted after taking	air-conditioning system) and fixed
	must be treated as a single asset; the	treated as a single asset and	into consideration the amount of	equipment (e.g., sterilizers,
	building's components (e.g., plumbing	depreciated over a single useful life.	depreciation previously charged to	casework, fume hoods, cold rooms
	system, heating and air condition, etc.)	A building may also be divided into	the Federal Government, the	and glassware/washers). In
	cannot be segregated from the building's	multiple components. Each	estimated useful life remaining at	exceptional cases, a cognizant
	shell. The two percent limitation,	component item may then be	time of negotiation, the effect of any	agency may authorize a non-Federal
	however, need not be applied to	depreciated over its estimated useful	increased maintenance charges or	entity to use more than these three
	equipment which is merely attached or	life. The building components shall	decreased efficiency due to age, and	groupings. When a non-Federal
	fastened to the building but not	be grouped into three general	any other factors pertinent to the	entity elects to depreciate its
	permanently fixed to it and which is used	components of a building: building	utilization of the asset for the	buildings by its components, the
	as furnishings or decorations or for	shell (including construction and	purpose contemplated.	same depreciation methods must be
	specialized purposes (e.g. , dentist chairs	design costs), building services		used for indirect (F&A) purposes and
	and dental treatment units, counters,	systems (e.g. , elevators, HVAC,	g. Criteria where the use allowance	financial statements purposes, as
	laboratory benches bolted to the floor,	plumbing system and heating and	method is followed:	described in (d)(1) and (2) above.
	dishwashers, modular furniture, carpeting,	air-conditioning system) and fixed	(1) The use allowance for buildings	
	etc.). Such equipment will be considered	equipment (e.g. , sterilizers,	and improvement (including land	(4) No depreciation may be allowed
	as not being permanently fixed to the	casework, fume hoods, cold rooms	improvements, such as paved	on any assets that have outlived their
	building if it can be removed without the	and glassware/washers). In	parking areas, fences, and sidewalks)	depreciable lives.
	destruction of, or need for costly or	exceptional cases, a Federal	will be computed at an annual rate	
	extensive alterations or repairs, to the	cognizant agency may authorize an	not exceeding two percent of	(5) Where the depreciation method is
	building or the equipment. Equipment that	institution to use more than these	acquisition cost.	introduced to replace the use
	meets these criteria will be subject to the	three groupings. When an institution	(2) The use allowance for equipment	allowance method, depreciation must
	62/3percent equipment use allowance	elects to depreciate its buildings by	will be computed at an annual rate	be computed as if the asset had been
	limitation.	its components, the same	not exceeding six and two-thirds	depreciated over its entire life (i.e.,
		depreciation methods must be used	percent of acquisition cost. When the	from the date the asset was acquired
	g. A reasonable use allowance may be	for F&A purposes and financial	use allowance method is used for	and ready for use to the date of
	negotiated for any assets that are	statement purposes, as described in	buildings, the entire building must be	disposal or withdrawal from service).
	considered to be fully depreciated, after	subsection d.2.	treated as a single asset; the	The total amount of use allowance
	taking into consideration the amount of		building's components (e.g. ,	and depreciation for an asset
	depreciation previously charged to the	(5) Where the depreciation method is	plumbing system, heating and air	(including imputed depreciation

Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	government, the estimated useful life remaining at the time of negotiation, the effect of any increased maintenance charges, decreased efficiency due to age, and any other factors pertinent to the utilization of the asset for the purpose contemplated. h. Charges for use allowances or depreciation must be supported by adequate property records. Physical inventories must be taken at least once every two years (a statistical sampling approach is acceptable) to ensure that assets exist, and are in use. Governmental units will manage equipment in accordance with State laws and procedures. When the depreciation method is followed, depreciation taken each period must also be maintained.	 used for a particular class of assets, no depreciation may be allowed on any such assets that have outlived their depreciable lives. (See also subsection J.14.e.(3) of this Appendix) e. Under the use allowance method, the following shall be observed: (1) The use allowance for buildings and improvements (including improvements such as paved parking areas, fences, and sidewalks) shall be computed at an annual rate not exceeding two percent of acquisition cost. The use allowance for equipment shall be computed at an annual rate not exceeding six and two-thirds percent of acquisition cost. Use allowance recovery is limited to the acquisition cost of the assets. For donated assets, use allowance recovery is limited to the fair market value of the assets at the time of donation. (2) In contrast to the depreciation method, the entire building must be treated as a single asset without separating its "shell" from other building components under the use allowance limitation must be applied to all parts of the building. The two-percent limitation, however, need not be applied to equipment or other assets that are merely attached or fastened to the building but not permanently fixed and are used as furnishings, decorations or for specialized purposes (e.g., dentist chairs and dental treatment units, 	conditioning, etc.) cannot be segregated from the building's shell. (3) The two percent limitation, however, need not be applied to equipment which is merely attached or fastened to the building but not permanently fixed to it and which is used as furnishings or decorations or for specialized purposes (e.g. , dentist chairs and dental treatment units, counters, laboratory benches bolted to the floor, dishwashers, modular furniture, carpeting, etc.). Such equipment will be considered as not being permanently fixed to the building if it can be removed without the need for costly or extensive alterations or repairs to the building or the equipment. Equipment that meets these criteria will be subject to the 62/3percent equipment use allowance limitation. h. Charges for use allowances or depreciation must be supported by adequate property records and physical inventories must be taken at least once every two years (a statistical sampling basis is acceptable) to ensure that assets exist and are usable and needed. When the depreciation method is followed, adequate depreciation records indicating the amount of depreciation taken each period must also be maintained.	applicable to periods prior to the conversion from the use allowance method as well as depreciation after the conversion) may not exceed the total acquisition cost of the asset. (e) Charges for depreciation must be supported by adequate property records, and physical inventories must be taken at least once every two years to ensure that the assets exist and are usable, used, and needed. Statistical sampling techniques may be used in taking these inventories. In addition, adequate depreciation records showing the amount of depreciation taken each period must also be maintained.

Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
		counters, laboratory benches bolted		
		to the floor, dishwashers, modular		
		furniture, and carpeting). Such		
		equipment and assets will be		
		considered as not being permanently		
		fixed to the building if they can be		
		removed without the need for costly		
		or extensive alterations or repairs to		
		the building to make the space usable		
		for other purposes. Equipment and		
		assets that meet these criteria will be		
		subject to the 62/3percent equipment		
		use allowance.		
		(3) A reasonable use allowance may		
		be negotiated for any assets that are		
		considered to be fully depreciated,		
		after taking into consideration the		
		amount of depreciation previously		
		charged to the Federal Government,		
		the estimated useful life remaining at		
		the time of negotiation, the effect of		
		any increased maintenance charges,		
		decreased efficiency due to age, and		
		any other factors pertinent to the		
		utilization of the asset for the		
		purpose contemplated.		
		(4) Notwithstanding subsection		
		J.14.e.(3) of this Appendix, once an		
		institution converts from one cost		
		recovery methodology to another,		
		acquisition costs not recovered may		
		not be used in the calculation of the		
		use allowance in subsection		
		J.14.e.(3) of this Appendix.		
		Trr		
		f. Except as otherwise provided in		
		subsections J.14.b. through e. of this		
		Appendix, a combination of the		
		depreciation and use allowance		
		methods may not be used, in like		
		circumstances, for a single class of		
		assets (e.g. , buildings, office		
		equipment, and computer		
		equipment, and computer		<u>I</u>

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Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
		equipment).		
		g. Charges for use allowances or		
		depreciation must be supported by		
		adequate property records, and		
		physical inventories must be taken at		
		least once every two years to ensure		
		that the assets exist and are usable,		
		used, and needed. Statistical		
		sampling techniques may be used in		
		taking these inventories. In addition,		
		when the depreciation method is		
		used, adequate depreciation records		
		showing the amount of depreciation		
		taken each period must also be		
		maintained.		
		h. This section applies to the largest		
		college and university recipients of		
		Federal research and development		
		funds as displayed in Exhibit A, List		
		of Colleges and Universities Subject		
		to Section J.14.h of this Appendix.		
		to been in 1.14.11 of this Appendix.		
		(1) Institutions shall expend		
		currently, or reserve for expenditure		
		within the next five years, the portion		
		of F&A cost payments made for		
		depreciation or use allowances under		
		sponsored research agreements,		
		consistent with Section F.2 of this		
		Appendix, to acquire or improve		
		research facilities. This provision		
		applies only to Federal agreements,		
		which reimburse F&A costs at a full		
		negotiated rate. These funds may		
		only be used for liquidation of the		
		principal of debts incurred to acquire		
		assets that are used directly for		
		organized research activities, or		
		payments to acquire, repair,		
		renovate, or improve buildings or		
		equipment directly used for		
		organized research. For buildings or		
		equipment not exclusively used for		

Item of Cost	-87) serves as the guiding comparison text Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
		organized research activity, only appropriately proportionate amounts will be considered to have been expended for research facilities. (2) An assurance that an amount equal to the Federal reimbursements has been appropriately expended or reserved to acquire or improve research facilities shall be submitted as part of each F&A cost proposal submitted to the cognizant Federal agency which is based on costs incurred on or after October 1, 1991. This assurance will cover the cumulative amounts of funds received and expended during the period beginning after the period covered by the previous assurance and ending with the fiscal year on which the proposal is based. The assurance shall also cover any amounts reserved from a prior period in which the funds received exceeded the amounts expended.		
437 Employee Morale, Health, and Welfare Costs	 13. a. The costs of employee information publications, health or first-aid clinics and/or infirmaries, recreational activities, employee counseling services, and any other expenses incurred in accordance with the governmental unit's established practice or custom for the improvement of working conditions, employer-employee relations, employee morale, and employee performance are allowable. b. Such costs will be equitably apportioned to all activities of the 	16. a. The costs of employee information publications, health or first-aid clinics and/or infirmaries, recreational activities, employee counseling services, and any other expenses incurred in accordance with the institution's established practice or custom for the improvement of working conditions, employer- employee relations, employee morale, and employee performance are allowable.	13. a. The costs of employee information publications, health or first-aid clinics and/or infirmaries, recreational activities, employee counseling services, and any other expenses incurred in accordance with the non-profit organization's established practice or custom for the improvement of working conditions, employer-employee relations, employee morale, and employee performance are allowable.	(a) Costs incurred in accordance with the non-Federal entity's documented policies for the improvement of working conditions, employer- employee relations, employee health, and employee performance are allowable.
	governmental unit. Income generated from any of these activities will be offset against expenses.	b. Such costs will be equitably apportioned to all activities of the institution. Income generated from any of these activities will be credited to the cost thereof unless such income has been irrevocably set	b. Such costs will be equitably apportioned to all activities of the non-profit organization. Income generated from any of these activities will be credited to the cost thereof unless such income has been	(b) Such costs will be equitably apportioned to all activities of the non-Federal entity. Income generated from any of these activities will be credited to the cost thereof unless such income has been

Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
		over to employee welfare organizations.	irrevocably set over to employee welfare organizations.	irrevocably sent to employee welfare organizations.
		c. Losses resulting from operating food services are allowable only if the institution's objective is to operate such services on a break- even basis. Losses sustained because of operating objectives other than the above are allowable only where the institution can demonstrate unusual		(c) Losses resulting from operating food services are allowable only if the non-Federal entity's objective is to operate such services on a break- even basis. Losses sustained because of operating objectives other than the above are allowable only:
		circumstances, and with the approval of the cognizant Federal agency.		(1) Where the non-Federal entity can demonstrate unusual circumstances; and
				(2) With the approval of the cognizant agency for indirect costs.
438 Entertainment Costs	14. Costs of entertainment, including amusement, diversion, and social activities and any costs directly associated with such costs (such as tickets to shows or sports events, meals, lodging, rentals, transportation, and gratuities) are unallowable.	17. Costs of entertainment, including amusement, diversion, and social activities and any costs directly associated with such costs (such as tickets to shows or sports events, meals, lodging, rentals, transportation, and gratuities) are unallowable.	14. Costs of entertainment, including amusement, diversion, and social activities and any costs directly associated with such costs (such as tickets to shows or sports events, meals, lodging, rentals, transportation, and gratuities) are unallowable.	Costs of entertainment, including amusement, diversion, and social activities and any associated costs are unallowable, except where specific costs that might otherwise be considered entertainment have a programmatic purpose and are authorized either in the approved budget for the Federal award or with prior written approval of the Federal awarding agency.
439 Equipment and Other Capital Expenditures	 15. a. For purposes of this subsection 15, the following definitions apply: (1) "Capital Expenditures" means expenditures for the acquisition cost of capital assets (equipment, buildings, land), or expenditures to make improvements to capital assets that materially increase their value or useful life. Acquisition cost means the cost of the asset including the cost to put it in place. Acquisition cost for equipment, for example, means the net invoice price of the equipment, including the cost of any modifications, attachments, accessories, or auxiliary apparatus necessary to make it usable for the purpose for which it is acquired. Ancillary charges, such as taxes, 	18. (1) "Capital Expenditures" means expenditures for the acquisition cost of capital assets (equipment, buildings, and land), or expenditures to make improvements to capital assets that materially increase their value or useful life. Acquisition cost means the cost of the asset including the cost to put it in place. Acquisition cost for equipment, for example, means the net invoice price of the equipment, including the cost of any modifications, attachments, accessories, or auxiliary apparatus necessary to make it usable for the purpose for which it is acquired. Ancillary charges, such as taxes,	 15. a. For purposes of this subparagraph, the following definitions apply: (1) "Capital Expenditures" means expenditures for the acquisition cost of capital assets (equipment, buildings, land), or expenditures to make improvements to capital assets that materially increase their value or useful life. Acquisition cost means the cost of the asset including the cost to put it in place. Acquisition cost for equipment, for example, means the net invoice price of the equipment, including the cost of any modifications, attachments, accessories, or auxiliary apparatus 	(a) See sections 200.13 Capital Expenditures, 200.33 Equipment, 200.89 Special Purpose Equipment, 200.48 General Purpose Equipment, 200.2 Acquisition Cost, and 200.12 Capital Assets.

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	duty, protective in transit insurance,	duty, protective in transit insurance,	necessary to make it usable for the	(Final Guidance)
	freight, and installation may be included	freight, and installation may be	purpose for which it is acquired.	
	in, or excluded from the acquisition cost	included in, or excluded from the	Ancillary charges, such as taxes,	
	in accordance with the governmental	acquisition cost in accordance with	duty, protective in transit insurance,	
	unit's regular accounting practices.	the institution's regular accounting	freight, and installation may be	
	(2) "Equipment" means an article of	practices.	included in, or excluded from the	
	nonexpendable, tangible personal	practices.	acquisition cost in accordance with	
		(2) "Equipment" means an article of	-	
	property having a useful life of more than one year and an acquisition cost which	nonexpendable, tangible personal	the non-profit organization's regular	
	2 I		accounting practices. (2) "Equipment" means an article of	
	equals or exceeds the lesser of the	property having a useful life of more		
	capitalization level established by the	than one year and an acquisition cost	nonexpendable, tangible personal	
	governmental unit for financial statement	which equals or exceeds the lesser of	property having a useful life of more	
	purposes, or \$5000.	the capitalization level established by	than one year and an acquisition cost	
	(3) "Special purpose equipment" means	the institution for financial statement	which equals or exceeds the lesser of	
	equipment which is used only for	purposes, or \$5000.	the capitalization level established by	
	research, medical, scientific, or other	(3) "Special purpose equipment"	the non-profit organization for	
	technical activities. Examples of special	means equipment which is used only	financial statement purposes, or	
	purpose equipment include microscopes,	for research, medical, scientific, or	\$5000.	
	x-ray machines, surgical instruments, and	other technical activities. Examples	(3) "Special purpose equipment"	
	spectrometers.	of special purpose equipment include	means equipment which is used only	
	(4) "General purpose equipment" means	microscopes, x-ray machines,	for research, medical, scientific, or	
	equipment, which is not limited to	surgical instruments, and	other technical activities. Examples	
	research, medical, scientific or other	spectrometers.	of special purpose equipment include	
	technical activities. Examples include	(4) "General purpose equipment"	microscopes, x-ray machines,	
	office equipment and furnishings,	means equipment, which is not	surgical instruments, and	
	modular offices, telephone networks,	limited to research, medical,	spectrometers.	
	information technology equipment and	scientific or other technical activities.	(4) "General purpose equipment"	
	systems, air conditioning equipment,	Examples include office equipment	means equipment, which is not	
	reproduction and printing equipment, and	and furnishings, modular offices,	limited to research, medical,	
	motor vehicles.	telephone networks, information	scientific or other technical activities.	
		technology equipment and systems,	Examples include office equipment	
	b. The following rules of allowability	air conditioning equipment,	and furnishings, modular offices,	
	shall apply to equipment and other capital	reproduction and printing equipment,	telephone networks, information	
	expenditures:	and motor vehicles.	technology equipment and systems,	
	(1) Capital expenditures for general		air conditioning equipment,	
	purpose equipment, buildings, and land	b. The following rules of allowability	reproduction and printing equipment,	
	are unallowable as direct charges, except	shall apply to equipment and other	and motor vehicles.	
	where approved in advance by the	capital expenditures:		(b) The following rules of
	awarding agency.	(1) Capital expenditures for general	b. The following rules of allowability	allowability must apply to equipment
	(2) Capital expenditures for special	purpose equipment, buildings, and	shall apply to equipment and other	and other capital expenditures:
	purpose equipment are allowable as direct	land are unallowable as direct	capital expenditures:	(1) Capital expenditures for general
	costs, provided that items with a unit cost	charges, except where approved in	(1) Capital expenditures for general	purpose equipment, buildings, and
	of \$5000 or more have the prior approval	advance by the awarding agency.	purpose equipment, buildings, and	land are unallowable as direct
	of the awarding agency.	(2) Capital expenditures for special	land are unallowable as direct	charges, except with the prior written
	(3) Capital expenditures for	purpose equipment are allowable as	charges, except where approved in	approval of the Federal awarding

Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	improvements to land, buildings, or	direct costs, provided that items with	advance by the awarding agency.	agency or pass-through entity.
	equipment which materially increase their	a unit cost of \$5000 or more have the		(2) Capital expenditures for special
	value or useful life are unallowable as a	prior approval of the awarding	(2) Capital expenditures for special	purpose equipment are allowable as
	direct cost except with the prior approval	agency.	purpose equipment are allowable as	direct costs, provided that items with
	of the awarding agency.	(3) Capital expenditures for	direct costs, provided that items with	a unit cost of \$5,000 or more have
	(4) When approved as a direct charge	improvements to land, buildings, or	a unit cost of \$5000 or more have the	the prior written approval of the
	pursuant to section 15.b(1), (2), and (3)of	equipment which materially increase	prior approval of the awarding	Federal awarding agency or pass-
	this appendix, capital expenditures will be	their value or useful life are	agency.	through entity.
	charged in the period in which the	unallowable as a direct cost except		(3) Capital expenditures for
	expenditure is incurred, or as otherwise	with the prior approval of the	(3) Capital expenditures for	improvements to land, buildings, or
	determined appropriate and negotiated	awarding agency.	improvements to land, buildings, or	equipment which materially increase
	with the awarding agency. In addition,	(4) When approved as a direct charge	equipment which materially increase	their value or useful life are
	Federal awarding agencies are authorized	pursuant to subsections J.18.b(1)	their value or useful life are	unallowable as a direct cost except
	at their option to waive or delegate the	through (3) of this Appendix, capital	unallowable as a direct cost except	with the prior written approval of the
	prior approval requirement.	expenditures will be charged in the	with the prior approval of the	Federal awarding agency, or pass-
	(5) Equipment and other capital	period in which the expenditure is	awarding agency.	through entity. See section 200.436
	expenditures are unallowable as indirect	incurred, or as otherwise determined		Depreciation, for rules on the
	costs. However, see section 11 of this	appropriate by and negotiated with		allowability of depreciation on
	appendix, Depreciation and use	the awarding agency.		buildings, capital improvements, and
	allowance, for rules on the allowability of	(5) Equipment and other capital		equipment. Also, see section
	use allowances or depreciation on	expenditures are unallowable as		200.465 Rental Costs of Real
	buildings, capital improvements, and	indirect costs. However, see section		Property And Equipment.
	equipment. Also, see section 37 of this	J.14 of this Appendix, Depreciation		
	appendix, Rental costs, concerning the	and use allowances, for rules on the		(4) When approved as a direct charge
	allowability of rental costs for land,	allowability of use allowances or	(4) When approved as a direct charge	pursuant to paragraphs (b)(1)
	buildings, and equipment.	depreciation on buildings, capital	pursuant to paragraph 15.b.(1), (2),	through (3) above, capital
	(6) The unamortized portion of any	improvements, and equipment. Also,	and (3) above, capital expenditures	expenditures will be charged in the
	equipment written off as a result of a	see section J.43 of this Appendix,	will be charged in the period in	period in which the expenditure is
	change in capitalization levels may be	Rental costs of buildings and	which the expenditure is incurred, or	incurred, or as otherwise determined
	recovered by continuing to claim the	equipment, for rules on the	as otherwise determined appropriate	appropriate and negotiated with the
	otherwise allowable use allowances or	allowability of rental costs for land,	by and negotiated with the awarding	Federal awarding agency.
	depreciation on the equipment, or by	buildings, and equipment.	agency.	
	amortizing the amount to be written off	(6) The unamortized portion of any	(5) Equipment and other capital	
	over a period of years negotiated with the	equipment written off as a result of a	expenditures are unallowable as	
	cognizant agency.	change in capitalization levels may	indirect costs. However, see	
	(7) When replacing equipment purchased	be recovered by continuing to claim	paragraph 11., Depreciation and use	
	in whole or in part with Federal funds, the	the otherwise allowable use	allowance, of this appendix for rules	
	governmental unit may use the equipment	allowances or depreciation on the	on the allowability of use allowances	
	to be replaced as a trade-in or sell the	equipment, or by amortizing the	or depreciation on buildings, capital	
	property and use the proceeds to offset the	amount to be written off over a	improvements, and equipment. Also,	
	cost of the replacement property.	period of years negotiated with the	see paragraph 43., Rental costs of	
		cognizant agency.	buildings and equipment, of this	
			appendix for rules on the allowability	
			of rental costs for land, buildings,	
			and equipment.	(5) The unamortized portion of any

Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
			(6) The unamortized portion of any	equipment written off as a result of a
			equipment written off as a result of a	change in capitalization levels may
			change in capitalization levels may	be recovered by continuing to claim
			be recovered by continuing to claim	the otherwise allowable depreciation
			the otherwise allowable use	on the equipment, or by amortizing
			allowances or depreciation on the equipment, or by amortizing the	the amount to be written off over a period of years negotiated with the
			amount to be written off over a	Federal cognizant agency for indirect
			period of years negotiated with the	cost.
			cognizant agency.	(6) Cost of equipment disposal. If the
			cognizant agency.	non-Federal entity is instructed by
				the Federal awarding agency to
				otherwise dispose of or transfer the
				equipment the costs of such disposal
				or transfer are allowable.
440 Exchange Rates				Cost increases for fluctuations in
				exchange rates are allowable costs
				subject to the availability of funding,
				and prior approval by the Federal
				awarding agency. The Federal
				awarding agency must however ensure that adequate funds are
				available to cover currency
				fluctuations in order to avoid a
				violation of the Anti-Deficiency Act.
				violation of the rand Denetency rict.
				The non-Federal entity is required to
				make reviews of local currency gains
				to determine the need for additional
				federal funding before the expiration
				date of the Federal award.
				Subsequent adjustments for currency
				increases may be allowable only
				when the non-Federal entity provides
				the Federal awarding agency with adequate source documentation from
				a commonly used source in effect at
				the time the expense was made, and
				to the extent that sufficient Federal
				funds are available.
.441 Fines, Penalties,	16. Fines, penalties, damages, and other	19. Costs resulting from violations	16. Costs of fines and penalties	Costs resulting from non-Federal
Damages and Other	settlements resulting from violations (or	of, or failure of the institution to	resulting from violations of, or	entity violations of, alleged
Settlements	alleged violations) of, or failure of the	comply with, Federal, State, and	failure of the organization to comply	violations of, or failure to comply
	governmental unit to comply with,	local or foreign laws and regulations	with Federal, State, and local laws	with, Federal, state, tribal, local or
	Federal, State, local, or Indian tribal laws	are unallowable, except when	and regulations are unallowable	foreign laws and regulations are

Item of Cost	A-87) serves as the guiding comparison text Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	and regulations are unallowable except when incurred as a result of compliance with specific provisions of the Federal award or written instructions by the awarding agency authorizing in advance such payments.	incurred as a result of compliance with specific provisions of the sponsored agreement, or instructions in writing from the authorized official of the sponsoring agency authorizing in advance such payments.	except when incurred as a result of compliance with specific provisions of an award or instructions in writing from the awarding agency.	unallowable, except when incurred as a result of compliance with specific provisions of the Federal award, or with prior written approval of the Federal awarding agency. See also section 200.435 Defense And Prosecution of Criminal and Civil Proceeding, Claims, Appeals and Patent Infringements.
442 Fund Raising and Investment Management Costs	17. a. Costs of organized fund raising, including financial campaigns, solicitation of gifts and bequests, and similar expenses incurred to raise capital or obtain contributions are unallowable, regardless of the purpose for which the funds will be used.	20. a. Costs of organized fund raising, including financial campaigns, endowment drives, solicitation of gifts and bequests, and similar expenses incurred solely to raise capital or obtain contributions, are unallowable.	17. a. Costs of organized fund raising, including financial campaigns, endowment drives, solicitation of gifts and bequests, and similar expenses incurred solely to raise capital or obtain contributions are unallowable.	(a) Costs of organized fund raising, including financial campaigns, endowment drives, solicitation of gifts and bequests, and similar expenses incurred to raise capital or obtain contributions are unallowable. Fund raising costs for the purposes of meeting the Federal program objectives are allowable with prior written approval from the Federal awarding agency. Proposal costs are covered in 200.460 Proposal Costs.
	b. Costs of investment counsel and staff and similar expenses incurred to enhance income from investments are unallowable. However, such costs associated with investments covering pension, self-insurance, or other funds which include Federal participation allowed by this and other appendices of 2 CFR part 225 are allowable.	b. Costs of investment counsel and staff and similar expenses incurred solely to enhance income from investments are unallowable.	b. Costs of investment counsel and staff and similar expenses incurred solely to enhance income from investments are unallowable.	(b) Costs of investment counsel and staff and similar expenses incurred to enhance income from investments are unallowable except when associated with investments covering pension, self-insurance, or other funds which include Federal participation allowed by this Part.
	c. Fund raising and investment activities shall be allocated an appropriate share of indirect costs under the conditions described in subsection C.3.b. of Appendix A to this part.	c. Costs related to the physical custody and control of monies and securities are allowable.	c. Fund raising and investment activities shall be allocated an appropriate share of indirect costs under the conditions described in subparagraph B.3 of Appendix A to this part.	 (c) Costs related to the physical custody and control of monies and securities are allowable. (d) Both allowable and unallowable fund raising and investment activities must be allocated as an appropriate share of indirect costs under the conditions described in section 200.413 Direct Costs.
443 Gains and Losses on Disposition of Depreciable Assets	18. a. (1) Gains and losses on the sale, retirement, or other disposition of depreciable property shall be included in the year in which they occur as credits or	21. a. (1) Gains and losses on the sale, retirement, or other disposition of depreciable property shall be included in the year in which they	18. a. (1) Gains and losses on sale, retirement, or other disposition of depreciable property shall be included in the year in which they	(a) Gains and losses on the sale, retirement, or other disposition of depreciable property must be included in the year in which they

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Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	charges to the asset cost grouping(s) in	occur as credits or charges to the	occur as credits or charges to cost	occur as credits or charges to the
	which the property was included. The	asset cost grouping(s) in which the	grouping(s) in which the	asset cost grouping(s) in which the
	amount of the gain or loss to be included	property was included. The amount	depreciation applicable to such	property was included. The amount
	as a credit or charge to the appropriate	of the gain or loss to be included as a	property was included. The amount	of the gain or loss to be included as a
	asset cost grouping(s) shall be the	credit or charge to the appropriate	of the gain or loss to be included as a	credit or charge to the appropriate
	difference between the amount realized on	asset cost grouping(s) shall be the	credit or charge to the appropriate	asset cost grouping(s) is the
	the property and the undepreciated basis	difference between the amount	cost grouping(s) shall be the	difference between the amount
	of the property.	realized on the property and the	difference between the amount	realized on the property and the
	(2) Gains and losses on the disposition of	undepreciated basis of the property.	realized on the property and the	undepreciated basis of the property.
	depreciable property shall not be	(2) Gains and losses on the	undepreciated basis of the property.	
	recognized as a separate credit or charge	disposition of depreciable property	(2) Gains and losses on the	(b) Gains and losses from the
	under the following conditions:	shall not be recognized as a separate	disposition of depreciable property	disposition of depreciable property
	(a) The gain or loss is processed through a	credit or charge under the following	shall not be recognized as a separate	must not be recognized as a separate
	depreciation account and is reflected in	conditions:	credit or charge under the following	credit or charge under the following
	the depreciation allowable under sections 11 and 15 of this appendix.	(a) The gain or loss is processed through a depreciation account and is	conditions: (a) The gain or loss is processed	conditions: (1) The gain or loss is processed
	11 and 15 of this appendix.	reflected in the depreciation	through a depreciation account and is	through a depreciation account and is
		allowable under Section J.14 of this	reflected in the depreciation	reflected in the depreciation
		Appendix.	allowable under paragraph 11 of this	allowable under 200.436
		Appendix.	appendix.	Depreciation, and 200.439
			uppendix.	Equipment And Other Capital
		(b) The property is given in	(b) The property is given in	Expenditures.
	(b) The property is given in exchange as	exchange as part of the purchase	exchange as part of the purchase	(2) The property is given in
	part of the purchase price of a similar item	price of a similar item and the gain	price of a similar item and the gain	exchange as part of the purchase
	and the gain or loss is taken into account	or loss is taken into account in	or loss is taken into account in	price of a similar item and the gain
	in determining the depreciation cost basis	determining the depreciation cost	determining the depreciation cost	or loss is taken into account in
	of the new item.	basis of the new item.	basis of the new item.	determining the depreciation cost
		(c) A loss results from the failure to	(c) A loss results from the failure to	basis of the new item.
	(c) A loss results from the failure to	maintain permissible insurance,	maintain permissible insurance,	(3) A loss results from the failure to
	maintain permissible insurance, except as	except as otherwise provided in	except as otherwise provided in	maintain permissible insurance,
	otherwise provided in subsection 22.d of	Section J.25 of this Appendix.	paragraph 22 of this appendix.	except as otherwise provided in
	this appendix.			200.447 Insurance And
		(d) Compensation for the use of the	(d) Compensation for the use of the	Indemnification.
	(d) Compensation for the use of the	property was provided through use	property was provided through use	(4) Compensation for the use of the
	property was provided through use	allowances in lieu of depreciation.	allowances in lieu of depreciation in	property was provided through use
	allowances in lieu of depreciation.		accordance with paragraph 9 of this	allowances in lieu of depreciation.
			appendix.	
	b. Substantial relocation of Federal		(e) Gains and losses arising from	(5) Gains and losses arising from
	awards from a facility where the Federal		mass or extraordinary sales,	mass or extraordinary sales,
	Government participated in the financing to another facility prior to the expiration		retirements, or other dispositions	retirements, or other dispositions
			shall be considered on a case-by-case	must be considered on a case-by-case
	of the useful life of the financed facility requires Federal agency approval. The		basis.	basis.
	extent of the relocation, the amount of the			
	Federal participation in the financing, and			
	rederal participation in the linancing, and			

Item of Cost	-87) serves as the guiding comparison text Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	the depreciation charged to date may require negotiation of space charges for Federal awards.		(8-122)	
	c. Gains or losses of any nature arising from the sale or exchange of property other than the property covered in subsection 18.a. of this appendix, e.g. , land or included in the fair market value used in any adjustment resulting from a relocation of Federal awards covered in subsection b. shall be excluded in computing Federal award costs.	 b. Gains or losses of any nature arising from the sale or exchange of property other than the property covered in subsection a shall be excluded in computing sponsored agreement costs. c. When assets acquired with Federal funds, in part or wholly, are disposed of, the distribution of the proceeds shall be made in accordance with 2 CFR Part 215, Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations (OMB Circular A– 110). 	b. Gains or losses of any nature arising from the sale or exchange of property other than the property covered in subparagraph a shall be excluded in computing award costs.	 (c) Gains or losses of any nature arising from the sale or exchange of property other than the property covered in paragraph (a) of this section, e.g., land, must be excluded in computing Federal award costs. (d) When assets acquired with Federal funds, in part or wholly, are disposed of, the distribution of the proceeds must be made in accordance with section Property Standards.
444 General Government	a. The general costs of government are			200.444 General Costs of
Expenses	 unallowable (except as provided in section 43 of this appendix, Travel costs). These include: (1) Salaries and expenses of the Office of the Governor of a State or the chief executive of a political subdivision or the chief executive of federally-recognized Indian tribal government; (2) Salaries and other expenses of a State legislature, tribal council, or similar local governmental body, such as a county supervisor, city council, school board, etc., whether incurred for purposes of legislation or executive direction; (3) Costs of the judiciary branch of a government; (4) Costs of prosecutorial activities unless treated as a direct cost to a specific program if authorized by program statute or regulation (however, this does not 			Government(a) For states, local governments,and Indian Tribes, the general costsof government are unallowable(except as provided in section200.474 Travel Costs). Unallowablecosts include:(1) Salaries and expenses of theOffice of the Governor of a state orthe chief executive of a localgovernment or the chief executive ofan Indian tribe;(2) Salaries and other expenses of astate legislature, tribal council, orsimilar local governmental body,such as a county supervisor, citycouncil, school board, etc., whetherincurred for purposes of legislationor executive direction;(3) Costs of the judicial branch of agovernment;(4) Costs of prosecutorial activities

Appendix B to Part 225 – Selected J. General Provisions for Selected Item of Cost Appendix B to Part 230 – Selected General Provisions for Selected **Items of Cost** Items of Cost Items of Cost Items of Cost (A-87) (A-21) (A-122) (Final Guidance) preclude the allowability of other legal unless treated as a direct cost to a activities of the Attorney General); and specific program if authorized by (5) Costs of other general types of statute or regulation (however, this government services normally provided to does not preclude the allowability of the general public, such as fire and police, other legal activities of the Attorney unless provided for as a direct cost under General as described in section 200.435 Defense And Prosecution Of a program statute or regulation. Criminal and Civil Proceedings, b. For federally-recognized Indian tribal Claims, Appeals and Patent governments and Councils Of Infringements); and Governments (COGs), the portion of salaries and expenses directly attributable (5) Costs of other general types of to managing and operating Federal government services normally programs by the chief executive and his provided to the general public, such staff is allowable. as fire and police, unless provided for as a direct cost under a program statute or regulation. (b) For Indian tribes and Councils Of Governments (COGs) (see section 200.64 Local Governments), the portion of salaries and expenses directly attributable to managing and operating Federal programs by the chief executive and his or her staff is allowable. Up to 50% of these costs can be included in the indirect cost calculation without documentation. (a) Costs of goods or services for .445 Goods or Services for 20. Costs of goods or services for 22. Costs of goods or services for 19. Costs of goods or services for Personal Use personal use of the governmental unit's personal use of the institution's personal use of the organization's personal use of the non-Federal employees are unallowable regardless of employees are unallowable employees are unallowable entity's employees are unallowable whether the cost is reported as taxable regardless of whether the cost is regardless of whether the cost is regardless of whether the cost is income to the employees. reported as taxable income to the reported as taxable income to the reported as taxable income to the employees. employees. employees. 23. Housing and personal living 20. Housing and personal living (b) Costs of housing (e.g., expenses. a. Costs of housing (e.g., depreciation, maintenance, utilities, expenses. depreciation, maintenance, utilities, furnishings, rent), housing furnishings, rent, etc.), housing allowances and personal living a. Costs of housing (e.g., depreciation, maintenance, utilities, allowances and personal living expenses are only allowable as direct expenses for/of the organization's costs regardless of whether reported furnishings, rent, etc.), housing allowances and personal living officers are unallowable as fringe as taxable income to the employees. expenses for/of the institution's benefit or indirect costs regardless of In addition, to be allowable direct officers are unallowable regardless whether the cost is reported as costs must be approved in advance of whether the cost is reported as taxable income to the employees. by a Federal awarding agency. taxable income to the employees. These costs are allowable as direct

Cost Principles Comparison Chart -2 CFR Part 225 (A-87), 2 CFR Part 220 (A-21), 2 CFR Part 230 (A-122), and Final Uniform Guidance

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Appendix B to Part 225 – Selected J. General Provisions for Selected Item of Cost Appendix B to Part 230 – Selected General Provisions for Selected Items of Cost Items of Cost Items of Cost Items of Cost (A-87) (A-21) (A-122) (Final Guidance) costs to sponsored award when b. The term "officers" includes necessary for the performance of the current and past officers. sponsored award and approved by awarding agencies. b. The term "officers" includes current and past officers and employees. 21. a. As used in this section the .446 Idle Facilities and Idle 21. As used in this section the following 24. a. As used in this section the (a) As used in this section the terms have the meanings set forth below: following terms have the meanings following terms have the meanings following terms have the meanings Capacity (1) "Facilities" means land and buildings set forth below: set forth below: set forth below: or any portion thereof, equipment (1) "Facilities" means land and (1) "Facilities" means land and (1) Facilities means land and individually or collectively, or any other buildings or any portion thereof, buildings or any portion thereof, buildings or any portion thereof, tangible capital asset, wherever located, equipment individually or equipment individually or equipment individually or and whether owned or leased by the collectively, or any other tangible collectively, or any other tangible collectively, or any other tangible governmental unit. capital asset, wherever located, and capital asset, wherever located, and capital asset, wherever located, and (2) "Idle facilities" means completely whether owned or leased by the whether owned or leased by the nonwhether owned or leased by the nonunused facilities that are excess to the institution. profit organization. Federal entity. governmental unit's current needs. (2) "Idle facilities" means (2) "Idle facilities" means (2) Idle facilities means completely (3) "Idle capacity" means the unused completely unused facilities that are completely unused facilities that are unused facilities that are excess to capacity of partially used facilities. It is excess to the institution's current excess to the non-profit the non-Federal entity's current the difference between: that which a needs. organization's current needs. needs. (3) "Idle capacity" means the unused facility could achieve under 100 percent (3) "Idle capacity" means the unused (3) Idle capacity means the unused operating time on a one-shift basis less capacity of partially used facilities. It capacity of partially used facilities. It capacity of partially used facilities. operating interruptions resulting from is the difference between: is the difference between: That It is the difference between: time lost for repairs, setups, unsatisfactory (a) That which a facility could which a facility could achieve under (i) That which a facility could materials, and other normal delays; and achieve under 100 percent operating achieve under 100 percent operating 100 percent operating time on a onethe extent to which the facility was time on a one-shift basis less shift basis less operating time on a one-shift basis less actually used to meet demands during the interruptions resulting from time lost operating interruptions resulting operating interruptions resulting accounting period. A multi-shift basis from time lost for repairs, setups, for repairs, setups, unsatisfactory from time lost for repairs, setups, unsatisfactory materials, and other unsatisfactory materials, and other should be used if it can be shown that this materials, and other normal delays: amount of usage would normally be normal delays; and and the extent to which the facility normal delays and; (b) The extent to which the facility (ii) The extent to which the facility expected for the type of facility involved. was actually used to meet demands (4) "Cost of idle facilities or idle was actually used to meet demands during the accounting period. A was actually used to meet demands capacity" means costs such as during the accounting period. A multi-shift basis should be used if it during the accounting period. A maintenance, repair, housing, rent, and multi-shift basis should be used if it can be shown that this amount of multi-shift basis should be used if it other related costs, e.g., insurance, can be shown that this amount of usage would normally be expected can be shown that this amount of interest, property taxes and depreciation usage would normally be expected for the type of facility involved. usage would normally be expected or use allowances. for the type of facility involved. for the type of facility involved. (4) "Cost of idle facilities or idle (4) Cost of idle facilities or idle (4) "Cost of idle facilities or idle capacity" means costs such as capacity" means costs such as capacity means costs such as maintenance, repair, housing, rent, maintenance, repair, housing, rent, maintenance, repair, housing, rent, and other related costs, e.g., and other related costs, e.g., and other related costs, e.g., insurance, interest, property taxes insurance, interest, property taxes insurance, interest, and depreciation. and depreciation or use allowances. and depreciation or use allowances. These costs could include the costs

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
				of idle public safety emergency facilities, telecommunications, or information technology system capacity that is built to withstand major fluctuations in load, e.g., consolidated data centers.
	b. The costs of idle facilities are unallowable except to the extent that: (1) They are necessary to meet fluctuations in workload; or	b. The costs of idle facilities are unallowable except to the extent that: (1) They are necessary to meet fluctuations in workload; or	b. The costs of idle facilities are unallowable except to the extent that: (1) They are necessary to meet fluctuations in workload; or	 (b) The costs of idle facilities are unallowable except to the extent that: (1) They are necessary to meet workload requirements which may fluctuate and are allocated appropriately to all benefiting programs; or
	(2) Although not necessary to meet fluctuations in workload, they were necessary when acquired and are now idle because of changes in program requirements, efforts to achieve more economical operations, reorganization, termination, or other causes which could not have been reasonably foreseen. Under the exception stated in this subsection, costs of idle facilities are allowable for a reasonable period of time, ordinarily not to exceed one year, depending on the initiative taken to use, lease, or dispose of such facilities.	(2) Although not necessary to meet fluctuations in workload, they were necessary when acquired and are now idle because of changes in program requirements, efforts to achieve more economical operations, reorganization, termination, or other causes which could not have been reasonably foreseen. Under the exception stated in this subsection, costs of idle facilities are allowable for a reasonable period of time, ordinarily not to exceed one year, depending on the initiative taken to use, lease, or dispose of such facilities.	(2) Although not necessary to meet fluctuations in workload, they were necessary when acquired and are now idle because of changes in program requirements, efforts to achieve more economical operations, reorganization, termination, or other causes which could not have been reasonably foreseen. Under the exception stated in this subparagraph, costs of idle facilities are allowable for a reasonable period of time, ordinarily not to exceed one year, depending on the initiative taken to use, lease, or dispose of such facilities.	(2) Although not necessary to meet fluctuations in workload, they were necessary when acquired and are now idle because of changes in program requirements, efforts to achieve more economical operations, reorganization, termination, or other causes which could not have been reasonably foreseen. Under the exception stated in this subsection, costs of idle facilities are allowable for a reasonable period of time, ordinarily not to exceed one year, depending on the initiative taken to use, lease, or dispose of such facilities.
	c. The costs of idle capacity are normal costs of doing business and are a factor in the normal fluctuations of usage or indirect cost rates from period to period. Such costs are allowable, provided that the capacity is reasonably anticipated to be necessary or was originally reasonable and is not subject to reduction or elimination by use on other Federal awards, subletting, renting, or sale, in accordance with sound business, economic, or security practices. Widespread idle capacity throughout an	c. The costs of idle capacity are normal costs of doing business and are a factor in the normal fluctuations of usage or indirect cost rates from period to period. Such costs are allowable, provided that the capacity is reasonably anticipated to be necessary or was originally reasonable and is not subject to reduction or elimination by use on other sponsored agreements, subletting, renting, or sale, in accordance with sound business,	c. The costs of idle capacity are normal costs of doing business and are a factor in the normal fluctuations of usage or indirect cost rates from period to period. Such costs are allowable, provided that the capacity is reasonably anticipated to be necessary or was originally reasonable and is not subject to reduction or elimination by use on other Federal awards, subletting, renting, or sale, in accordance with sound business, economic, or	(c) The costs of idle capacity are normal costs of doing business and are a factor in the normal fluctuations of usage or indirect cost rates from period to period. Such costs are allowable, provided that the capacity is reasonably anticipated to be necessary to carry out the purpose of the Federal award or was originally reasonable and is not subject to reduction or elimination by use on other Federal awards, subletting, renting, or sale, in

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Item of Cost	(A-87) serves as the guiding comparison text Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	entire facility or among a group of assets having substantially the same function may be considered idle facilities.	economic, or security practices. Widespread idle capacity throughout an entire facility or among a group of assets having substantially the same function may be considered idle facilities.	security practices. Widespread idle capacity throughout an entire facility or among a group of assets having substantially the same function may be considered idle facilities.	accordance with sound business, economic, or security practices. Widespread idle capacity throughout an entire facility or among a group of assets having substantially the same function may be considered idle facilities.
447 Insurance and Indemnification	 22. a. Costs of insurance required or approved and maintained, pursuant to the Federal award, are allowable. b. Costs of other insurance in connection with the general conduct of activities are allowable subject to the following limitations: (1) Types and extent and cost of coverage are in accordance with the governmental unit's policy and sound business practice. (2) Costs of insurance or of contributions to any reserve covering the risk of loss of, or damage to, Federal Government property are unallowable except to the 	 25. a. Costs of insurance required or approved, and maintained, pursuant to the sponsored agreement, are allowable. b. Costs of other insurance maintained by the institution in connection with the general conduct of its activities, are allowable subject to the following limitations: Types and extent and cost of coverage must be in accordance with sound institutional practice; 	 22. a. Insurance includes insurance which the organization is required to carry, or which is approved, under the terms of the award and any other insurance which the organization maintains in connection with the general conduct of its operations. This paragraph does not apply to insurance which represents fringe benefits for employees (see subparagraphs 8.g and 8.i(2) of this appendix). (1) Costs of insurance required or 	(a) Costs of insurance required or
	extent that the awarding agency has specifically required or approved such costs.	(2) Costs of insurance or of any contributions to any reserve covering the risk of loss of or damage to	approved, and maintained, pursuant to the award are allowable.	approved and maintained, pursuant to the Federal award, are allowable.
	c. Actual losses which could have been covered by permissible insurance (through a self-insurance program or otherwise) are unallowable, unless expressly provided for in the Federal award or as described below. However, the Federal Government will participate in actual losses of a self insurance fund that are in excess of reserves. Costs incurred	federally-owned property are unallowable, except to the extent that the Federal Government has specifically required or approved such costs; and (3) Costs of insurance on the lives of officers or trustees are unallowable except where such insurance is part of an employee plan which is not unduly restricted.	 (2) Costs of other insurance maintained by the organization in connection with the general conduct of its operations are allowable subject to the following limitations: (a) Types and extent of coverage shall be in accordance with sound business practice and the rates and premiums shall be reasonable under the circumstances. 	(b) Costs of other insurance in connection with the general conduct of activities are allowable subject to the following limitations:(1) Types and extent and cost of coverage are in accordance with the non-Federal entity's policy and sound business practice.
	because of losses not covered under nominal deductible insurance coverage provided in keeping with sound management practice, and minor losses not covered by insurance, such as spoilage, breakage, and disappearance of small hand tools, which occur in the ordinary course of operations, are allowable.	c. Contributions to a reserve for a self-insurance program are allowable, to the extent that the types of coverage, extent of coverage, and the rates and premiums would have been allowed had insurance been purchased to cover the risks.	 (b) Costs allowed for business interruption or other similar insurance shall be limited to exclude coverage of management fees. (c) Costs of insurance or of any provisions for a reserve covering the risk of loss or damage to Federal property are allowable only to the extent that the organization is liable 	(2) Costs of insurance or of contributions to any reserve covering the risk of loss of, or damage to, Federal government property are unallowable except to the extent that the Federal awarding agency has specifically required or approved such costs.
	d. Contributions to a reserve for certain	d. Actual losses which could have been covered by permissible	for such loss or damage. (d) Provisions for a reserve under a	(3) Costs allowed for business interruption or other similar

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Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	self-insurance programs including	insurance (whether through	self-insurance program are allowable	insurance must exclude coverage of
	workers compensation, unemployment	purchased insurance or self-	to the extent that types of coverage,	management fees.
	compensation, and severance pay are	insurance) are unallowable, unless	extent of coverage, rates, and	<u> </u>
	allowable subject to the following	expressly provided for in the	premiums would have been allowed	
	provisions:	sponsored agreement, except that	had insurance been purchased to	
	(1) The type of coverage and the extent of	costs incurred because of losses not	cover the risks. However, provision	
	coverage and the rates and premiums	covered under existing deductible	for known or reasonably estimated	
	would have been allowed had insurance	clauses for insurance coverage	self-insured liabilities, which do not	
	(including reinsurance) been purchased to	provided in keeping with sound	become payable for more than one	
	cover the risks. However, provision for	management practice as well as	year after the provision is made, shall	
	known or reasonably estimated self-	minor losses not covered by	not exceed the present value of the	
	insured liabilities, which do not become	insurance, such as spoilage, breakage	liability.	
	payable for more than one year after the	and disappearance of small hand	(e) Costs of insurance on the lives of	(4) Costs of insurance on the lives
	provision is made, shall not exceed the	tools, which occur in the ordinary	trustees, officers, or other employees	trustees, officers, or other employe
	discounted present value of the liability.	course of operations, are allowable.	holding positions of similar	holding positions of similar
	The rate used for discounting the liability		responsibilities are allowable only to	responsibilities are allowable only
	must be determined by giving	e. Indemnification includes securing	the extent that the insurance	the extent that the insurance
	consideration to such factors as the	the institution against liabilities to	represents additional compensation	represents additional compensation
	governmental unit's settlement rate for	third persons and other losses not	(see subparagraph 8.g(4) of this	(see section 200.431 Compensation
	those liabilities and its investment rate of	compensated by insurance or	appendix). The cost of such	Fringe Benefits). The cost of such
	return.	otherwise. The Federal Government	insurance when the organization is	insurance when the non-Federal
	(2) Earnings or investment income on	is obligated to indemnify the	identified as the beneficiary is	entity is identified as the beneficia
	reserves must be credited to those	institution only to the extent	unallowable.	is unallowable.
	reserves.	expressly provided for in the	(f) Insurance against defects. Costs	(5) Insurance against defects. Cos
	(3) Contributions to reserves must be	sponsored agreement, except as	of insurance with respect to any costs	of insurance with respect to any co
	based on sound actuarial principles using	provided in subsection J.25.d of this	incurred to correct defects in the	incurred to correct defects in the
	historical experience and reasonable	Appendix.	organization's materials or	non-Federal entity's materials or
	assumptions. Reserve levels must be		workmanship are unallowable.	workmanship are unallowable.
	analyzed and updated at least biennially	f. Insurance against defects. Costs of	(g) Medical liability (malpractice)	(6) Medical liability (malpractice)
	for each major risk being insured and take	insurance with respect to any costs	insurance. Medical liability	insurance. Medical liability
	into account any reinsurance, coinsurance,	incurred to correct defects in the	insurance is an allowable cost of	insurance is an allowable cost of
	etc. Reserve levels related to employee-	institution's materials or	Federal research programs only to	Federal research programs only to
	related coverages will normally be limited	workmanship are unallowable.	the extent that the Federal research	the extent that the Federal researc
	to the value of claims submitted and		programs involve human subjects or	programs involve human subjects
	adjudicated but not paid, submitted but	g. Medical liability (malpractice)	training of participants in research	training of participants in research
	not adjudicated, and incurred but not	insurance is an allowable cost of	techniques. Medical liability	techniques. Medical liability
	submitted. Reserve levels in excess of the	research programs only to the extent	insurance costs shall be treated as a	insurance costs must be treated as
	amounts based on the above must be	that the research involves human	direct cost and shall be assigned to	direct cost and must be assigned to
	identified and justified in the cost	subjects. Medical liability insurance	individual projects based on the	individual projects based on the
	allocation plan or indirect cost rate	costs shall be treated as a direct cost	manner in which the insurer allocates	manner in which the insurer alloca
	proposal.	and shall be assigned to individual	the risk to the population covered by	the risk to the population covered
	(4) Accounting records, actuarial studies,	projects based on the manner in	the insurance.	the insurance.
	and cost allocations (or billings) must	which the insurer allocates the risk to		
	recognize any significant differences due	the population covered by the	(3) Actual losses which could have	(c) Actual losses which could have
	to types of insured risk and losses	insurance.	been covered by permissible	been covered by permissible

Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	generated by the various insured activities		insurance (through the purchase of	insurance (through a self-insurance
	or agencies of the governmental unit. If		insurance or a self-insurance	program or otherwise) are
	individual departments or agencies of the		program) are unallowable unless	unallowable, unless expressly
	governmental unit experience		expressly provided for in the award,	provided for in the Federal award.
	significantly different levels of claims for		except:	However, costs incurred because of
	a particular risk, those differences are to		(a) Costs incurred because of losses	losses not covered under nominal
	be recognized by the use of separate		not covered under nominal	deductible insurance coverage
	allocations or other techniques resulting		deductible insurance coverage	provided in keeping with sound
	in an equitable allocation.		provided in keeping with sound	management practice, and minor
	(5) Whenever funds are transferred from a		business practice are allowable.	losses not covered by insurance, such
	self-insurance reserve to other accounts		(b) Minor losses not covered by	as spoilage, breakage, and
	(e.g., general fund), refunds shall be made		insurance, such as spoilage,	disappearance of small hand tools,
	to the Federal Government for its share of		breakage, and disappearance of	which occur in the ordinary course of
	funds transferred, including earned or		supplies, which occur in the ordinary	operations, are allowable.
	imputed interest from the date of transfer.		course of operations, are allowable.	
				(d) Contributions to a reserve for
	e. Actual claims paid to or on behalf of employees or former employees for			certain self-insurance programs
	workers' compensation, unemployment			including workers' compensation, unemployment compensation, and
	compensation, severance pay, and similar			severance pay are allowable subject
	employee benefits (e.g., subsection 8.f.			to the following provisions:
	for post retirement health benefits), are			to the following provisions.
	allowable in the year of payment provided			(1) The type of coverage and the
	the governmental unit follows a consistent			extent of coverage and the rates and
	costing policy and they are allocated as a			premiums would have been allowed
	general administrative expense to all			had insurance (including
	activities of the governmental unit.			reinsurance) been purchased to cover
	activities of the governmental unit.			the risks. However, provision for
	f. Insurance refunds shall be credited			known or reasonably estimated self-
	against insurance costs in the year the			insured liabilities, which do not
	refund is received.			become payable for more than one
	forund is footfood.			year after the provision is made,
	g. Indemnification includes securing the		b. Indemnification includes securing	must not exceed the discounted
	governmental unit against liabilities to		the organization against liabilities to	present value of the liability. The
	third persons and other losses not		third persons and any other loss or	rate used for discounting the liability
	compensated by insurance or otherwise.		damage, not compensated by	must be determined by giving
	The Federal Government is obligated to		insurance or otherwise. The Federal	consideration to such factors as the
	indemnify the governmental unit only to		Government is obligated to	non-Federal entity's settlement rate
	the extent expressly provided for in the		indemnify the organization only to	for those liabilities and its investment
	Federal award, except as provided in		the extent expressly provided in the	rate of return.
	subsection 22.d of this appendix.		award.	
				(2) Earnings or investment income
	h. Costs of commercial insurance that			on reserves must be credited to those
	protects against the costs of the contractor			reserves.
	for correction of the contractor's own			

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	defects in materials or workmanship are unallowable.		(A-122)	 (3) Contributions to reserves must be based on sound actuarial principles using historical experience and reasonable assumptions. Reserve levels must be analyzed and updated at least biennially for each major risk being insured and take into account any reinsurance, coinsurance, etc. Reserve levels related to employee-related coverages will normally be limited to the value of claims: (i) Submitted and adjudicated but not paid; (ii) Submitted but not adjudicated; and
				(iii) Incurred but not submitted.Reserve levels in excess of the amounts based on the above must be identified and justified in the cost allocation plan or indirect cost rate proposal.
				(4) Accounting records, actuarial studies, and cost allocations (or billings) must recognize any significant differences due to types of insured risk and losses generated by the various insured activities or agencies of the non-Federal entity. If individual departments or agencies of the non-Federal entity experience significantly different levels of claims for a particular risk, those differences are to be recognized by the use of separate allocations or other techniques resulting in an equitable allocation.
				(5) Whenever funds are transferred from a self-insurance reserve to other accounts (e.g., general fund or

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

Item of Cost	87) serves as the guiding comparison fex Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21)	(A-122)	 (Final Guidance) unrestricted account), refunds must be made to the Federal government for its share of funds transferred, including earned or imputed interest from the date of transfer and debt interest, if applicable, chargeable in accordance with applicable Federal cognizant agency for indirect cost, claims collection regulations. (e) Insurance refunds must be credited against insurance costs in the year the refund is received. (f) Indemnification includes securing the non-Federal entity against liabilities to third persons and other losses not compensated by insurance or otherwise. The Federal government is obligated to indemnify the non-Federal entity only to the extent expressly provided for in the Federal award, except as provided in paragraph (c) of this section.
448 Intellectual Property Note: This item of cost combines Patent costs and Royalties and other costs for use of patents from the existing Cost Principles.	29. a. The following costs relating to patent and copyright matters are allowable: cost of preparing disclosures, reports, and other documents required by the Federal award and of searching the art to the extent necessary to make such disclosures; cost of preparing documents and any other patent costs in connection with the filing and prosecution of a United States patent application where title or royalty-free license is required by the Federal Government to be conveyed to the Federal Government; and general counseling services relating to patent and copyright matters, such as advice on patent and copyright laws, regulations, clauses, and employee agreements (but see sections 32, Professional service costs, and 38, Royalties and other costs for use of patents and copyrights, of this	 34. a. The following costs relating to patent and copyright matters are allowable: (1) Cost of preparing disclosures, reports, and other documents required by the sponsored agreement and of searching the art to the extent necessary to make such disclosures; (2) Cost of preparing documents and any other patent costs in connection with the filing and prosecution of a United States patent application where title or royalty-free license is required by the Federal Government to be conveyed to the Federal Government; and (3) General counseling services relating to patent and copyright matters, such as advice on patent and 	 44. a. Royalties on a patent or copyright or amortization of the cost of acquiring by purchase a copyright, patent, or rights thereto, necessary for the proper performance of the award are allowable unless: (1) The Federal Government has a license or the right to free use of the patent or copyright. (2) The patent or copyright has been adjudicated to be invalid, or has been administratively determined to be invalid. (3) The patent or copyright is considered to be unenforceable. (4) The patent or copyright is expired. 	 (a) Patent costs. (1) The following costs related to securing patents and copyrights are allowable: (i) Costs of preparing disclosures, reports, and other documents required by the Federal award, and of searching the art to the extent necessary to make such disclosures; (ii) Costs of preparing documents and any other patent costs in connection with the filing and prosecution of a United States patent application where title or royalty-free license is required by the Federal government; and (iii) General counseling services relating to patent and copyright matters, such as advice on patent and

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	Items of Cost (A-87)appendix).b. The following costs related to patent and copyright matter are unallowable: Cost of preparing disclosures, reports, and other documents and of searching the art to the extent necessary to make disclosures not required by the award; costs in connection with filing and prosecuting any foreign patent application; or any United States patent application, where the Federal award does not require conveying title or a royalty- free license to the Federal Government (but see section 38, Royalties and other costs for use of patents and copyrights, of this appendix).38. a. Royalties on a patent or copyright 	Items of Cost (A-21) copyright laws, regulations, clauses, and employee agreements (but see sections J.37, Professional service costs, and J.44, Royalties and other costs for use of patents, of this Appendix). b. The following costs related to patent and copyright matter are unallowable: (1) Cost of preparing disclosures, reports, and other documents and of searching the art to the extent necessary to make disclosures not required by the award (2) Costs in connection with filing and prosecuting any foreign patent application, or any United States patent application, where the sponsored agreement award does not require conveying title or a royalty- free license to the Federal Government, (but see section J.44, Royalties and other costs for use of patents, of this Appendix). 44. a. Royalties on a patent or copyright or amortization of the cost of acquiring by purchase a copyright, patent, or rights thereto, necessary for the proper performance of the award are allowable unless: (1) The Federal Government has a license or the right to free use of the		Items of Cost (Final Guidance) copyright laws, regulations, clauses, and employee intellectual property agreements (See also section 200.459 Professional Service Costs). (2) The following costs related to securing patents and copyrights are unallowable: (i) Costs of preparing disclosures, reports, and other documents, and of searching the art to make disclosures not required by the Federal award; (ii) Costs in connection with filing and prosecuting any foreign patent application, or any United States patent application, where the Federal award does not require conveying title or a royalty-free license to the Federal government. (b) Royalties and other costs for use of patents and copyrights. (1) Royalties on a patent or copyright or amortization of the cost of acquiring by purchase a copyright, patent, or rights thereto, necessary for the proper performance of the Federal award are allowable unless: (i) The Federal government already
	(2) The patent or copyright has been adjudicated to be invalid, or has been administratively determined to be invalid.(3) The patent or copyright is considered to be unenforceable.(4) The patent or copyright is expired.	 patent or copyright. (2) The patent or copyright has been adjudicated to be invalid, or has been administratively determined to be invalid. (3) The patent or copyright is considered to be unenforceable. (4) The patent or copyright is expired. 		 has a license or the right to free use of the patent or copyright. (ii) The patent or copyright has been adjudicated to be invalid, or has been administratively determined to be invalid. (iii) The patent or copyright is considered to be unenforceable.
				(iv) The patent or copyright is expired.

Item of Cost	225 (A-87) serves as the guiding comparison text Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	 b. Special care should be exercised in determining reasonableness where the royalties may have been arrived at as a result of less-than-arm's-length bargaining, e.g.: Royalties paid to persons, including corporations, affiliated with the governmental unit. Royalties paid to unaffiliated parties, including corporations, under an agreement entered into in contemplation that a Federal award would be made. Royalties paid under an agreement entered into after an award is made to a governmental unit. In any case involving a patent or copyright formerly owned by the governmental unit, the amount of royalty allowed should not exceed the cost which would have been allowed had the governmental unit retained title thereto. 	 b. Special care should be exercised in determining reasonableness where the royalties may have been arrived at as a result of less-than-arm's-length bargaining, e.g.: (1) Royalties paid to persons, including corporations, affiliated with the institution. (2) Royalties paid to unaffiliated parties, including corporations, under an agreement entered into in contemplation that a sponsored agreement award would be made. (3) Royalties paid under an agreement entered into after an award is made to an institution. c. In any case involving a patent or copyright formerly owned by the institution, the amount of royalty allowed should not exceed the cost which would have been allowed had the institution retained title thereto. 	 b. Special care should be exercised in determining reasonableness where the royalties may have arrived at as a result of less-than-arm's-length bargaining, e.g.: Royalties paid to persons, including corporations, affiliated with the non-profit organization. Royalties paid to unaffiliated parties, including corporations, under an agreement entered into in contemplation that a Federal award would be made. Royalties paid under an agreement entered into after an award is made to a non-profit organization. In any case involving a patent or copyright formerly owned by the non-profit organization, the amount of royalty allowed should not exceed the cost which would have been allowed had the non-profit 	 (2) Special care should be exercised in determining reasonableness where the royalties may have been arrived at as a result of less-than-arm's- length bargaining, such as: (i) Royalties paid to persons, including corporations, affiliated with the non-Federal entity. (ii) Royalties paid to unaffiliated parties, including corporations, under an agreement entered into in contemplation that a Federal award would be made. (iii) Royalties paid under an agreement entered into after a Federal award is made to a non- Federal entity. (3) In any case involving a patent or copyright formerly owned by the non-Federal entity, the amount of royalty allowed should not exceed the cost which would have been allowed had the non-Federal entity retained title thereto.
449 Interest	 23. a. Costs incurred for interest on borrowed capital or the use of a governmental unit's own funds, however represented, are unallowable except as specifically provided in subsection b. or authorized by Federal legislation. b. Financing costs (including interest) paid or incurred which are associated with the otherwise allowable costs of building acquisition, construction, or fabrication, reconstruction or remodeling completed on or after October 1, 1980 is allowable subject to the conditions in section 23.b.(1) through (4) of this appendix. Financing costs (including interest) paid or incurred on or after September 1, 1995 for land or associated with otherwise allowable costs of equipment is allowable, 	 26. a. Costs incurred for interest on borrowed capital, temporary use of endowment funds, or the use of the institution's own funds, however represented, are unallowable. However, interest on debt incurred after July 1, 1982 to acquire buildings, major reconstruction and remodeling, or the acquisition or fabrication of capital equipment costing \$10,000 or more, is allowable. b. Interest on debt incurred after May 8, 1996 to acquire or replace capital assets (including construction, renovations, alterations, equipment, land, and capital leases) acquired after 	 23. a. Costs incurred for interest on borrowed capital, temporary use of endowment funds, or the use of the non-profit organization's own funds, however represented, are unallowable. However, interest on debt incurred after September 29, 1995 to acquire or replace capital assets (including renovations, alterations, equipment, land, and capital assets acquired through capital leases), acquired after September 29, 1995 and used in support of Federal awards is allowable, provided that: (1) For facilities acquisitions (excluding renovations and alterations) costing over \$10 million where the Federal Government's 	 (a) General. Costs incurred for interest on borrowed capital, temporary use of endowment funds, or the use of the non-Federal entity's own funds, however represented, are unallowable. Financing costs (including interest) to acquire, construct, or replace capital assets are allowable, subject to the conditions in this section. (b) Capital assets is defined as noted in section 200.12 Capital Assets. An asset cost includes (as applicable) acquisition costs, construction costs, and other costs capitalized in accordance with GAAP. For non-Federal entity fiscal years beginning on or after January 1, 2016, intangible assets include

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Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	subject to the conditions in section 23.b.	that date and used in support of	reimbursement is expected to equal	patents and computer software. For
	(1) through (4) of this appendix.	sponsored agreements is allowable,	or exceed 40 percent of an asset's	software development projects, only
	(1) The financing is provided (from other	subject to the following conditions:	cost, the non-profit organization	interest attributable to the portion of
	than tax or user fee sources) by a bona	(1) For facilities costing over	prepares, prior to the acquisition or	the project costs capitalized in
	fide third party external to the	\$500,000, the institution shall	replacement of the capital asset(s), a	accordance with GAAP is allowable.
	governmental unit;	prepare, prior to acquisition or	justification that demonstrates the	(c) Conditions for all non-Federal
	(2) The assets are used in support of	replacement of the facility, a lease-	need for the facility in the conduct of	entities.
	Federal awards;	purchase analysis in accordance with	federally-sponsored activities. Upon	(1) The non-Federal entity uses the
	(3) Earnings on debt service reserve funds	the provisions of §§215.30 through	request, the needs justification must	capital assets in support of Federal
	or interest earned on borrowed funds	215.37 of 2 CFR part 215 (OMB	be provided to the Federal agency	awards;
	pending payment of the construction or	Circular A–110), which shows that a	with cost cognizance authority as a	(2) The allowable asset costs to
	acquisition costs are used to offset the	financed purchase, including a	prerequisite to the continued	acquire facilities and equipment are
	current period's cost or the capitalized	capital lease is less costly to the	allowability of interest on debt and	limited to a fair market value
	interest, as appropriate. Earnings subject	institution than other operating lease	depreciation related to the facility.	available to the non-Federal entity
	to being reported to the Federal Internal	alternatives, on a net present value	The needs justification for the	from an unrelated (arm's length)
	Revenue Service under arbitrage	basis. Discount rates used shall be	acquisition of a facility should	third party.
	requirements are excludable.	equal to the institution's anticipated	include, at a minimum, the	(3) The non-Federal entity obtains
	(4) For debt arrangements over \$1	interest rates and shall be no higher	following:	the financing via an arm's-length
	million, unless the governmental unit	than the fair market rate available to	(a) A statement of purpose and	transaction (that is, a transaction with
	makes an initial equity contribution to the	the institution from an unrelated	justification for facility acquisition or	an unrelated third party); or claims
	asset purchase of 25 percent or more, the	("arm's length") third-party. The	replacement.	reimbursement of actual interest cost
	governmental unit shall reduce claims for	lease-purchase analysis shall include	(b) A statement as to why current	at a rate available via such a
	interest cost by an amount equal to	a comparison of the net present value	facilities are not adequate.	transaction.
	imputed interest earnings on excess cash	of the projected total cost	(c) A statement of planned future use	(4) The non-Federal entity limits
	flow, which is to be calculated as follows.	comparisons of both alternatives	of the facility.	claims for Federal reimbursement of
	Annually, non-Federal entities shall	over the period the asset is expected	(d) A description of the financing	interest costs to the least expensive
	prepare a cumulative (from the inception	to be used by the institution. The cost	agreement to be arranged for the	alternative. For example, a capital
	of the project) report of monthly cash	comparisons associated with	facility.	lease may be determined less costly
	flows that includes inflows and outflows,	purchasing the facility shall include	(e) A summary of the building	than purchasing through debt
	regardless of the funding source. Inflows	the estimated purchase price,	contract with estimated cost	financing, in which case
	consist of depreciation expense,	anticipated operating and	information and statement of source	reimbursement must be limited to the
	amortization of capitalized construction	maintenance costs (including	and use of funds.	amount of interest determined if
	interest, and annual interest cost. For cash	property taxes, if applicable) not	(f) A schedule of planned occupancy	leasing had been used.
	flow calculations, the annual inflow	included in the debt financing, less	dates.	(5) The non-Federal entity expenses
	figures shall be divided by the number of	any estimated asset salvage value at	(2) For facilities costing over \$500,000, the non-profit organization	or capitalizes allowable interest cost
	months in the year (i.e., usually 12) that	the end of the defined period. The	\$500,000, the non-profit organization prepares, prior to the acquisition or	in accordance with GAAP. (6) Earnings generated by the
	the building is in service for monthly amounts. Outflows consist of initial	cost comparison for a capital lease shall include the estimated total lease	replacement of the facility, a	investment of borrowed funds
	equity contributions, debt principal		lease/purchase analysis in	pending their disbursement for the
	payments (less the pro rata share	payments, any estimated bargain purchase option, operating and	accordance with the provisions of	asset costs are used to offset the
	attributable to the unallowable costs of	maintenance costs, and taxes not	\$\$215.30 through 215.37 of 2 CFR	current period's allowable interest
	land) and interest payments. Where	included in the capital leasing	215 (OMB Circular A–110), which	cost, whether that cost is expensed or
	cumulative inflows exceed cumulative	arrangement, less any estimated	shows that a financed purchase or	capitalized. Earnings subject to
	outflows, interest shall be calculated on	credits due under the lease at the end	capital lease is less costly to the	being reported to the Federal Internal
1	the excess inflows for that period and be	of the defined period. Projected	organization than other leasing	Revenue Service under arbitrage
	are encess into as for that period and be	or the dominal period. I tojected	organization than other reasing	The reliance ber free ander arbitrage

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	treated as a reduction to allowable interest	operating lease costs shall be based	alternatives, on a net present value	requirements are excludable.
	cost. The rate of interest to be used to	on the anticipated cost of leasing	basis. Discount rates used should be	(7) The following conditions must
	compute earnings on excess cash flows	comparable facilities at fair market	equal to the non-profit organization's	apply to debt arrangements over \$1
	shall be the three-month Treasury bill	rates under rental agreements that	anticipated interest rates and should	million to purchase or construct
	closing rate as of the last business day of	would be renewed or reestablished	be no higher than the fair market rate	facilities, unless the non-Federal
	that month.	over the period defined above, and	available to the non-profit	entity makes an initial equity
	(5) Interest attributable to fully	any expected maintenance costs and	organization from an unrelated	contribution to the purchase of 25
	depreciated assets is unallowable	allowable property taxes to be borne	("arm's length") third-party. The	percent or more. For this purpose,
	depreciated assets is unanowable	by the institution directly or as part	lease/purchase analysis shall include	"initial equity contribution" means
		of the lease arrangement.	a comparison of the net present value	the amount or value of contributions
		(2) The actual interest cost claimed is	of the projected total cost	made by the non-Federal entity for
		predicated upon interest rates that are	comparisons of both alternatives	the acquisition of facilities prior to
		no higher than the fair market rate	over the period the asset is expected	occupancy.
		available to the institution from an	to be used by the non-profit	(i) The non-Federal entity must
		unrelated (arm's length) third party.	organization. The cost comparisons	reduce claims for reimbursement of
		(3) Investment earnings, including	associated with purchasing the	interest cost by an amount equal to
		interest income on bond or loan	facility shall include the estimated	imputed interest earnings on excess
		principal, pending payment of the	purchase price, anticipated operating	cash flow attributable to the portion
		construction or acquisition costs, are	and maintenance costs (including	of the facility used for Federal
		used to offset allowable interest cost.	property taxes, if applicable) not	awards.
		Arbitrage earnings reportable to the	included in the debt financing, less	(ii) The non-Federal entity must
		Internal Revenue Service are not	any estimated asset salvage value at	impute interest on excess cash flow
		required to be offset against	the end of the period defined above.	as follows:
		allowable interest costs.	The cost comparison for a capital	(A) Annually, the non-Federal entity
		(4) Reimbursements are limited to	lease shall include the estimated total	must prepare a cumulative (from the
		the least costly alternative based on	lease payments, any estimated	inception of the project) report of
		the total cost analysis required under	bargain purchase option, operating	monthly cash inflows and outflows,
		subsection J.26.b.(1) of this	and maintenance costs, and taxes not	regardless of the funding source. For
		Appendix. For example, if an	included in the capital leasing	this purpose, inflows consist of
		operating lease is determined to be	arrangement, less any estimated	Federal reimbursement for
		less costly than purchasing through	credits due under the lease at the end	depreciation, amortization of
		debt financing, then reimbursement	of the period defined above.	capitalized construction interest, and
		is limited to the amount determined	Projected operating lease costs shall	annual interest cost. Outflows
		if leasing had been used. In all cases	be based on the anticipated cost of	consist of initial equity contributions,
		where a lease-purchase analysis is	leasing comparable facilities at fair	debt principal payments (less the
		required to be performed, Federal	market rates under rental agreements	pro-rata share attributable to the cost
		reimbursement shall be based upon	that would be renewed or	of land), and interest payments.
		the least expensive alternative.	reestablished over the period defined	(B) To compute monthly cash
		(5) For debt arrangements over \$1	above, and any expected	inflows and outflows, the non-
		million, unless the institution makes	maintenance costs and allowable	Federal entity must divide the annual
		an initial equity contribution to the	property taxes to be borne by the	amounts determined in step (i) by the
		asset purchase of 25 percent or more,	non-profit organization directly or as	number of months in the year
		the institution shall reduce claims for	part of the lease arrangement.	(usually 12) that the building is in
		interest expense by an amount equal	(3) The actual interest cost claimed is	service.
		to imputed interest earnings on	predicated upon interest rates that are	(C) For any month in which
Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
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	(A-87)	(A-21)	(A-122)	(Final Guidance)
		excess cash flow, which is to be	no higher than the fair market rate	cumulative cash inflows exceed
		calculated as follows. Annually, non-	available to the non-profit	cumulative outflows, interest must be
		Federal entities shall prepare a	organization from an unrelated	calculated on the excess inflows for
		cumulative (from the inception of the	("arm's length") third party.	that month and be treated as a
		project) report of monthly cash flows	(4) Investment earnings, including	reduction to allowable interest cost.
		that includes inflows and outflows,	interest income, on bond or loan	The rate of interest to be used must
		regardless of the funding source.	principal, pending payment of the	be the three-month Treasury bill
		Inflows consist of depreciation	construction or acquisition costs, are	closing rate as of the last business
		expense, amortization of capitalized	used to offset allowable interest cost.	day of that month.
		construction interest, and annual	Arbitrage earnings reportable to the	(8) Interest attributable to a fully
		interest cost. For cash flow	Internal Revenue Service are not	depreciated asset is unallowable.
		calculations, the annual inflow figures shall be divided by the	required to be offset against allowable interest costs.	(d) Additional conditions for states, local governments and Indian tribes.
		number of months in the year (i.e. ,	(5) Reimbursements are limited to	For costs to be allowable, the non-
		usually 12) that the building is in	the least costly alternative based on	Federal entity must have incurred the
		service for monthly amounts.	the total cost analysis required under	interest costs for buildings after
		Outflows consist of initial equity	subparagraph 23.b. of this appendix.	October 1, 1980, or for land and
		contributions, debt principal	For example, if an operating lease is	equipment after September 1, 1995.
		payments (less the pro rata share	determined to be less costly than	(1) The requirement to offset interest
		attributable to the unallowable costs	purchasing through debt financing,	earned on borrowed funds against
		of land) and interest payments.	then reimbursement is limited to the	current allowable interest cost
		Where cumulative inflows exceed	amount determined if leasing had	(paragraph (c)(5), above) also applies
		cumulative outflows, interest shall be	been used. In all cases where a	to earnings on debt service reserve
		calculated on the excess inflows for	lease/purchase analysis is performed,	funds.
		that period and be treated as a	Federal reimbursement shall be	(2) The non-Federal entity will
		reduction to allowable interest cost.	based upon the least expensive	negotiate the amount of allowable
		The rate of interest to be used to	alternative.	interest cost related to the acquisition
		compute earnings on excess cash	(6) Non-profit organizations are also	of facilities with asset costs of \$1
		flows shall be the three-month	subject to the following conditions:	million or more, as outlined in
		Treasury bill closing rate as of the	(a) Interest on debt incurred to	paragraph (c)(7), above. For this
		last business day of that month.	finance or refinance assets acquired	purpose, a non-Federal entity must
		(6) Substantial relocation of	before or reacquired after September	consider only cash inflows and
		federally-sponsored activities from a	29, 1995, is not allowable.	outflows attributable to that portion
		facility financed by indebtedness, the	(b) Interest attributable to fully	of the real property used for Federal
		cost of which was funded in whole or	depreciated assets is unallowable.	awards.
		part through Federal	(c) For debt arrangements over \$1	(e) Additional conditions for IHEs.
		reimbursements, to another facility	million, unless the non-profit	For costs to be allowable, the IHE
		prior to the expiration of a period of	organization makes an initial equity	must have incurred the interest costs
		20 years requires notice to the	contribution to the asset purchase of	after September 23, 1982, in
		cognizant agency. The extent of the	25 percent or more, non-profit	connection with acquisitions of
		relocation, the amount of the Federal	organizations shall reduce claims for	capital assets that occurred after that
		participation in the financing, and the	interest expense by an amount equal	date.
		depreciation and interest charged to	to imputed interest earnings on	(f) Additional condition for nonprofit
		date may require negotiation and/or	excess cash flow, which is to be	organizations. For costs to be
		downward adjustments of	calculated as follows. Annually, non-	allowable, the nonprofit organization

Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21) replacement space charged to	(A-122) profit organizations shall prepare a	(Final Guidance) incurred the interest costs after
		Federal programs in the future.	cumulative (from the inception of the	September 29, 1995, in connection
		(7) The allowable costs to acquire	project) report of monthly cash flows	with acquisitions of capital assets
		facilities and equipment are limited	that includes inflows and outflows,	that occurred after that date.
		to a fair market value available to the	regardless of the funding source.	(g) The interest allowability
		institution from an unrelated (arm's	Inflows consist of depreciation	provisions of this section C-28 do
		length) third party.	expense, amortization of capitalized	not apply to a nonprofit organization
		iongai) and party.	construction interest, and annual	subject to "full coverage" under the
		c. Institutions are also subject to the	interest expense. For cash flow	Cost Accounting Standards (CAS),
		following conditions:	calculations, the annual inflow	as defined at 48 CFR 9903.201-2(a).
		(1) Interest on debt incurred to	figures shall be divided by the	The non-Federal entity's Federal
		finance or refinance assets re-	number of months in the year	awards are instead subject to CAS
		acquired after the applicable	(usually 12) that the building is in	414 (48 CFR 9904.414), "Cost of
		effective dates stipulated above is	service for monthly amounts.	Money as an Element of the Cost of
		unallowable.	Outflows consist of initial equity	Facilities Capital", and CAS 417 (48
		(2) Interest attributable to fully	contributions, debt principal	CFR 9904.417), "Cost of Money as
		depreciated assets is unallowable.	payments (less the pro rata share	an Element of the Cost of Capital
			attributable to the unallowable costs	Assets Under Construction".
		d. The following definitions are to be	of land) and interest payments.	
		used for purposes of this section:	Where cumulative inflows exceed	
		(1) "Re-acquired" assets means	cumulative outflows, interest shall be	
		assets held by the institution prior to	calculated on the excess inflows for	
		the applicable effective dates	that period and be treated as a	
		stipulated above that have again	reduction to allowable interest	
		come to be held by the institution,	expense. The rate of interest to be	
		whether through repurchase or	used to compute earnings on excess	
		refinancing. It does not include	cash flows shall be the three month	
		assets acquired to replace older	Treasury Bill closing rate as of the	
		assets.	last business day of that month.	
		(2) "Initial equity contribution" means the amount or value of	(d) Substantial relocation of federally-sponsored activities from a	
			facility financed by indebtedness, the	
		contributions made by non-Federal entities for the acquisition of the	cost of which was funded in whole or	
		asset prior to occupancy of facilities.	part through Federal	
		(3) "Asset costs" means the	reimbursements, to another facility	
		capitalizable costs of an asset,	prior to the expiration of a period of	
		including construction costs,	20 years requires notice to the	
		acquisition costs, and other such	Federal cognizant agency. The extent	
		costs capitalized in accordance with	of the relocation, the amount of the	
		Generally Accepted Accounting	Federal participation in the	
		Principles (GAAP).	financing, and the depreciation and	
			interest charged to date may require	
			negotiation and/or downward	
			adjustments of replacement space	
			charged to Federal programs in the	

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
tem of Cost				
			 organization, whether through repurchase or refinancing. It does not include assets acquired to replace older assets. (2) Initial equity contribution means the amount or value of contributions made by non-profit organizations for 	
			 the acquisition of the asset or prior to occupancy of facilities. (3) Asset costs means the capitalizable costs of an asset, including construction costs, acquisition costs, and other such costs capitalized in accordance with GAAP. 	
450 Lobbying	24. a. General. The cost of certain influencing activities associated with	28. Reference is made to the common rule published at 7 CFR		(a) The cost of certain influencing activities associated with obtaining

Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	obtaining grants, contracts, cooperative	part 3018, 10 CFR parts 600 and		grants, contracts, cooperative
	agreements, or loans is an unallowable	601, 12 CFR part 411, 13 CFR part		agreements, or loans is an
	cost. Lobbying with respect to certain	146, 14 CFR part 1271, 15 CFR part		unallowable cost. Lobbying with
	grants, contracts, cooperative agreements,	28, 18 CFR part 1315, 22 CFR parts		respect to certain grants, contracts,
	and loans shall be governed by the	138, 227, 311, 519 and 712, 24 CFR		cooperative agreements, and loans is
	common rule, "New Restrictions on	part 87, 28 CFR part 69, 29 CFR part		governed by relevant statutes,
	Lobbying" (see Section J.24 of Appendix	93, 31 CFR part 21, 32 CFR part		including among others, the
	A to 2 CFR part 220), including definitions, and the Office of	282, 34 CFR part 82, 38 CFR part 85, 40 CFR part 34, 41 CFR part		provisions of 31 U.S.C. § 1352, as well as the common rule, "New
	Management and Budget "Government-	105–69, 43 CFR part 18, 44 CFR		Restrictions on Lobbying" published
	wide Guidance for New Restrictions on	part 18, 45 CFR parts 93, 604, 1158,		at 55 FR 6736 (February 26, 1990),
	Lobbying" and notices published at 54 FR	1168 and 1230, and 49 CFR part 20,		including definitions, and the Office
	52306 (December 20, 1989), 55 FR 24540	and OMB's governmentwide		of Management and Budget
	(June 15, 1990), and 57 FR 1772 (January	guidance, amendments to OMB's		"Governmentwide Guidance for New
	15, 1992), respectively.	governmentwide guidance, and		Restrictions on Lobbying" and
	,,,,,,,,,,,,,,,,,,,	OMB's clarification notices		notices published at 54 FR 52306
		published at 54 FR 52306		(December 20, 1989), 55 FR 24540
		(12/20/89), 61 FR 1412 (1/19/96), 55		(June 15, 1990), 57 FR 1772
		FR 24540 (6/15/90) and 57 FR 1772		(January 15, 1992), and 61 FR 1412
		(1/15/92), respectively. In addition,		(January 19, 1996).
		the following restrictions shall apply:		(b) Executive lobbying costs. Costs
		a. Notwithstanding other provisions	25. a. Notwithstanding other	incurred in attempting to improperly
		of this Appendix, costs associated	provisions of this appendix, costs	influence either directly or indirectly,
		with the following activities are	associated with the following	an employee or officer of the
		unallowable:	activities are unallowable:	executive branch of the Federal
		(1) Attempts to influence the	(1) Attempts to influence the	government to give consideration or
		outcomes of any Federal, State, or	outcomes of any Federal, State, or	to act regarding a Federal award or a
		local election, referendum, initiative,	local election, referendum, initiative,	regulatory matter are unallowable.
		or similar procedure, through in kind	or similar procedure, through in kind	Improper influence means any
		or cash contributions, endorsements,	or cash contributions, endorsements,	influence that induces or tends to
		publicity, or similar activity; (2) Establishing, administering,	publicity, or similar activity; (2) Establishing, administering,	induce a Federal employee or officer to give consideration or to act
		contributing to, or paying the	contributing to, or paying the	regarding a Federal award or
		expenses of a political party,	expenses of a political party,	regulatory matter on any basis other
		campaign, political action	campaign, political action	than the merits of the matter.
		committee, or other organization	committee, or other organization	(c) In addition to the above, the
		established for the purpose of	established for the purpose of	following restrictions are applicable
		influencing the outcomes of	influencing the outcomes of	to nonprofit organizations and IHEs:
		elections;	elections;	(1) Costs associated with the
		(3) Any attempt to influence The	(3) Any attempt to influence: The	following activities are unallowable:
		introduction of Federal or State	introduction of Federal or State	(i) Attempts to influence the
		legislation; The enactment or	legislation; or the enactment or	outcomes of any Federal, state, or
		modification of any pending Federal	modification of any pending Federal	local election, referendum, initiative,
		or State legislation through	or State legislation through	or similar procedure, through in-kind
		communication with any member or	communication with any member or	or cash contributions, endorsements,

Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
		employee of the Congress or State legislature, including efforts to influence State or local officials to engage in similar lobbying activity; or any government official or employee in connection with a decision to sign or veto enrolled legislation; (4) Any attempt to influence The introduction of Federal or State legislation; or The enactment or modification of any pending Federal or State legislation by preparing, distributing, or using publicity or propaganda, or by urging members of the general public, or any segment thereof, to contribute to or participate in any mass demonstration, march, rally, fund raising drive, lobbying campaign or letter writing or telephone campaign; or (5) Legislative liaison activities, including attendance at legislative sessions or committee hearings, gathering information regarding legislation, and analyzing the effect of legislation, when such activities are carried on in support of or in knowing preparation for an effort to engage in unallowable lobbying.	employee of the Congress or State legislature (including efforts to influence State or local officials to engage in similar lobbying activity), or with any Government official or employee in connection with a decision to sign or veto enrolled legislation; (4) Any attempt to influence: The introduction of Federal or State legislation; or the enactment or modification of any pending Federal or State legislation by preparing, distributing or using publicity or propaganda, or by urging members of the general public or any segment thereof to contribute to or participate in any mass demonstration, march, rally, fundraising drive, lobbying campaign or letter writing or telephone campaign; or (5) Legislative liaison activities, including attendance at legislative sessions or committee hearings, gathering information regarding legislation, and analyzing the effect of legislation, when such activities are carried on in support of or in knowing preparation for an effort to engage in unallowable lobbying.	publicity, or similar activity; (ii) Establishing, administering, contributing to, or paying the expenses of a political party, campaign, political action committee, or other organization established for the purpose of influencing the outcomes of elections in the United States; (iii) Any attempt to influence: (A) The introduction of Federal or state legislation; (B) The enactment or modification of any pending Federal or state legislation through communication with any member or employee of the Congress or state legislature (including efforts to influence state or local officials to engage in similar lobbying activity); (C) The enactment or modification of any pending Federal or state legislation by preparing, distributing, or using publicity or propaganda, or by urging members of the general public, or any segment thereof, to contribute to or participate in any mass demonstration, march, rally, fund raising drive, lobbying campaign or letter writing or telephone campaign; or (D) Any government official or employee in connection with a decision to sign or veto enrolled legislation; (v) Legislative liaison activities, including attendance at legislative sessions or committee hearings, gathering information regarding legislation, and analyzing the effect of legislation, when such activities are carried on in support of or in knowing preparation for an effort to engage in unallowable lobbying.

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	(A-07)	b. The following activities are	b. The following activities are	(2) The following activities are
		excepted from the coverage of	excepted from the coverage of	excepted from the coverage of
		subsection J.28.a of this Appendix:	subparagraph 25.a of this appendix:	subsection (c)(1):
		(1) Technical and factual	(1) Providing a technical and factual	(i) Technical and factual
		presentations on topics directly	presentation of information on a	presentations on topics directly
			topic directly related to the	related to the performance of a grant,
		related to the performance of a grant, contract, or other agreement (through	performance of a grant, contract or	contract, or other agreement (through
		hearing testimony, statements, or	other agreement through hearing	hearing testimony, statements, or
		letters to the Congress or a State	testimony, statements or letters to the	letters to the Congress or a state
		legislature, or subdivision, member,	Congress or a State legislature, or	legislature, or subdivision, member,
		or cognizant staff member thereof),	subdivision, member, or cognizant	or cognizant staff member thereof),
		in response to a documented request	staff member thereof, in response to	in response to a documented request
		(including a Congressional Record	a documented request (including a	(including a Congressional Record
		notice requesting testimony or	Congressional Record notice	notice requesting testimony or
		statements for the record at a	requesting testimony or statements	statements for the record at a
		regularly scheduled hearing) made	for the record at a regularly	regularly scheduled hearing) made
		by the recipient member, legislative	scheduled hearing) made by the	by the non-Federal entity's member
		body or subdivision, or a cognizant	recipient member, legislative body or	of congress, legislative body or a
		staff member thereof, provided such	subdivision, or a cognizant staff	subdivision, or a cognizant staff
		information is readily obtainable and	member thereof; provided such	member thereof, provided such
		can be readily put in deliverable	information is readily obtainable and	information is readily obtainable and
		form, and further provided that costs	can be readily put in deliverable	can be readily put in deliverable
		under this section for travel, lodging	form; and further provided that costs	form, and further provided that costs
		or meals are unallowable unless	under this section for travel, lodging	under this section for travel, lodging
		incurred to offer testimony at a	or meals are unallowable unless	or meals are unallowable unless
		regularly scheduled Congressional	incurred to offer testimony at a	incurred to offer testimony at a
		hearing pursuant to a written request	regularly scheduled Congressional	regularly scheduled Congressional
		for such presentation made by the	hearing pursuant to a written request	hearing pursuant to a written request
		Chairman or Ranking Minority	for such presentation made by the	for such presentation made by the
		Member of the Committee or	Chairman or Ranking Minority	Chairman or Ranking Minority
		Subcommittee conducting such	Member of the Committee or	Member of the Committee or
		hearings;	Subcommittee conducting such	Subcommittee conducting such
		(2) Any lobbying made unallowable	hearing.	hearings;
		by subsection J.28.a.(3) of this	(2) Any lobbying made unallowable	(ii) Any lobbying made unallowable
		Appendix to influence State	by subparagraph 25.a.(3) of this	by paragraph (1)(iii) to influence
		legislation in order to directly reduce	appendix to influence State	state legislation in order to directly
		the cost, or to avoid material	legislation in order to directly reduce	reduce the cost, or to avoid material
		impairment of the institution's	the cost, or to avoid material	impairment of the non-Federal
		authority to perform the grant,	impairment of the organization's	entity's authority to perform the
		contract, or other agreement; or	authority to perform the grant,	grant, contract, or other agreement;
		(3) Any activity specifically	contract, or other agreement.	or
		authorized by statute to be	(3) Any activity specifically	(iii) Any activity specifically
		undertaken with funds from the	authorized by statute to be	authorized by statute to be
		grant, contract, or other agreement.	undertaken with funds from the	undertaken with funds from the Federal award.
			grant, contract, or other agreement.	reuerai awaru.

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost
		(A-21) c. When an institution seeks reimbursement for F&A costs, total lobbying costs shall be separately identified in the F&A cost rate proposal, and thereafter treated as other unallowable activity costs in accordance with the procedures of Section B.1.d of this Appendix. d. Institutions shall submit as part of their annual F&A cost rate proposal a certification that the requirements and standards of this section have been complied with. e. Institutions shall maintain adequate records to demonstrate that the determination of costs as being allowable or unallowable pursuant to this section complies with the requirements of this Appendix.	 c. (1) When an organization seeks reimbursement for indirect costs, total lobbying costs shall be separately identified in the indirect cost rate proposal, and thereafter treated as other unallowable activity costs in accordance with the procedures of subparagraph B.3 of Appendix A to this part. (2) Organizations shall submit, as part of the annual indirect cost rate proposal, a certification that the requirements and standards of this paragraph have been complied with. (3) Organizations shall maintain adequate records to demonstrate that the determination of costs as being allowable or unallowable pursuant to paragraph 25 complies with the requirements of this Appendix. 	 (Final Guidance) (iv) Any activity excepted from the definitions of "lobbying" or "influencing legislation" by the Internal Revenue Code provisions that require nonprofit organizations to limit their participation in direct and "grass roots" lobbying activities in order to retain their charitable deduction status and avoid punitive excise taxes, I.R.C. §§ 501(c)(3), 501(h), 4911(a), including (1) nonpartisan analysis, study, or research reports; (2) examinations and discussions of broad social, economic, and similar problems; and (3) information provided upon request by a legislator for technical advice and assistance, as defined by I.R.C. § 4911(d)(2) and 26 CFR 56.4911-2(c)(1)-(c)(3). (v) When a non-Federal entity seeks reimbursement for indirect (F&A) costs, total lobbying costs must be separately identified in the indirect (F&A) cost rate proposal, and thereafter treated as other unallowable activity costs in accordance with the procedures of section 200.413 Direct Costs (vi) The non-Federal entity must submit as part of its annual indirect (F&A) cost rate proposal a certification that the requirements and standards of this section have been complied with. (See also section 200.415 Required Certifications.)
		f. Time logs, calendars, or similar records shall not be required to be created for purposes of complying with this section during any particular calendar month when: (1) the employee engages in lobbying (as defined in subsections	(4) Time logs, calendars, or similar records shall not be required to be created for purposes of complying with this paragraph during any particular calendar month when: the employee engages in lobbying (as defined in subparagraphs 25.a. and b.	(vii) Time logs, calendars, or similar records are not required to be created for purposes of complying with the record keeping requirements in section 200.302 Financial Management with respect to lobbying costs during any particular

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	(A-07)	(A-21) J.28.a and b of this Appendix) 25	(A-122) of this appendix) 25 percent or less	
		percent or less of the employee's	of the employee's compensated hours	calendar month when: (A) The employee engages in
		compensated hours of employment	of employment during that calendar	lobbying (as defined in paragraphs
		during that calendar month; and	month, and within the preceding	(c)(1) and (c)(2)) 25 percent or less
		(2) within the preceding five-year	five-year period, the organization has	of the employee's compensated hours
		period, the institution has not	not materially misstated allowable or	of employment during that calendar
		materially misstated allowable or	unallowable costs of any nature,	month; and
		unallowable costs of any nature,	including legislative lobbying costs.	(B) Within the preceding five-year
		including legislative lobbying costs.	When the conditions described in	period, the non-Federal entity has not
		When conditions in subsections	this subparagraph are met,	materially misstated allowable or
		J.28.f.(1) and (2) of this Appendix	organizations are not required to	unallowable costs of any nature,
		are met, institutions are not required	establish records to support the	including legislative lobbying costs.
		to establish records to support the	allowability of claimed costs in	When conditions in paragraph
		allowability of claimed costs in	addition to records already required	(vii)(A) and (vii)(B) above are met,
		addition to records already required	or maintained. Also, when the	non-Federal entities are not required
		or maintained. Also, when conditions	conditions described in this	to establish records to support the
		in subsections J.28.f. (1) and (2) of	subparagraph are met, the absence of	allowability of claimed costs in
		this Appendix are met, the absence	time logs, calendars, or similar	addition to records already required
		of time logs, calendars, or similar	records will not serve as a basis for	or maintained. Also, when
		records will not serve as a basis for	disallowing costs by contesting	conditions (vii)(A) and (vii)(B)
		disallowing costs by contesting	estimates of lobbying time spent by	above are met, the absence of time
		estimates of lobbying time spent by	employees during a calendar month.	logs, calendars, or similar records
		employees during a calendar month.	(5) Agencies shall establish	will not serve as a basis for
		g. Agencies shall establish	procedures for resolving in advance,	disallowing costs by contesting
		procedures for resolving in advance,	in consultation with OMB, any	estimates of lobbying time spent by
		in consultation with OMB, any	significant questions or	employees during a calendar month.
		significant questions or	disagreements concerning the	(viii) The Federal awarding agency
		disagreements concerning the	interpretation or application of	must establish procedures for
		interpretation or application of this	paragraph 25. Any such advance	resolving in advance, in consultation
		section. Any such advance	resolution shall be binding in any	with OMB, any significant questions
		resolutions shall be binding in any	subsequent settlements, audits or	or disagreements concerning the
		subsequent settlements, audits, or	investigations with respect to that	interpretation or application of this
		investigations with respect to that	grant or contract for purposes of	section. Any such advance
		grant or contract for purposes of	interpretation of this Appendix;	resolutions must be binding in any
		interpretation of this Appendix,	provided, however, that this shall not	subsequent settlements, audits, or
		provided, however, that this shall not	be construed to prevent a contractor	investigations with respect to that
		be construed to prevent a contractor	or grantee from contesting the	grant or contract for purposes of
		or grantee from contesting the	lawfulness of such a determination.	interpretation of this Part, provided,
		lawfulness of such a determination.		however, that this must not be
	h Executive Johnwing costs Costs	h Executive lebbying costs	d Executive Johnston costs	construed to prevent a contractor or
	b. Executive lobbying costs. Costs incurred in attempting to improperly	h. Executive lobbying costs. Costs incurred in attempting to	d. Executive lobbying costs. Costs incurred in attempting to improperly	non-Federal entity from contesting the lawfulness of such a
	influence either directly or indirectly, an		influence either directly or indirectly,	determination.
	employee or officer of the Executive	improperly influence either directly or indirectly, an employee or officer	an employee or officer of the	
	Branch of the Federal Government to give	of the Executive Branch of the	Executive Branch of the Federal	
	branch of the rederal Government to give	of the Executive Drahch of the	Executive Dranch of the rederal	

Item of Cost Appendix B to Part 225 – Selected J. General Provisions for Selected Appendix B to Part 230 – Selected General Provisions for Selected **Items of Cost** Items of Cost Items of Cost Items of Cost (A-87) (A-21) (A-122) (Final Guidance) Government to give consideration or consideration or to act regarding a Federal Government to give sponsored agreement or a regulatory consideration or to act regarding a to act regarding a sponsored matter are unallowable. Improper sponsored agreement or a regulatory agreement or a regulatory matter are influence means any influence that matter are unallowable. Improper unallowable. Improper influence induces or tends to induce a Federal means any influence that induces or influence means any influence that employee or officer to give consideration induces or tends to induce a Federal tends to induce a Federal employee or to act regarding a federally-sponsored employee or officer to give or officer to give consideration or to agreement or regulatory matter on any consideration or to act regarding a act regarding a federally-sponsored basis other than the merits of the matter. federally-sponsored agreement or agreement or regulatory matter on regulatory matter on any basis other any basis other than the merits of the than the merits of the matter. matter. 29. Any excess of costs over income 26. Any excess of costs over income 200.451 Losses on Other Awards .451 Losses on Other **Federal Awards or Contracts** under any other sponsored agreement on any award is unallowable as a or Contracts. or contract of any nature is cost of any other award. This Any excess of costs over income unallowable. This includes, but is not includes, but is not limited to, the under any other award or contract of any nature is unallowable. This limited to, the institution's organization's contributed portion by contributed portion by reason of reason of cost sharing agreements or includes, but is not limited to, the cost-sharing agreements or any any under-recoveries through non-Federal entity's contributed under-recoveries through negotiation negotiation of lump sums for, or portion by reason of cost-sharing of flat amounts for F&A costs. ceilings on, indirect costs. agreements or any under-recoveries through negotiation of flat amounts for indirect (F&A) costs. 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. 25. Unless prohibited by law, the cost of 27. Costs incurred for necessary .452 Maintenance and 30. Costs incurred for necessary Costs incurred for utilities. **Repair Costs** utilities, insurance, security, janitorial maintenance, repair, or upkeep of maintenance, repair, or upkeep of insurance, security, necessary services, elevator service, upkeep of buildings and equipment (including buildings and equipment (including maintenance, janitorial services. grounds, necessary maintenance, normal Federal property unless otherwise Federal property unless otherwise repair, or upkeep of buildings and repairs and alterations, and the like are provided for) which neither add to provided for) which neither add to equipment (including Federal allowable to the extent that they: keep the permanent value of the property the permanent value of the property property unless otherwise provided property (including Federal property, nor appreciably prolong its intended nor appreciably prolong its intended for) which neither add to the unless otherwise provided for) in an life, but keep it in an efficient life, but keep it in an efficient permanent value of the property nor efficient operating condition, do not add operating condition, are allowable. operating condition, are allowable. appreciably prolong its intended life, to the permanent value of property or Costs incurred for improvements Costs incurred for improvements but keep it in an efficient operating appreciably prolong its intended life, and which add to the permanent value of which add to the permanent value of condition, are allowable. Costs are not otherwise included in rental or the buildings and equipment or the buildings and equipment or incurred for improvements which other charges for space. Costs which add appreciably prolong their intended appreciably prolong their intended add to the permanent value of the to the permanent value of property or life shall be treated as capital life shall be treated as capital buildings and equipment or

expenditures (see section J.18.a(1) of

expenditures (see paragraph 15 of

appreciably prolong its intended life shall

Cost Principles Comparison Chart -2 CFR Part 225 (A-87), 2 CFR Part 220 (A-21), 2 CFR Part 230 (A-122), and Final Uniform Guidance

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

appreciably prolong their intended

Appendix B to Part 225 – Selected J. General Provisions for Selected Item of Cost Appendix B to Part 230 – Selected General Provisions for Selected **Items of Cost** Items of Cost Items of Cost Items of Cost (A-87) (A-21) (A-122) (Final Guidance) be treated as capital expenditures (see this Appendix). this appendix). life must be treated as capital sections 11 and 15 of this appendix). expenditures (see 200.439 Equipment And Other Capital Expenditures). These costs are only allowable to the extent not paid through rental or other agreements. 26. a. Costs incurred for materials. 31. a. Costs incurred for materials, 28. a. Costs incurred for materials, (a) Costs incurred for materials, .453 Materials and Supplies Costs, Including Costs of supplies, and fabricated parts necessary to supplies, and fabricated parts supplies, and fabricated parts supplies, and fabricated parts carry out a Federal award are allowable. necessary to carry out a Federal **Computing Devices** necessary to carry out a sponsored necessary to carry out a Federal agreement are allowable. award are allowable. award are allowable. b. Purchased materials and supplies shall b. Purchased materials and supplies b. Purchased materials and supplies (b) Purchased materials and supplies be charged at their actual prices, net of shall be charged at their actual shall be charged at their actual must be charged at their actual applicable credits. Withdrawals from prices, net of applicable credits. prices, net of applicable credits. prices, net of applicable credits. general stores or stockrooms should be Withdrawals from general stores or Withdrawals from general stores or Withdrawals from general stores or charged at their actual net cost under any stockrooms should be charged at stockrooms should be charged at stockrooms should be charged at recognized method of pricing inventory their actual net cost under any their actual net cost under any their actual net cost under any withdrawals, consistently applied. recognized method of pricing recognized method of pricing recognized method of pricing Incoming transportation charges are a inventory withdrawals, consistently inventory withdrawals, consistently inventory withdrawals, consistently proper part of materials and supplies applied. Incoming transportation applied. Incoming transportation applied. Incoming transportation charges are a proper part of materials charges are a proper part of materials charges are a proper part of materials costs. and supplies costs. and supplies costs. and supplies costs. c. Only materials and supplies actually c. Only materials and supplies c. Only materials and supplies (c) Materials and supplies used for used for the performance of a Federal actually used for the performance of actually used for the performance of the performance of a Federal award award may be charged as direct costs. a sponsored agreement may be a Federal award may be charged as may be charged as direct costs. In the charged as direct costs. specific case of computing devices, direct costs. charging as direct costs is allowable for devices that are essential and allocable, but not solely dedicated, to the performance of a Federal award. d. Where federally-donated or d. Where federally-donated or (d) Where federally-donated or d. Where federally-donated or furnished materials are used in performing the furnished materials are used in furnished materials are used in furnished materials are used in Federal award, such materials will be used performing the Federal award, such performing the Federal award, such performing the sponsored agreement, without charge. such materials will be used without materials will be used without materials will be used without charge. charge. charge. 28. a. Costs of the governmental unit's 33. a. Costs of the institution's 30. a. Costs of the non-profit (a) Costs of the non-Federal entity's .454 Memberships, Subscriptions, and memberships in business, technical, and membership in business, technical, organization's membership in membership in business, technical, professional organizations are allowable. and professional organizations are business, technical, and professional and professional organizations are **Professional Activity Costs** allowable organizations are allowable. allowable. b. Costs of the governmental unit's b. Costs of the institution's b. Costs of the non-profit (b) Costs of the non-Federal entity's subscriptions to business, professional, subscriptions to business, organization's subscriptions to subscriptions to business, and technical periodicals are allowable. professional, and technical business, professional, and technical professional, and technical periodicals are allowable. periodicals are allowable. periodicals are allowable. c. Costs of membership in civic and c. Costs of membership in any civic c. Costs of membership in any civic (c) Costs of membership in any civic

Cost Principles Comparison Chart -2 CFR Part 225 (A-87), 2 CFR Part 220 (A-21), 2 CFR Part 230 (A-122), and Final Uniform Guidance

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	community, social organizations are allowable as a direct cost with the approval of the Federal awarding agency.	or community organization are unallowable.	or community organization are allowable with prior approval by Federal cognizant agency.	or community organization are allowable with prior approval by the Federal awarding agency or pass- through entity.
	d. Costs of membership in organizations substantially engaged in lobbying are unallowable.	d. Costs of membership in any country club or social or dining club or organization are unallowable.	d. Costs of membership in any country club or social or dining club or organization are unallowable.	(d) Costs of membership in any country club or social or dining club or organization are unallowable.
				(e) Cost of membership in organizations whose primary purpose is lobbying are unallowable. See also section 200.450 Lobbying.
455 Organization Costs 456 Participant Support Costs			 31. Expenditures, such as incorporation fees, brokers' fees, fees to promoters, organizers or management consultants, attorneys, accountants, or investment counselors, whether or not employees of the organization, in connection with establishment or reorganization of an organization, are unallowable except with prior approval of the awarding agency. 33. Participant support costs are 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 meetings, conferences, symposia, or training projects. These costs are 	Costs such as incorporation fees, brokers' fees, fees to promoters, organizers or management consultants, attorneys, accountants, or investment counselor, whether or not employees of the non-Federal entity in connection with establishment or reorganization of an organization, are unallowable except with prior approval of the Federal awarding agency. Participant support costs as defined in section 200.456 Participant Support Costs are allowable with the prior approval of the Federal awarding agency.
457 Plant and Homeland	30. Necessary and reasonable expenses	35. Necessary and reasonable	allowable with the prior approval of the awarding agency. 35. Necessary and reasonable	200.457 Plant and Security Costs
Security Costs	incurred for routine and homeland security to protect facilities, personnel, and work products are allowable. Such costs include, but are not limited to, wages and uniforms of personnel engaged in security activities; equipment; barriers; contractual security services; consultants; etc. Capital expenditures for homeland and plant security purposes are subject to	expenses incurred for routine and homeland security to protect facilities, personnel, and work products are allowable. Such costs include, but are not limited to, wages and uniforms of personnel engaged in security activities; equipment; barriers; contractual security services; consultants; etc. Capital	expenses incurred for routine and homeland security to protect facilities, personnel, and work products are allowable. Such costs include, but are not limited to, wages and uniforms of personnel engaged in security activities; equipment; barriers; contractual security services; consultants; etc. Capital	Necessary and reasonable expenses incurred for routine and security to protect facilities, personnel, and work products are allowable. Such costs include, but are not limited to, wages and uniforms of personnel engaged in security activities; equipment; barriers; protective (non- military) gear, devices, and

Appendix B to Part 225 – Selected J. General Provisions for Selected Item of Cost Appendix B to Part 230 – Selected General Provisions for Selected **Items of Cost** Items of Cost Items of Cost Items of Cost (A-87) (A-21) (A-122) (Final Guidance) section 15, Equipment and other capital expenditures for homeland and plant expenditures for homeland and plant equipment; contractual security expenditures, of this appendix. security purposes are subject to security purposes are subject to services; and consultants. Capital section J.18, Equipment and other paragraph 15., Equipment and other expenditures for plant security capital expenditures, of this capital expenditures, of this purposes are subject to section Appendix. appendix. 200.439 Equipment And Other Capital Expenditures. 31. Pre-award costs are those incurred 36. Costs incurred prior to the 36. Pre-award costs are those Pre-award costs are those incurred .458 Pre-award Costs prior to the effective date of the award effective date of the sponsored incurred prior to the effective date of prior to the effective date of the directly pursuant to the negotiation and in agreement, whether or not they the award directly pursuant to the Federal award directly pursuant to anticipation of the award where such costs would have been allowable negotiation and in anticipation of the the negotiation and in anticipation of are necessary to comply with the thereunder if incurred after such award where such costs are the Federal award where such costs necessary to comply with the proposed delivery schedule or period of date, are unallowable unless are necessary for efficient and timely performance. Such costs are allowable approved by the sponsoring agency. proposed delivery schedule or period performance of the scope of work. only to the extent that they would have of performance. Such costs are Such costs are allowable only to the been allowable if incurred after the date of allowable only to the extent that they extent that they would have been the award and only with the written would have been allowable if allowable if incurred after the date of approval of the awarding agency. incurred after the date of the award the Federal award and only with the and only with the written approval of written approval of the Federal the awarding agency. awarding agency. .459 Professional Service 32. a. Costs of professional and consultant 37. a. Costs of professional and 37. a. Costs of professional and (a) Costs of professional and services rendered by persons who are consultant services rendered by consultant services rendered by consultant services rendered by Costs members of a particular profession or persons who are members of a persons who are members of a persons who are members of a possess a special skill, and who are not particular profession or possess a particular profession or possess a particular profession or possess a officers or employees of the governmental special skill, and who are not officers special skill, and who are not officers special skill, and who are not officers unit, are allowable, subject to or employees of the institution, are or employees of the non-profit or employees of the non-Federal subparagraphs b and c when reasonable in allowable, subject to subparagraphs organization, are allowable, subject entity, are allowable, subject relation to the services rendered and when J.37.b and c of this Appendix when to subparagraphs b and c when to paragraphs (b) and (c) when not contingent upon recovery of the costs reasonable in relation to the services reasonable in relation to the services reasonable in relation to the services from the Federal Government. In rendered and when not contingent rendered and when not contingent rendered and when not contingent addition, legal and related services are upon recovery of the costs from the upon recovery of the costs from the upon recovery of the costs from the limited under section 10 of this appendix. Federal Government. In addition. Federal Government. In addition. Federal government. legal and related services are limited legal and related services are limited In addition, legal and related services under section J.13 of this Appendix. under paragraph 10 of this appendix. are limited under section 200.435 Defense And Prosecution Of Criminal and Civil Proceedings, Claims, Appeals and Patent Infringements. b. In determining the allowability of costs b. In determining the allowability of b. In determining the allowability of (b) In determining the allowability of in a particular case, no single factor or any costs in a particular case, no single costs in a particular case, no single costs in a particular case, no single special combination of factors is factor or any special combination of factor or any special combination of factor or any special combination of necessarily determinative. However, the factors is necessarily determinative. factors is necessarily determinative. factors is necessarily determinative. following factors are relevant: However, the following factors are However, the following factors are However, the following factors are (1) The nature and scope of the service relevant: relevant: relevant: rendered in relation to the service (1) The nature and scope of the (1) The nature and scope of the

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	required.	(A-21) service rendered in relation to the	(A-122) service rendered in relation to the	(1) The nature and scope of the
	(2) The necessity of contracting for the	service required.	service required.	service rendered in relation to the
	service, considering the governmental	(2) The necessity of contracting for	(2) The necessity of contracting for	service required.
	unit's capability in the particular area.	the service, considering the	the service, considering the non-	(2) The necessity of contracting for
	(3) The past pattern of such costs,	institution's capability in the	profit organization's capability in the	the service, considering the non-
	particularly in the years prior to Federal	particular area.	particular area.	Federal entity's capability in the
	awards.	(3) The past pattern of such costs,	(3) The past pattern of such costs,	particular area.
	(4) The impact of Federal awards on the	particularly in the years prior to	particularly in the years prior to	(3) The past pattern of such costs,
	governmental unit's business (i.e. , what	sponsored agreements.	Federal awards.	particularly in the years prior to
	new problems have arisen).	(4) The impact on the institution's	(4) The impact of Federal awards on	Federal awards.
	(5) Whether the proportion of Federal	business (i.e. , what new problems	the non-profit organization's business	(4) The impact of Federal awards on
	work to the governmental unit's total	have arisen).	(i.e., what new problems have	the non-Federal entity's business
	business is such as to influence the	(5) Whether the proportion of	arisen).	(i.e., what new problems have
	governmental unit in favor of incurring	Federal work to the institution's total	(5) Whether the proportion of	arisen).
	the cost, particularly where the services	business is such as to influence the	Federal work to the non-profit	(5) Whether the proportion of
	rendered are not of a continuing nature	institution in favor of incurring the	organization's total business is such	Federal work to the non-Federal
	and have little relationship to work under	cost, particularly where the services	as to influence the non-profit	entity's total business is such as to
	Federal grants and contracts.	rendered are not of a continuing	organization in favor of incurring the	influence the non-Federal entity in
	(6) Whether the service can be performed	nature and have little relationship to	cost, particularly where the services	favor of incurring the cost,
	more economically by direct employment	work under Federal grants and	rendered are not of a continuing	particularly where the services
	rather than contracting.	contracts.	nature and have little relationship to	rendered are not of a continuing
	(7) The qualifications of the individual or	(6) Whether the service can be	work under Federal grants and	nature and have little relationship to
	concern rendering the service and the	performed more economically by	contracts.	work under Federal awards.
	customary fees charged, especially on	direct employment rather than	(6) Whether the service can be	(6) Whether the service can be
	non-Federal awards.	contracting.	performed more economically by	performed more economically by
	(8) Adequacy of the contractual	(7) The qualifications of the	direct employment rather than	direct employment rather than
	agreement for the service (e.g.,	individual or concern rendering the	contracting.	contracting.
	description of the service, estimate of time	service and the customary fees	(7) The qualifications of the	(7) The qualifications of the
	required, rate of compensation, and	charged, especially on non-	individual or concern rendering the	individual or concern rendering the
	termination provisions).	sponsored agreements.	service and the customary fees	service and the customary fees
		(8) Adequacy of the contractual	charged, especially on non-Federal	charged, especially on non-federally
	c. In addition to the factors in	agreement for the service (e.g. ,	awards.	funded activities.
	subparagraph b, retainer fees to be	description of the service, estimate of	(8) Adequacy of the contractual	(8) Adequacy of the contractual
	allowable must be supported by available	time required, rate of compensation,	agreement for the service (e.g. ,	agreement for the service (e.g.,
	or rendered evidence of bona fide services	and termination provisions).	description of the service, estimate of	description of the service, estimate of
	available or rendered.		time required, rate of compensation,	time required, rate of compensation,
		c. In addition to the factors in	and termination provisions).	and termination provisions).
		subparagraph J.37.b of this		
		Appendix, retainer fees to be	c. In addition to the factors in	(c) In addition to the factors in
		allowable must be supported by	subparagraph 37.b of this appendix,	paragraph (b), to be allowable,
		evidence of bona fide services	retainer fees to be allowable must be	retainer fees must be supported by
		available or rendered.	supported by evidence of bona fide	evidence of bona fide services
			services available or rendered	available or rendered.
4(0 Dremonal Costs	22 Costs of proposing proposal-f-	29 Dromogal agets are the agets of		Droposel costs are the costs of
460 Proposal Costs	33. Costs of preparing proposals for	38. Proposal costs are the costs of		Proposal costs are the costs of

Item of Cost	A-87) serves as the guiding comparison tex Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	potential Federal awards are allowable. Proposal costs should normally be treated as indirect costs and should be allocated to all activities of the governmental unit utilizing the cost allocation plan and indirect cost rate proposal. However, proposal costs may be charged directly to Federal awards with the prior approval of the Federal awarding agency.	preparing bids or proposals on potential federally and non-federally- funded sponsored agreements or projects, including the development of data necessary to support the institution's bids or proposals. Proposal costs of the current accounting period of both successful and unsuccessful bids and proposals normally should be treated as F&A costs and allocated currently to all activities of the institution, and no proposal costs of past accounting periods will be allocable to the current period. However, the institution's established practices may be to treat proposal costs by some other recognized method. Regardless of the method used, the		preparing bids, proposals, or applications on potential Federal and non-Federal awards or projects, including the development of data necessary to support the non-Federal entity's bids or proposals. Proposal costs of the current accounting period of both successful and unsuccessful bids and proposals normally should be treated as indirect (F&A) costs and allocated currently to all activities of the non- Federal entity. No proposal costs of past accounting periods will be allocable to the current period.
		results obtained may be accepted		
		only if found to be reasonable and equitable.		
461 Publication and	34. a. Publication costs include the costs	39. a. Publication costs include the	38. a. Publication costs include the	(a) Publication costs for electronic
Printing Costs	of printing (including the processes of	costs of printing (including the	costs of printing (including the	and print media, including
	composition, plate-making, press work, binding, and the end products produced	processes of composition, plate- making, press work, binding, and the	processes of composition, plate- making, press work, binding, and the	distribution, promotion, and general handling are allowable. If these costs
	by such processes), distribution,	end products produced by such	end products produced by such	are not identifiable with a particular
	promotion, mailing, and general handling.	processes), distribution, promotion,	processes), distribution, promotion,	cost objective, they should be
	Publication costs also include page	mailing, and general handling.	mailing, and general handling.	allocated as indirect costs to all
	charges in professional publications.	Publication costs also include page	Publication costs also include page	benefiting activities of the non-
		charges in professional publications.	charges in professional publications.	Federal entity.
	b. If these costs are not identifiable with a	b. If these costs are not identifiable	b. If these costs are not identifiable	
	particular cost objective, they should be	with a particular cost objective, they	with a particular cost objective, they	
	allocated as indirect costs to all benefiting	should be allocated as indirect costs	should be allocated as indirect costs	
	activities of the governmental unit.	to all benefiting activities of the institution.	to all benefiting activities of the non- profit organization.	
	c. Page charges for professional journal	c. Page charges for professional	c. Page charges for professional	(b) Page charges for professional
	publications are allowable as a necessary	journal publications are allowable as	journal publications are allowable as	journal publications are allowable
	part of research costs where:	a necessary part of research costs	a necessary part of research costs	where:
	(1) The research papers report work	where:	where:	(1) The publications report work
	supported by the Federal Government;	(1) The research papers report work	(1) The research papers report work	supported by the Federal
	and	supported by the Federal	supported by the Federal	government; and
	(2) The charges are levied impartially on	Government: and	Government: and	
	all research papers published by the	(2) The charges are levied	(2) The charges are levied	(2) The charges are levied
	journal, whether or not by federally-	impartially on all research papers	impartially on all research papers	impartially on all items published by

Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
sponsored authors.	published by the journal, whether or not by federally-sponsored authors.	published by the journal, whether or not by federally-sponsored authors.	the journal, whether or not under a Federal award.
			(3) 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.
35. Costs incurred for ordinary and normal rearrangement and alteration of facilities are allowable. Special arrangements and alterations costs incurred specifically for a Federal award are allowable with the prior approval of the Federal awarding agency.	40. Costs incurred for ordinary or normal rearrangement and alteration of facilities are allowable. Special arrangement and alteration costs incurred specifically for the project are allowable with the prior approval of the sponsoring agency.	39. Costs incurred for ordinary or normal rearrangement and alteration of facilities are allowable. Special arrangement and alteration costs incurred specifically for the project are allowable with the prior approval of the awarding agency.	(a) Costs incurred for ordinary and normal rearrangement and alteration of facilities are allowable as indirect costs. Special arrangements and alterations costs incurred specifically for a Federal award are allowable as a direct cost with the prior approval of the Federal awarding agency or
36. Costs incurred in the restoration or rehabilitation of the governmental unit's facilities to approximately the same condition existing immediately prior to commencement of Federal awards, less costs related to normal wear and tear, are allowable.	41. Costs incurred in the restoration or rehabilitation of the institution's facilities to approximately the same condition existing immediately prior to commencement of a sponsored agreement, fair wear and tear excepted, are allowable.	40. Costs incurred in the restoration or rehabilitation of the non-profit organization's facilities to approximately the same condition existing immediately prior to commencement of Federal awards, less costs related to normal wear and tear, are allowable.	pass-through entity. (b) Costs incurred in the restoration or rehabilitation of the non-Federal entity's facilities to approximately the same condition existing immediately prior to commencement of Federal awards, less costs related to normal wear and tear, are allowable.
	42. Subject to subsections J.42.b, c, and d of this Appendix, and provided that the size of the staff recruited and maintained is in keeping with workload requirements, costs of "help wanted" advertising, operating costs of an employment office necessary to secure and maintain an adequate staff, costs of operating an aptitude and educational testing program, travel costs of employees while engaged in recruiting personnel, travel costs of applicants for interviews for prospective employment, and relocation costs incurred incident to recruitment of new employees, are allowable to the	41. a. Subject to subparagraphs 41.b, c, and d of this appendix, and provided that the size of the staff recruited and maintained is in keeping with workload requirements, costs of "help wanted" advertising, operating costs of an employment office necessary to secure and maintain an adequate staff, costs of operating an aptitude and educational testing program, travel costs of employees while engaged in recruiting personnel, travel costs of applicants for interviews for prospective employment, and relocation costs incurred incident to recruitment of new employees, are	(a) Subject to paragraphs (b) and (c), and provided that the size of the staff recruited and maintained is in keeping with workload requirements, costs of "help wanted" advertising, operating costs of an employment office necessary to secure and maintain an adequate staff, costs of operating an aptitude and educational testing program, travel costs of employees while engaged in recruiting personnel, travel costs of applicants for interviews for prospective employment, and relocation costs incurred incident to recruitment of new employees, are allowable to the extent that such costs are incurred pursuant to the
	Items of Cost (A-87) sponsored authors. 35. Costs incurred for ordinary and normal rearrangement and alteration of facilities are allowable. Special arrangements and alterations costs incurred specifically for a Federal award are allowable with the prior approval of the Federal awarding agency. 36. Costs incurred in the restoration or rehabilitation of the governmental unit's facilities to approximately the same condition existing immediately prior to commencement of Federal awards, less costs related to normal wear and tear, are	Items of Cost (A-\$7) Items of Cost (A-21) sponsored authors. Published by the journal, whether or not by federally-sponsored authors. 35. Costs incurred for ordinary and normal rearrangement and alteration of facilities are allowable. Special arrangements and alterations costs incurred specifically for a Federal award are allowable with the prior approval of the Federal awarding agency. 40. Costs incurred for ordinary or normal rearrangement and alteration of facilities are allowable. Special arrangements and alteration or rehabilitation of the governmental unit's facilities to approximately the same condition existing immediately prior to commencement of Federal awards, less costs related to normal wear and tear, are allowable. 41. Costs incurred in the restoration or rehabilitation of the institution's facilities to approximately the same condition existing immediately prior to commencement of Federal awards, less costs related to normal wear and tear, are allowable. 42. Subject to subsections J.42.b, c, and d of this Appendix, and provided that the size of the staff recruited and maintained is in keeping with workload requirements, costs of "help wanted" advertising, operating costs of an employment office necessary to secure and maintain an adequate staff, costs of operating an aptitude and educational testing program, travel costs of applicants for interviews for prospective employment, and relocation costs incurred incident to recruitiment of	Items of Cost (A-S7) Items of Cost (A-12) Items of Cost (A-12) sponsored authors. published by the journal, whether or not by federally-sponsored authors. Items of Cost (A-12) 35. Costs incurred for ordinary and normal rearrangement and alteration of facilities are allowable. Special arrangements and alterations costs incurred specifically for a Federal award are allowable with the prior approval of the Federal awarding agency. 39. Costs incurred for ordinary or normal rearrangement and alteration of facilities are allowable. Special arrangement and alteration costs incurred specifically for the project are allowable with the prior approval of the sponsoring agency. 39. Costs incurred for ordinary or normal rearrangement and alteration of facilities are allowable. Special arrangement and alteration costs incurred specifically for the project are allowable with the prior approval of the sponsoring agency. 30. Costs incurred in the restoration or rehabilitation of the institution's facilities to approximately the same condition existing immediately prior to commencement of Federal awards, less costs related to normal wear and tear, allowable. 40. Costs incurred in the restoration or rehabilitation of the institution's facilities to approximately the same condition existing immediately prior to costs related to normal wear and tear, and d of this Appendix, and provided that the size of the staff recruited and maintained is in keeping with workload requirements, costs of "help wanted" advertising, operating aptitude and educational testing program, travel costs of applicants for interviews for prospective employment, and recruiting an aptitude and educational testing program, travel costs of propare, travel costs of prospective employment, and relocation costs incurred incident to recruitinent of new

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
Items of Cost	Items of Cost	Items of Cost	Items of Cost
(A-87)	(A-21)	(A-122)	(Final Guidance)
	 pursuant to a well-managed recruitment program. Where the institution uses employment agencies, costs not in excess of standard commercial rates for such services are allowable. b. In publications, costs of help wanted advertising that includes color, includes advertising material for other than recruitment purposes, or is excessive in size (taking into consideration recruitment purposes for which intended and normal institutional practices in this respect), are unallowable. c. Costs of help wanted advertising, special emoluments, fringe benefits, and salary allowances incurred to attract professional personnel from other institutions that do not meet the test of reasonableness or do not conform with the established practices of the institution, are unallowable. d. Where relocation costs incurred incident to recruitment of a new employee have been allowed either as an allocable direct or F&A cost, and the newly hired employee resigns for reasons within his control within 12 months after hire, the institution will be required to refund or credit such relocation costs to the Federal Government. 	 costs are incurred pursuant to a well- managed recruitment program. Where the organization uses employment agencies, costs that are not in excess of standard commercial rates for such services are allowable. b. In publications, costs of help wanted advertising that includes color, includes advertising material for other than recruitment purposes, or is excessive in size (taking into consideration recruitment purposes for which intended and normal organizational practices in this respect), are unallowable. c. Costs of help wanted advertising, special emoluments, fringe benefits, and salary allowances incurred to attract professional personnel from other organizations that do not meet the test of reasonableness or do not conform with the established practices of the organization, are unallowable. d. Where relocation costs incurred incident to recruitment of a new employee have been allowed either as an allocable direct or indirect cost, and the newly hired employee resigns for reasons within his control within twelve months after being hired, the organization will be required to refund or credit such relocation costs to the Federal Government. 	

Item of Cost	A-87) serves as the guiding comparison to Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
				cost principles;
				(3) Be consistent with the non-
				Federal entity's cost accounting
				practices and non-Federal entity
				policy; and
				(4) Meet the definition of "direct
				cost" as described in the applicable
				cost principles.
464. Relocation Costs of			42. a. Relocation costs are costs	(a) Relocation costs are costs
Employees			incident to the permanent change of	incident to the permanent change of
			duty assignment (for an indefinite	duty assignment (for an indefinite
			period or for a stated period of not	period or for a stated period of not
			less than 12 months) of an existing	less than 12 months) of an existing
			employee or upon recruitment of a new employee. Relocation costs are	employee or upon recruitment of a new employee. Relocation costs are
			allowable, subject to the limitation	allowable, subject to the limitations
			described in subparagraphs 42.b, c,	described in paragraphs (b), (c), and
			and d of this appendix, provided that:	(d) of this section, provided that:
			(1) The move is for the benefit of the	(1) The move is for the benefit of the
			employer.	employer.
			(2) Reimbursement to the employee	(2) Reimbursement to the employee
			is in accordance with an established	is in accordance with an established
			written policy consistently followed	written policy consistently followed
			by the employer.	by the employer.
			(3) The reimbursement does not	(3) The reimbursement does not
			exceed the employee's actual (or	exceed the employee's actual (or
			reasonably estimated) expenses.	reasonably estimated) expenses.
			b. Allowable relocation costs for	(b) Allowable relocation costs for
			current employees are limited to the	current employees are limited to the
			following:	following:
			(1) The costs of transportation of the	(1) The costs of transportation of the
			employee, members of his immediate	employee, members of his or her
			family and his household, and	immediate family and his household,
			personal effects to the new location. (2) The costs of finding a new home,	and personal effects to the new location.
			such as advance trips by employees	(2) The costs of finding a new home,
			and spouses to locate living quarters	such as advance trips by employees
			and temporary lodging during the	and spouses to locate living quarters
			transition period, up to maximum	and temporary lodging during the
			period of 30 days, including advance	transition period, up to maximum
			trip time.	period of 30 calendar days.
			(3) Closing costs, such as brokerage,	(3) Closing costs, such as brokerage,

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
			 legal, and appraisal fees, incident to the disposition of the employee's former home. These costs, together with those described in subparagraph 42.b.(4) of this appendix, are limited to 8 percent of the sales price of the employee's former home. (4) The continuing costs of ownership of the vacant former home after the settlement or lease date of the employee's new permanent home, such as maintenance of buildings and grounds (exclusive of fixing up expenses), utilities, taxes, and property insurance. (5) Other necessary and reasonable expenses normally incident to relocation, such as the costs of canceling an unexpired lease, disconnecting and reinstalling household appliances, and purchasing insurance against loss of or damages to personal property. The cost of canceling an unexpired lease is limited to three times the monthly rental. 	 legal, and appraisal fees, incident to the disposition of the employee's former home. These costs, together with those described in (4), are limited to 8 per cent of the sales price of the employee's former home. (4) The continuing costs of ownership (for up to six months) of the vacant former home after the settlement or lease date of the employee's new permanent home, such as maintenance of buildings and grounds (exclusive of fixing-up expenses), utilities, taxes, and property insurance. (5) Other necessary and reasonable expenses normally incident to relocation, such as the costs of canceling an unexpired lease, transportation of personal property, and purchasing insurance against loss of or damages to personal property. The cost of canceling an unexpired lease is limited to three times the monthly rental.
			c. Allowable relocation costs for new employees are limited to those described in subparagraph 42.b(1) and (2) of this appendix. When relocation costs incurred incident to the recruitment of new employees have been allowed either as a direct or indirect cost and the employee resigns for reasons within his control within 12 months after hire, the organization shall refund or credit the Federal Government for its share of the cost. However, the costs of travel to an overseas location shall be considered travel costs in accordance with paragraph 50 and not relocation costs for the purpose of this paragraph if dependents are not	(c) Allowable relocation costs for new employees are limited to those described in paragraphs (b)(1) and (2) of this section. When relocation costs incurred incident to the recruitment of new employees have been allowed either as a direct or indirect cost and the employee resigns for reasons within the employee's control within 12 months after hire, the non-Federal entity must refund or credit the Federal government for its share of the cost. However, the costs of travel to an overseas location must be considered travel costs in accordance with section 200.474 Travel Costs, and not this section 200.464 Relocation

Appendix B to Part 225 – Selected J. General Provisions for Selected Item of Cost Appendix B to Part 230 – Selected General Provisions for Selected **Items of Cost Items of Cost Items of Cost** Items of Cost (A-87) (A-21) (A-122) (Final Guidance) permitted at the location for any Costs Of Employees, for the purpose reason and the costs do not include of this paragraph if dependents are costs of transporting household not permitted at the location for any goods. reason and the costs do not include costs of transporting household d. The following costs related to goods. relocation are unallowable: (d) The following costs related to (1) Fees and other costs associated relocation are unallowable: with acquiring a new home. (1) Fees and other costs associated (2) A loss on the sale of a former with acquiring a new home. (2) A loss on the sale of a former home. (3) Continuing mortgage principal home. and interest payments on a home (3) Continuing mortgage principal being sold. and interest payments on a home (4) Income taxes paid by an being sold. employee related to reimbursed (4) Income taxes paid by an relocation costs. employee related to reimbursed relocation costs. (a) Subject to the limitations .465 Rental Costs of Real 37. a. Subject to the limitations described 43. a. Subject to the limitations 43. a. Subject to the limitations **Property and Equipment** in subsections b. through d. of this described in subsections b. through described in subparagraphs 43.b. described in paragraphs (b) through (d) of this section, rental costs are section, rental costs are allowable to the d. of this section, rental costs are through d. of this appendix, rental extent that the rates are reasonable in light costs are allowable to the extent that allowable to the extent that the rates allowable to the extent that the rates of such factors as: rental costs of are reasonable in light of such factors the rates are reasonable in light of are reasonable in light of such factors comparable property, if any; market as: rental costs of comparable such factors as: Rental costs of as: rental costs of comparable conditions in the area; alternatives property, if any; market conditions in comparable property, if any; market property, if any; market conditions in available; and the type, life expectancy, the area: alternatives available: and. conditions in the area: alternatives the area: alternatives available: and condition, and value of the property the type, life expectancy, condition, available; and, the type, life the type, life expectancy, condition, and value of the property leased. leased. Rental arrangements should be expectancy, condition, and value of and value of the property leased. reviewed periodically to determine if Rental arrangements should be the property leased. Rental Rental arrangements should be circumstances have changed and other reviewed periodically to determine if arrangements should be reviewed reviewed periodically to determine if options are available. circumstances have changed and periodically to determine if circumstances have changed and other options are available. circumstances have changed and other options are available. b. Rental costs under "sale and lease b. Rental costs under "sale and lease other options are available. back" arrangements are allowable only up back" arrangements are allowable b. Rental costs under "sale and lease (b) Rental costs under "sale and lease to the amount that would be allowed had only up to the amount that would be back" arrangements are allowable back" arrangements are allowable the governmental unit continued to own allowed had the institution continued only up to the amount that would be only up to the amount that would be the property. This amount would include to own the property. This amount allowed had the non-profit allowed had the non-Federal entity expenses such as depreciation or use would include expenses such as organization continued to own the continued to own the property. This allowance, maintenance, taxes, and depreciation or use allowance, property. This amount would include amount would include expenses such insurance. maintenance, taxes, and insurance. expenses such as depreciation or use as depreciation, maintenance, taxes, allowance, maintenance, taxes, and and insurance. c. Rental costs under "less-than-arm'sc. Rental costs under "less-thaninsurance. length" leases are allowable only up to the arms-length" leases are allowable c. Rental costs under "less-than-(c) Rental costs under "less-thanamount (as explained in section 37.b of only up to the amount (as explained arms-length" leases are allowable arm's-length" leases are allowable this appendix) that would be allowed had in subsection J.43.b of this only up to the amount (as explained only up to the amount (as explained

Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Appendix B to Part 225 – Selected Items of Cost (A-87) title to the property vested in the governmental unit. For this purpose, a less-than-arm's-length lease is one under which one party to the lease agreement is able to control or substantially influence the actions of the other. Such leases include, but are not limited to those between divisions of a governmental unit; governmental units under common control through common officers, directors, or members; and a governmental unit and a director, trustee, officer, or key employee of the governmental unit or his immediate family, either directly or through corporations, trusts, or similar arrangements in which they hold a controlling interest. For example, a governmental unit may establish a separate corporation for the sole purpose of owning property and leasing it back to the governmental unit.			General Provisions for SelectedItems of Cost(Final Guidance)in paragraph (b) of this section). Forthis purpose, a less-than-arm's-length lease is one under which oneparty to the lease agreement is ableto control or substantially influencethe actions of the other. Such leasesinclude, but are not limited to thosebetween:(1) Divisions of the non-Federalentity;(2) The non-Federal entity undercommon control through commonofficers, directors, or members; and(3) The non-Federal entity and adirector, trustee, officer, or keyemployee of the non-Federal entityor an immediate family member,either directly or throughcorporations, trusts, or similararrangements in which they hold acontrolling interest. For example,the non-Federal entity may establisha separate corporation for the solepurpose of owning property andleasing it back to the non-Federalentity.(4) Family members include oneparty with any of the followingrelationships to another party:(i) Spouse, and parents thereof;(ii) Children, and spouses thereof; <t< td=""></t<>
				 (v) Grandparents and grandchildren, and spouses thereof; (vi) Domestic partner and parents thereof, including domestic partners of any individual in 2 through 5 of
				this definition; and (vii) Any individual related by blood or affinity whose close association with the employee is the equivalent of a family relationship.
	d. Rental costs under leases which are	d. Rental costs under leases which	d. Rental costs under leases which	(5) Rental costs under leases which

Item of Cost	A-87) serves as the guiding comparison tex Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	(A-87) required to be treated as capital leases under GAAP are allowable only up to the amount (as explained in subsection 37.b of this appendix) that would be allowed had the governmental unit purchased the property on the date the lease agreement was executed. The provisions of Financial Accounting Standards Board Statement 13, Accounting for Leases, shall be used to determine whether a lease is a capital lease. Interest costs related to capital leases are allowable to the extent they meet the criteria in section 23 of this appendix. Unallowable costs include amounts paid for profit, management fees, and taxes that would not have been incurred had the governmental unit purchased the facility.	(A-21) are required to be treated as capital leases under GAAP are allowable only up to the amount (as explained in subsection J.43.b of this Appendix) that would be allowed had the institution purchased the property on the date the lease agreement was executed. The provisions of Financial Accounting Standards Board Statement 13, Accounting for Leases, shall be used to determine whether a lease is a capital lease. Interest costs related to capital leases are allowable to the extent they meet the criteria in section J.26 of this Appendix. Unallowable costs include amounts paid for profit, management fees, and taxes that would not have been incurred had the institution purchased the facility.	(A-122) are required to be treated as capital leases under GAAP are allowable only up to the amount (as explained in subparagraph b) that would be allowed had the non-profit organization purchased the property on the date the lease agreement was executed. The provisions of Financial Accounting Standards Board Statement 13, Accounting for Leases, shall be used to determine whether a lease is a capital lease. Interest costs related to capital leases are allowable to the extent they meet the criteria in paragraph 23 of this appendix. Unallowable costs include amounts paid for profit, management fees, and taxes that would not have been incurred had the non-profit organization purchased the facility.	 (Final Guidance) are required to be treated as capital leases under GAAP are allowable only up to the amount (as explained in paragraph (b) of this section) that would be allowed had the non- Federal entity purchased the property on the date the lease agreement was executed. The provisions of GAAP must be used to determine whether a lease is a capital lease. Interest costs related to capital leases are allowable to the extent they meet the criteria in section 200.449 Interest. Unallowable costs include amounts paid for profit, management fees, and taxes that would not have been incurred had the non-Federal entity purchased the property. (6) The rental of any property owned by any individuals or entities affiliated with the non-Federal entity, to include commercial or residential real estate, for purposes such as the home office workspace is unallowable.
466 Scholarships and Student Aid Costs		 45. a. Costs of scholarships, fellowships, and other programs of student aid are allowable only when the purpose of the sponsored agreement is to provide training to selected participants and the charge is approved by the sponsoring agency. However, tuition remission and other forms of compensation paid as, or in lieu of, wages to students performing necessary work are allowable provided that— (1) The individual is conducting activities necessary to the sponsored agreement; (2) Tuition remission and other support are provided in accordance with established educational institutional policy and consistently 		 (a) Costs of scholarships, fellowships, and other programs of student aid at IHEs are allowable only when the purpose of the Federal award is to provide training to selected participants and the charge is approved by the Federal awarding agency. However, tuition remission and other forms of compensation paid as, or in lieu of, wages to students performing necessary work are allowable provided that: (1) The individual is conducting activities necessary to the Federal award; (2) Tuition remission and other support are provided in accordance with established policy of the IHE and consistently provided in a like

Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21) provided in a like manner to students in return for similar activities	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
(A-87)	provided in a like manner to students	(A-122)	````
	1		
	 conducted in nonsponsored as well as sponsored activities; and (3) During the academic period, the student is enrolled in an advanced degree program at the institution or affiliated institution and the activities of the student in relation to the Federally-sponsored research project are related to the degree program; (4) The tuition or other payments are reasonable compensation for the work performed and are conditioned explicitly upon the performance of necessary work; and (5) It is the institution's practice to similarly compensate students in nonsponsored as well as sponsored activities. b. Charges for tuition remission and other forms of compensation paid to students as, or in lieu of, salaries and wages shall be subject to the reporting requirements stipulated in Section J.10 of this Appendix, and shall be treated as direct or F&A cost in accordance with the actual work being performed. Tuition remission may be charged on an average rate basis. 		manner to students in return for similar activities conducted under Federal awards as well as other activities; and (3) During the academic period, the student is enrolled in an advanced degree program at a non-Federal entity or affiliated institution and the activities of the student in relation to the Federal award are related to the degree program; (4) The tuition or other payments are reasonable compensation for the work performed and are conditioned explicitly upon the performance of necessary work; and (5) It is the IHE's practice to similarly compensate students under Federal awards as well as other activities. (b) Charges for tuition remission and other forms of compensation paid to students as, or in lieu of, salaries and wages must be subject to the reporting requirements in section 200.430 Compensation – Personal Services, and must be treated as direct or indirect cost in accordance with the actual work being performed. Tuition remission may be charged on an average rate basis. See also section 200.431
39. Costs of selling and marketing any products or services of the governmental unit are unallowable (unless allowed under section 1. of this appendix as allowable public relations costs or under section 33. of this appendix as allowable proposal costs.	46. Costs of selling and marketing any products or services of the institution are unallowable (unless allowed under subsection J.1 of this Appendix as allowable public relations costs or under subsection J.38 of this Appendix as allowable proposal costs).	45. Costs of selling and marketing any products or services of the non- profit organization are unallowable (unless allowed under paragraph 1. of this appendix as allowable public relations cost. However, these costs are allowable as direct costs, with prior approval by awarding agencies, when they are necessary for the performance of Federal programs.	Compensation – Fringe Benefits. Costs of selling and marketing any products or services of the non- Federal entity (unless allowed under section 200. 421 Advertising And Public Relations) are unallowable, except as direct costs, with prior approval by the Federal awarding agency when necessary for the performance of the Federal award.
	products or services of the governmental unit are unallowable (unless allowed under section 1. of this appendix as allowable public relations costs or under section 33. of this appendix as allowable	 degree program at the institution or affiliated institution and the activities of the student in relation to the Federally-sponsored research project are related to the degree program; (4) The tuition or other payments are reasonable compensation for the work performed and are conditioned explicitly upon the performance of necessary work; and (5) It is the institution's practice to similarly compensate students in nonsponsored as well as sponsored activities. b. Charges for tuition remission and other forms of compensation paid to students as, or in lieu of, salaries and wages shall be subject to the reporting requirements stipulated in Section J.10 of this Appendix, and shall be treated as direct or F&A cost in accordance with the actual work being performed. Tuition remission may be charged on an average rate basis. 39. Costs of selling and marketing any products or services of the governmental unit are unallowable (unless allowed under subsection 1.1 of this appendix as allowable public relations costs or under subsection 1.1 of this Appendix as allowable public relations costs or under subsection 1.1 of this Appendix as allowable public relations costs or under subsection 1.3 8 of this Appendix as allowable 	degree program at the institution or affiliated institution and the activities of the student in relation to the Federally-sponsored research project are related to the degree program; (4) The tuition or other payments are reasonable compensation for the work performed and are conditioned explicitly upon the performance of necessary work; and (5) It is the institution's practice to similarly compensate students in nonsponsored as well as sponsored activities.sponsored activities.30. Charges for tuition remission and other forms of compensation paid to students as, or in lieu of, salaries and wages shall be subject to the reporting requirements stipulated in Section J.10 of this Appendix, and shall be treated as direct or F&A cost in accordance with the actual work being performed. Tuition remission may be charged on an average rate allowable (unless allowed under section 1.1 of this appendix as allowable proposal costs.45. Costs of selling and marketing any products or services of the non- profit organization are unallowable (unless allowed under paragraph I. Appendix as allowable public relations costs or under section 3.3 of this appendix as allowable proposal costs.45. Costs of selling and marketing any products or services of the allowed under subsection J.1 of this appendix as allowable proposal costs.45. Costs of selling and marketing any products or services of the non- profit organization are unallowable (unless allowed under paragraph I. Appendix as allowable public relations costs or under section 3.3 of this appendix as allowable proposal costs.45. Costs of selling and marketing any products or services of the proposal costs.

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
Facilities	(A-87)	 (A-21) by highly complex or specialized facilities operated by the institution, such as computers, wind tunnels, and reactors are allowable, provided the charges for the services meet the conditions of either subsection J.47.b. or 47.c. of this Appendix and, in addition, take into account any items of income or Federal financing that qualify as applicable credits under subsection C.5. of this Appendix. b. The costs of such services, when material, must be charged directly to applicable awards based on actual usage of the services on the basis of a schedule of rates or established methodology that: (1) Does not discriminate against federally-supported activities of the institution, including usage by the institution for internal purposes, and (2) Is designed to recover only the aggregate costs of the services. The costs of each service shall consist normally of both its direct costs and its allocable share of all F&A costs. Rates shall be adjusted at least biennially, and shall take into consideration over/under applied costs of the previous period(s). 	 (A-122) by highly complex or specialized facilities operated by the non-profit organization, such as computers, wind tunnels, and reactors are allowable, provided the charges for the services meet the conditions of either paragraph 46 b. or c. of this appendix and, in addition, take into account any items of income or Federal financing that qualify as applicable credits under subparagraph A.5. of Appendix A to this part. b. The costs of such services, when material, must be charged directly to applicable awards based on actual usage of the services on the basis of a schedule of rates or established methodology that does not discriminate against federally-supported activities of the non-profit organization for internal purposes, and is designed to recover only the aggregate costs of the service shall consist normally of both its direct costs and its allocable share of all indirect costs. Rates shall be adjusted at least biennially, and shall take into consideration over/under applied costs of the previous 	 (Final Guidance) highly complex or specialized facilities operated by the non-Federal entity, such as computing facilities, wind tunnels, and reactors are allowable, provided the charges for the services meet the conditions of either paragraphs (b) or (c) of this section, and, in addition, take into account any items of income or Federal financing that qualify as applicable credits under section 200.406 Applicable Credits. (b) The costs of such services, when material, must be charged directly to applicable awards based on actual usage of the services on the basis of a schedule of rates or established methodology that: (1) Does not discriminate between activities under Federal awards and other activities of the non-Federal entity, including usage by the non- Federal entity for internal purposes, and (2) Is designed to recover only the aggregate costs of the services. The costs of each service must consist normally of both its direct costs and its allocable share of all indirect (F&A) costs. Rates must be adjusted at least biennially, and must take into
		 c. Where the costs incurred for a service are not material, they may be allocated as F&A costs. d. Under some extraordinary circumstances, where it is in the best interest of the Federal Government and the institution to establish alternative costing arrangements, such arrangements may be worked 	 period(s). c. Where the costs incurred for a service are not material, they may be allocated as indirect costs. d. Under some extraordinary circumstances, where it is in the best interest of the Federal Government and the institution to establish alternative costing arrangements, such arrangements may be worked 	 consideration over/under applied costs of the previous period(s). (c) Where the costs incurred for a service are not material, they may be allocated as indirect (F&A) costs. (d) Under some extraordinary circumstances, where it is in the best interest of the Federal government and the non-Federal entity to establish alternative costing arrangements, such arrangements

Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
		out with the cognizant Federal	out with the cognizant Federal	may be worked out with the Federal
		agency.	agency.	cognizant agency for indirect costs.
469 Student Activity Costs		48. Costs incurred for intramural		Costs incurred for intramural
		activities, student publications,		activities, student publications,
		student clubs, and other student		student clubs, and other student
		activities, are unallowable, unless		activities, are unallowable, unless
		specifically provided for in the		specifically provided for in the
		sponsored agreements.		Federal award.
470 Taxes (Including	40. a. Taxes that a governmental unit is	49. a. In general, taxes which the	47. a. In general, taxes which the	(a) For states, local governments and
Value-Added Tax)	legally required to pay are allowable,	institution is required to pay and	organization is required to pay and	Indian tribes:
	except for self-assessed taxes that	which are paid or accrued in	which are paid or accrued in	
	disproportionately affect Federal	accordance with generally accepted	accordance with GAAP, and	(1) Taxes that a governmental unit is
	programs or changes in tax policies that disproportionately affect Federal	accounting principles are allowable. Payments made to local governments	payments made to local governments in lieu of taxes which are	legally required to pay are allowable, except for self-assessed taxes that
	programs. This provision is applicable to	in lieu of taxes which are	commensurate with the local	disproportionately affect Federal
	taxes paid during the governmental unit's	commensurate with the local	government services received are	programs or changes in tax policies
	first fiscal year that begins on or after	government services received are	allowable, except for taxes from	that disproportionately affect Federal
	January 1, 1998, and applies thereafter.	allowable, except for—	which exemptions are available to	programs.
	sundary 1, 1996, and appres increater.	(1) Taxes from which exemptions are	the organization directly or which are	programs.
	b. Gasoline taxes, motor vehicle fees, and	available to the institution directly or	available to the organization based	(2) Gasoline taxes, motor vehicle
	other taxes that are in effect user fees for	which are available to the institution	on an exemption afforded the Federal	fees, and other taxes that are in effect
	benefits provided to the Federal	based on an exemption afforded the	Government and in the latter case	user fees for benefits provided to the
	Government are allowable.	Federal Government, and in the latter	when the awarding agency makes	Federal government are allowable.
		case when the sponsoring agency	available the necessary exemption	
	c. This provision does not restrict the	makes available the necessary	certificates, special assessments on	(3) This provision does not restrict
	authority of Federal agencies to identify	exemption certificates; and	land which represent capital	the authority of the Federal awarding
	taxes where Federal participation is	(2) Special assessments on land	improvements, and Federal income	agency to identify taxes where
	inappropriate. Where the identification of	which represent capital	taxes.	Federal participation is
	the amount of unallowable taxes would	improvements.		inappropriate. Where the
	require an inordinate amount of effort, the		b. Any refund of taxes, and any	identification of the amount of
	cognizant agency may accept a reasonable	b. Any refund of taxes, interest, or	payment to the organization of	unallowable taxes would require an
	approximation thereof.	penalties, and any payment to the	interest thereon, which were allowed	inordinate amount of effort, the
		institution of interest thereon,	as award costs, will be credited either	cognizant agency for indirect costs
		attributable to taxes, interest, or	as a cost reduction or cash refund, as	may accept a reasonable
		penalties which were allowed as	appropriate, to the Federal	approximation thereof.
		sponsored agreement costs, will be	Government.	(b) For nonnefit organizations and
		credited or paid to the Federal Government in the manner directed		(b) For nonprofit organizations and IHEs:
		by the Federal Government.		ITIES.
		However, any interest actually paid		(1) In general, taxes which the non-
		or credited to an institution incident		Federal entity is required to pay and
		to a refund of tax, interest, and		which are paid or accrued in
		penalty will be paid or credited to the		accordance with GAAP, and
		Federal Government only to the		payments made to local governments
		extent that such interest accrued over		in lieu of taxes which are

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Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	Items of Cost (A-87)	Items of Cost (A-21) the period during which the institution has been reimbursed by the Federal Government for the taxes, interest, and penalties.	Items of Cost (A-122)	Items of Cost (Final Guidance) commensurate with the local government services received are allowable, except for: (i) Taxes from which exemptions are available to the non-Federal entity directly or which are available to the non-Federal entity based on an exemption afforded the Federal government and, in the latter case, when the Federal awarding agency makes available the necessary exemption certificates, (ii) Special assessments on land which represent capital improvements, and (iii) Federal income taxes. (2) Any refund of taxes, and any payment to the non-Federal entity of interest thereon, which were allowed as Federal award costs, will be credited either as a cost reduction or cash refund, as appropriate, to the Federal government. However, any interest actually paid or credited to an non-Federal entity incident to a refund of tax, interest, and penalty will be paid or credited to the Federal government only to the extent that such interest accrued over the period during which the non-Federal entity has been reimbursed by the Federal government for the taxes, interest, and penalties. (c) 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. Foreign tax refunds or applicable credits under Federal awards refer to receipts, or reduction of expenditures, which
				operate to offset or reduce expense items that are allocable to Federal

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21)	(A-122)	
	(A-87)	(A-21)	(A-122)	(Final Guidance) the extent that such credits accrued or received by the non-Federal entity relate to allowable cost, these costs must be credited to the Federal awarding agency either as costs or cash refunds. If the costs are credited back to the Federal award, the non-Federal entity may reduce the Federal share of costs by the amount of the foreign tax reimbursement, or where Federal award has not expired, use the foreign government tax refund for
				approved activities under the Federal award with prior approval of the Federal awarding agency.
471 Termination Costs	 41. Termination of awards generally gives rise to the incurrence of costs, or the need for special treatment of costs, which would not have arisen had the Federal award not been terminated. Cost principles covering these items are set forth below. They are to be used in conjunction with the other provisions of this appendix in termination situations. a. The cost of items reasonably usable on the governmental unit's other work shall not be allowable unless the governmental unit submits evidence that it would not retain such items at cost without sustaining a loss. In deciding whether such items are reasonably usable on other work of the governmental unit, the awarding agency should consider the governmental unit's plans and orders for current and scheduled activity. Contemporaneous purchases of common items by the governmental unit shall be regarded as evidence that such items are reasonably usable on the governmental unit's other work. Any acceptance of common items as allocable to the terminated portion of the Federal award shall be limited to the extent that the 	 50. Termination of awards generally gives rise to the incurrence of costs, or the need for special treatment of costs, which would not have arisen had the sponsored agreement not been terminated. Cost principles covering these items are set forth below. They are to be used in conjunction with the other provisions of this Appendix in termination situations. a. The cost of items reasonably usable on the institution's other work shall not be allowable unless the institution submits evidence that it would not retain such items at cost without sustaining a loss. In deciding whether such items are reasonably usable on other work of the institution, the awarding agency should consider the institution's plans and orders for current and scheduled activity. Contemporaneous purchases of common items by the institution shall be regarded as evidence that such items are reasonably usable on the institution shall be regarded as evidence that such items are reasonably usable on the institution's other work. Any acceptance of common items as 	 48. Termination of awards generally gives rise to the incurrence of costs, or the need for special treatment of costs, which would not have arisen had the Federal award not been terminated. Cost principles covering these items are set forth below. They are to be used in conjunction with the other provisions of this appendix in termination situations. a. The cost of items reasonably usable on the non-profit organization's other work shall not be allowable unless the non-profit organization, the awarding agency should consider the non-profit organization, the awarding agency should consider the non-profit organization's plans and orders for current and scheduled activity. Contemporaneous purchases of common items by the non-profit organization shall be regarded as evidence that such items are reasonably usable on the non-profit 	Termination of a Federal award generally gives rise to the incurrence of costs, or the need for special treatment of costs, which would not have arisen had the Federal award not been terminated. Cost principles covering these items are set forth below. They are to be used in conjunction with the other provisions of this Part in termination situations. (a) The cost of items reasonably usable on the non-Federal entity's other work must not be allowable unless the non-Federal entity submits evidence that it would not retain such items at cost without sustaining a loss. In deciding whether such items are reasonably usable on other work of the non-Federal entity, the Federal awarding agency should consider the non-Federal entity's plans and orders for current and scheduled activity. Contemporaneous purchases of common items by the non-Federal entity must be regarded as evidence that such items are reasonably usable on the non-Federal entity's other work. Any acceptance of common

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Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	quantities of such items on hand, in	allocable to the terminated portion of	organization's other work. Any	items as allocable to the terminated
	transit, and on order are in excess of the	the sponsored agreement shall be	acceptance of common items as	portion of the Federal award must be
	reasonable quantitative requirements of	limited to the extent that the	allocable to the terminated portion of	limited to the extent that the
	other work.	quantities of such items on hand, in	the Federal award shall be limited to	quantities of such items on hand, in
		transit, and on order are in excess of	the extent that the quantities of such	transit, and on order are in excess of
		the reasonable quantitative	items on hand, in transit, and on	the reasonable quantitative
		requirements of other work.	order are in excess of the reasonable	requirements of other work.
			quantitative requirements of other	
	b. If in a particular case, despite all	b. If in a particular case, despite all	work.	(b) If in a particular case, despite all
	reasonable efforts by the governmental	reasonable efforts by the institution,	b. If in a particular case, despite all	reasonable efforts by the non-Federal
	unit, certain costs cannot be discontinued	certain costs cannot be discontinued	reasonable efforts by the non-profit	entity, certain costs cannot be
	immediately after the effective date of	immediately after the effective date	organization, certain costs cannot be	discontinued immediately after the
	termination, such costs are generally	of termination, such costs are	discontinued immediately after the	effective date of termination, such
	allowable within the limitations set forth	generally allowable within the	effective date of termination, such	costs are generally allowable within
	in this and other appendices of 2 CFR part	limitations set forth in this Appendix,	costs are generally allowable within	the limitations set forth in this Part,
	225, except that any such costs continuing after termination due to the negligent or	except that any such costs continuing after termination due to the negligent	the limitations set forth in this	except that any such costs continuing after termination due to the negligent
	willful failure of the governmental unit to	or willful failure of the institution to	appendix, except that any such costs continuing after termination due to	or willful failure of the non-Federal
	discontinue such costs shall be	discontinue such costs shall be	the negligent or willful failure of the	entity to discontinue such costs must
	unallowable.	unallowable.	non-profit organization to	be unallowable.
	unanowable.	unanowable.	discontinue such costs shall be	be unanowable.
			unallowable.	
	c. Loss of useful value of special tooling,	c. Loss of useful value of special	c. Loss of useful value of special	(c) Loss of useful value of special
	machinery, and equipment is generally	tooling, machinery, and equipment is	tooling, machinery, and is generally	tooling, machinery, and equipment is
	allowable if:	generally allowable if:	allowable if:	generally allowable if:
	(1) Such special tooling, special	(1) Such special tooling, special	(1) Such special tooling, special	(1) Such special tooling, special
	machinery, or equipment is not	machinery, or equipment is not	machinery, or equipment is not	machinery, or equipment is not
	reasonably capable of use in the other	reasonably capable of use in the	reasonably capable of use in the	reasonably capable of use in the
	work of the governmental unit,	other work of the institution,	other work of the non-profit	other work of the non-Federal entity,
	(2) The interest of the Federal	(2) The interest of the Federal	organization,	(2) The interest of the Federal
	Government is protected by transfer of	Government is protected by transfer	(2) The interest of the Federal	government is protected by transfer
	title or by other means deemed	of title or by other means deemed	Government is protected by transfer	of title or by other means deemed
	appropriate by the awarding agency, and	appropriate by the awarding agency,	of title or by other means deemed	appropriate by the Federal awarding
	(3) The loss of useful value for any one	and	appropriate by the awarding agency,	agency (see also section 200.313
	terminated Federal award is limited to that	(3) The loss of useful value for any	and	Equipment, paragraph (d), and
	portion of the acquisition cost which bears	one terminated sponsored agreement	(3) The loss of useful value for any	(3) The loss of useful value for any
	the same ratio to the total acquisition cost	is limited to that portion of the	one terminated Federal award is	one terminated Federal award is
	as the terminated portion of the Federal	acquisition cost which bears the	limited to that portion of the	limited to that portion of the
	award bears to the entire terminated	same ratio to the total acquisition	acquisition cost which bears the	acquisition cost which bears the
	Federal award and other Federal awards	cost as the terminated portion of the	same ratio to the total acquisition	same ratio to the total acquisition
	for which the special tooling, machinery,	sponsored agreement bears to the	cost as the terminated portion of the	cost as the terminated portion of the
	or equipment was acquired.	entire terminated sponsored	Federal award bears to the entire	Federal award bears to the entire
		agreement award and other	terminated Federal award and other	terminated Federal award and other
		sponsored agreements for which the	Federal awards for which the special	Federal awards for which the special
		special tooling, machinery, or	tooling, special machinery, or	tooling, machinery, or equipment

Item of Cost	(A-87) serves as the guiding comparison text Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
		equipment was acquired.	equipment was acquired.	was acquired.
	 d. Rental costs under unexpired leases are generally allowable where clearly shown to have been reasonably necessary for the performance of the terminated Federal award less the residual value of such leases, if: (1) The amount of such rental claimed does not exceed the reasonable use value of the property leased for the period of the Federal award and such further period as may be reasonable, and (2) The governmental unit makes all 	d. Rental costs under unexpired leases are generally allowable where clearly shown to have been reasonably necessary for the performance of the terminated sponsored agreement less the residual value of such leases, if: (1) The amount of such rental claimed does not exceed the reasonable use value of the property leased for the period of the sponsored agreement and such	 d. Rental costs under unexpired leases are generally allowable where clearly shown to have been reasonably necessary for the performance of the terminated Federal award less the residual value of such leases, if: (1) The amount of such rental claimed does not exceed the reasonable use value of the property leased for the period of the Federal award and such further period as 	 (d) Rental costs under unexpired leases are generally allowable where clearly shown to have been reasonably necessary for the performance of the terminated Federal award less the residual value of such leases, if: (1) The amount of such rental claimed does not exceed the reasonable use value of the property leased for the period of the Federal award and such further period as
	reasonable efforts to terminate, assign, settle, or otherwise reduce the cost of such lease. There also may be included the cost of alterations of such leased property, provided such alterations were necessary for the performance of the Federal award, and of reasonable restoration required by the provisions of the lease.	further period as may be reasonable, and (2) The institution makes all reasonable efforts to terminate, assign, settle, or otherwise reduce the cost of such lease. There also may be included the cost of alterations of such leased property, provided such alterations were necessary for the performance of the sponsored agreement, and of reasonable restoration required by the provisions of the lease.	may be reasonable, and (2) The non-profit organization makes all reasonable efforts to terminate, assign, settle, or otherwise reduce the cost of such lease. There also may be included the cost of alterations of such leased property, provided such alterations were necessary for the performance of the Federal award, and of reasonable restoration required by the provisions of the lease.	may be reasonable, and (2) The non-Federal entity makes all reasonable efforts to terminate, assign, settle, or otherwise reduce the cost of such lease. There also may be included the cost of alterations of such leased property, provided such alterations were necessary for the performance of the Federal award, and of reasonable restoration required by the provisions of the lease.
	 e. Settlement expenses including the following are generally allowable: (1) Accounting, legal, clerical, and similar costs reasonably necessary for: (a) The preparation and presentation to the awarding agency of settlement claims and supporting data with respect to the terminated portion of the Federal award, unless the termination is for default (see Subpart44 of the Grants Management Common Rule (see §215.5) implementing OMB Circular A=102); and (b) The termination and settlement of subawards. 	 e. Settlement expenses including the following are generally allowable: (1) Accounting, legal, clerical, and similar costs reasonably necessary for: (a) The preparation and presentation to the awarding agency of settlement claims and supporting data with respect to the terminated portion of the sponsored agreement, unless the termination is for default (see §215.61 of 2 CFR Part 215); and (b) The termination and settlement of subawards. 	 e. Settlement expenses including the following are generally allowable: (1) Accounting, legal, clerical, and similar costs reasonably necessary for: (a) The preparation and presentation to the awarding agency of settlement claims and supporting data with respect to the terminated portion of the Federal award, unless the termination is for default (see §215.61 of 2 CFR part 215 (OMB Circular A–110)); and (b) The termination and settlement of subawards. 	 (e) Settlement expenses including the following are generally allowable: (1) Accounting, legal, clerical, and similar costs reasonably necessary for: (i) The preparation and presentation to the Federal awarding agency of settlement claims and supporting data with respect to the terminated portion of the Federal award, unless the termination is for cause (see Subpart D – Post Federal Award Requirements, Remedies for Noncompliance); and (ii) The termination and settlement of subawards.
	(2) Reasonable costs for the storage, transportation, protection, and disposition	(2) Reasonable costs for the storage, transportation, protection, and	(2) Reasonable costs for the storage, transportation, protection, and	(2) Reasonable costs for the storage,

Item of Cost	5 (A-87) serves as the guiding comparison text Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected	
	Items of Cost	Items of Cost	Items of Cost	Items of Cost	
	(A-87)	(A-21)	(A-122)	(Final Guidance)	
	of property provided by the Federal Government or acquired or produced for the Federal award, except when grantees or contractors are reimbursed for disposals at a predetermined amount in accordance with Subparts31 and32 of the Grants Management Common Rule (see §215.5) implementing OMB Circular A–102.	disposition of property provided by the Federal Government or acquired or produced for the sponsored agreement, except when institutions are reimbursed for disposals at a predetermined amount in accordance with §215.32 through §215.37 of 2 CFR Part 215. (3) F&A costs related to salaries and wages incurred as settlement expenses in subsections J.50.b.(1) and (2) of this Appendix. Normally, such F&A costs shall be limited to fringe benefits, occupancy cost, and immediate supervision.	disposition of property provided by the Federal Government or acquired or produced for the Federal award, except when grantees or contractors are reimbursed for disposals at a predetermined amount in accordance with §215.32 through 215.37 of 2 CFR part 215 (OMB Circular A– 110). (3) Indirect costs related to salaries and wages incurred as settlement expenses in subparagraphs 48.e.(1) and (2) of this appendix. Normally, such indirect costs shall be limited to fringe benefits, occupancy cost, and immediate supervision.	transportation, protection, and disposition of property provided by the Federal government or acquired or produced for the Federal award.	
	f. Claims under subawards, including the allocable portion of claims which are common to the Federal award, and to other work of the governmental unit are generally allowable. An appropriate share of the governmental unit's indirect expense may be allocated to the amount of settlements with subcontractors and/or subgrantees, provided that the amount allocated is otherwise consistent with the basic guidelines contained in Appendix A	 f. Claims under subawards, including the allocable portion of claims which are common to the sponsored agreement and to other work of the institution, are generally allowable. g. An appropriate share of the institution's F&A costs may be allocated to the amount of settlements with subcontractors and/or subgrantees, provided that the 	 f. Claims under sub awards, including the allocable portion of claims which are common to the Federal award, and to other work of the non-profit organization are generally allowable. An appropriate share of the non- profit organization's indirect expense may be allocated to the amount of settlements with subcontractors 	 (f) Claims under subawards, including the allocable portion of claims which are common to the Federal award and to other work of the non-Federal entity, are generally allowable. An appropriate share of the non- Federal entity's indirect costs may be allocated to the amount of settlements with contractors and/or 	
	to this part. The indirect expense so allocated shall exclude the same and similar costs claimed directly or indirectly as settlement expenses.	amount allocated is otherwise consistent with the basic guidelines contained in section E, F&A costs. The F&A costs so allocated shall exclude the same and similar costs claimed directly or indirectly as settlement expenses.	and/or subgrantees, provided that the amount allocated is otherwise consistent with the basic guidelines contained in Appendix A. The indirect expense so allocated shall exclude the same and similar costs claimed directly or indirectly as settlement expenses.	subrecipients, provided that the amount allocated is otherwise consistent with the basic guidelines contained in section 200.414 Indirect (F&A) Costs. The indirect costs so allocated must exclude the same and similar costs claimed directly or indirectly as settlement expenses.	
472 Training and Education Costs	42. The cost of training provided for employee development is allowable.	51. The cost of training provided for employee development is allowable.	49. a. Costs of preparation and maintenance of a program of instruction including but not limited to on-the-job, classroom, and apprenticeship training, designed to increase the vocational effectiveness of employees, including training materials, textbooks, salaries or wages of trainees (excluding overtime compensation which might	The cost of training and education provided for employee development is allowable.	

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
			arise therefrom), and (i) salaries of the director of training and staff when the training program is conducted by the organization; or (ii) tuition and fees when the training is in an institution not operated by the organization, are allowable.	
			b. Costs of part-time education, at an undergraduate or post-graduate college level, including that provided at the organization's own facilities, are allowable only when the course or degree pursued is relative to the field in which the employee is now working or may reasonably be expected to work, and are limited to:	
			 Training materials. Textbooks. Fees charges by the educational institution. 	
			 (4) Tuition charged by the educational institution or, in lieu of tuition, instructors' salaries and the related share of indirect costs of the educational institution to the extent that the sum thereof is not in excess of the tuition which would have been paid to the participating educational institution. 	
			(5) Salaries and related costs of instructors who are employees of the organization.	
			(6) Straight-time compensation of each employee for time spent attending classes during working hours not in excess of 156 hours per year and only to the extent that circumstances do not permit the operation of classes or attendance at	

Item of Cost	Appendix B to Part 225 – Selected Items of Cost	J. General Provisions for Selected Items of Cost	Appendix B to Part 230 – Selected Items of Cost	General Provisions for Selected Items of Cost
	(A-87)	(A-21)	 (A-122) classes after regular working hours; otherwise, such compensation is unallowable. c. Costs of tuition, fees, training materials, and textbooks (but not subsistence, salary, or any other emoluments) in connection with full-time education, including that provided at the organization's own facilities, at a post-graduate (but not undergraduate) college level, are allowable only when the course or 	(Final Guidance)
			degree pursued is related to the field in which the employee is now working or may reasonably be expected to work, and only where the costs receive the prior approval of the awarding agency. Such costs are limited to the costs attributable to a total period not to exceed one school year for each employee so trained. In unusual cases the period may be extended.	
			d. Costs of attendance of up to 16 weeks per employee per year at specialized programs specifically designed to enhance the effectiveness of executives or managers or to prepare employees for such positions are allowable. Such costs include enrollment fees, training materials, textbooks and related charges, employees' salaries, subsistence, and travel. Costs allowable under this paragraph do not include those for courses that are	
			 not include those for courses that are part of a degree-oriented curriculum, which are allowable only to the extent set forth in subparagraphs b and c. e. Maintenance expense, and normal depreciation or fair rental, on 	

Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected	
	Items of Cost	Items of Cost	Items of Cost	Items of Cost	
	(A-87)	(A-21)	(A-122)	(Final Guidance)	
			facilities owned or leased by the		
			organization for training purposes		
			are allowable to the extent set forth		
			in paragraphs 11, 27, and 50 of this		
			appendix.		
			f. Contributions or donations to		
			educational or training institutions,		
			including the donation of facilities or		
			other properties, and scholarships or		
			fellowships, are unallowable.		
			g. Training and education costs in		
			excess of those otherwise allowable		
			under subparagraphs 49.b and c of		
			this appendix may be allowed with		
			prior approval of the awarding agency. To be considered for		
			approval, the organization must		
			demonstrate that such costs are		
			consistently incurred pursuant to an		
			established training and education		
			program, and that the course or		
			degree pursued is relative to the field		
			in which the employee is now		
			working or may reasonably be		
			expected to work.		
473 Transportation Costs		52. Costs incurred for freight, express, cartage, postage, and other	50. Costs incurred for freight, express, cartage, postage, and other	Costs incurred for freight, express, cartage, postage, and other	
		transportation services relating either	transportation services relating either	transportation services relating either	
		to goods purchased, in process, or	to goods purchased, in process, or	to goods purchased, in process, or	
		delivered, are allowable. When such	delivered, are allowable. When such	delivered, are allowable. When such	
		costs can readily be identified with	costs can readily be identified with	costs can readily be identified with	
		the items involved, they may be	the items involved, they may be	the items involved, they may be	
		charged directly as transportation	charged directly as transportation	charged directly as transportation	
		costs or added to the cost of such	costs or added to the cost of such	costs or added to the cost of such	
		items. Where identification with the	items. Where identification with the	items. Where identification with the	
		materials received cannot readily be	materials received cannot readily be	materials received cannot readily be	
		made, inbound transportation cost	made, inbound transportation cost	made, inbound transportation cost	
		may be charged to the appropriate Σ^{α} A cost accounts if the institution	may be charged to the appropriate Σ^{α} A cost accounts if the institution	may be charged to the appropriate indirect ($\Gamma_{n}^{e} A$) and the appropriate if the	
		F&A cost accounts if the institution	F&A cost accounts if the institution follows a consistent, equitable	indirect (F&A) cost accounts if the non-Federal entity follows a	
		follows a consistent, equitable procedure in this respect. Outbound	procedure in this respect. Outbound	consistent, equitable procedure in	
				this respect. Outbound freight, if	
		freight, if reimbursable under the	freight, if reimbursable under the	this respect ()utbound freight if	

Item of Cost	5 (A-87) serves as the guiding comparison text Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
		should be treated as a direct cost.	should be treated as a direct cost.	conditions of the Federal award, should be treated as a direct cost.
474 Travel Costs	43. a. General. Travel costs are the expenses for transportation, lodging, subsistence, and related items incurred by employees who are in travel status on official business of the governmental unit. Such costs may be charged on an actual cost basis, on a per diem or mileage basis in lieu of actual costs incurred, or on a combination of the two, provided the method used is applied to an entire trip and not to selected days of the trip, and results in charges consistent with those normally allowed in like circumstances in the governmental unit's non-federally- sponsored activities. Notwithstanding the provisions of section 19 of this appendix, General government expenses, travel costs of officials covered by that section are allowable with the prior approval of an awarding agency when they are specifically related to Federal awards.	53. a. General. Travel costs are the expenses for transportation, lodging, subsistence, and related items incurred by employees who are in travel status on official business of the institution. Such costs may be charged on an actual cost basis, on a per diem or mileage basis in lieu of actual costs incurred, or on a combination of the two, provided the method used is applied to an entire trip and not to selected days of the trip, and results in charges consistent with those normally allowed in like circumstances in the institution's non-federally-sponsored activities.		 (a) General. Travel costs are the expenses for transportation, lodging, subsistence, and related items incurred by employees who are in travel status on official business of the non-Federal entity. Such costs may be charged on an actual cost basis, on a per diem or mileage basis in lieu of actual costs incurred, or on a combination of the two, provided the method used is applied to an entire trip and not to selected days of the trip, and results in charges consistent with those normally allowed in like circumstances in the non-Federal entity's non-federally-funded activities and in accordance with non-Federal entity's written travel reimbursement policies. Notwithstanding the provisions of section 200.444 General Costs of Government, travel costs of officials covered by that section are allowable with the prior written approval of the Federal awarding agency or pass-through entity when they are specifically related to the Federal award.
	 b. Lodging and subsistence. Costs incurred by employees and officers for travel, including costs of lodging, other subsistence, and incidental expenses, shall be considered reasonable and allowable only to the extent such costs do not exceed charges normally allowed by the governmental unit in its regular operations as the result of the governmental unit's written travel policy. In the absence of an acceptable, written governmental unit policy regarding travel costs, the rates and amounts established under subchapter I of Chapter 57, Title 5, United States Code ("Travel and 	b. Lodging and subsistence. Costs incurred by employees and officers for travel, including costs of lodging, other subsistence, and incidental expenses, shall be considered reasonable and allowable only to the extent such costs do not exceed charges normally allowed by the institution in its regular operations as the result of the institution's written travel policy. In the absence of an acceptable, written institution policy regarding travel costs, the rates and amounts established under subchapter I of		(b) Lodging and subsistence. Costs incurred by employees and officers for travel, including costs of lodging, other subsistence, and incidental expenses, must be considered reasonable and otherwise allowable only to the extent such costs do not exceed charges normally allowed by the non-Federal entity in its regular operations as the result of the non- Federal entity's written travel policy. In addition, if these costs are charged directly to the Federal award documentation must justify that:

Item of Cost	t 225 (A-87) serves as the guiding comparison te Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	Subsistence Expenses; Mileage Allowances"), or by the Administrator of	Chapter 57, Title 5, United States Code ("Travel and Subsistence		(1) Participation of the individual is
	General Services, or by the President (or	Expenses; Mileage Allowances"), or		necessary to the Federal award; and
	his or her designee) pursuant to any	by the Administrator of General		(2) The costs are reasonable and
	provisions of such subchapter shall apply	Services, or by the President (or his		consistent with non-Federal
	to travel under Federal awards (48 CFR	or her designee) pursuant to any		entity's established travel policy.
	31.205–46(a)).	provisions of such subchapter shall		(c) Temporary dependent care costs
		apply to travel under sponsored		(as dependent is defined in 26 U.S.C.
		agreements (48 CFR 31.205–46(a)).		§152) above and beyond regular dependent care that directly results
				from travel to conferences is
				allowable provided that:
				(1) The costs are a direct result of the
				individual's travel for the Federal
				award;
				(2) The costs are consistent with the non-Federal entity's documented
				travel policy for all entity travel; and
				(3) Are only temporary during the
				travel period.
				Travel costs for dependents are
				unallowable, except for travel of
				duration of six months or more with
				prior approval of the Federal awarding agency. See also section
				200.432 Conferences.
				In the absence of an acceptable,
				written non-Federal entity policy
				regarding travel costs, the rates and
				amounts established under 5 U.S.C.
				<pre>§§ 5701-11, ("Travel and Subsistence Expenses; Mileage</pre>
				Allowances"), or by the
				Administrator of General Services,
				or by the President (or his or her
				designee) pursuant to any provisions
				of such subchapter must apply to
				travel under Federal awards (48 C = P = 8, 21, 205, 46(a))
				C.F.R. § 31.205-46(a)).
	c. Commercial air travel.	c. Commercial air travel.		(d) Commercial air travel.
	(1) Airfare costs in excess of the	(1) Airfare costs in excess of the		(1) Airfare costs in excess of the
	customary standard commercial airfare	customary standard commercial		basic least expensive unrestricted
	(coach or equivalent), Federal	airfare (coach or equivalent), Federal		accommodations class offered by
	Government contract airfare (where	Government contract airfare (where		commercial airlines are unallowable

Text from 2 CFR Part 225 (A-87) serves as t	he guiding comparison	text. therefore text from the	other comparison guidance	may not be listed in chronological order.
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Item of Cost	Appendix B to Part 225 – Selected	J. General Provisions for Selected	Appendix B to Part 230 – Selected	General Provisions for Selected
	Items of Cost	Items of Cost	Items of Cost	Items of Cost
	(A-87)	(A-21)	(A-122)	(Final Guidance)
	authorized and available), or the lowest	authorized and available), or the		except when such accommodations
	commercial discount airfare are	lowest commercial discount airfare		would:
	unallowable except when such	are unallowable except when such		
	accommodations would:	accommodations would:		(i) Require circuitous routing;
	(a) Require circuitous routing;	(a) Require circuitous routing;		(ii) Require travel during
	(b) Require travel during unreasonable	(b) Require travel during		unreasonable hours;
	hours;	unreasonable hours;		(iii) Excessively prolong travel;
	(c) Excessively prolong travel;	(c) Excessively prolong travel;		(iv) Result in additional costs that
	(d) Result in additional costs that would	(d) Result in additional costs that		would offset the transportation
	offset the transportation savings; or	would offset the transportation		savings; or
	(e) Offer accommodations not reasonably	savings; or		(v) Offer accommodations not
	adequate for the traveler's medical needs.	(e) Offer accommodations not		reasonably adequate for the
	The governmental unit must justify and	reasonably adequate for the traveler's		traveler's medical needs. The non-
	document these conditions on a case-by-	medical needs. The institution must		Federal entity must justify and
	case basis in order for the use of first-	justify and document these		document these conditions on a case-
	class airfare to be allowable in such cases.	conditions on a case-by-case basis in		by-case basis in order for the use of
	(2) Unless a pattern of avoidance is	order for the use of first-class airfare		first-class or business-class airfare to
	detected, the Federal Government will	to be allowable in such cases.		be allowable in such cases.
	generally not question a governmental	(2) Unless a pattern of avoidance is		(2) Unless a pattern of avoidance is
	unit's determinations that customary	detected, the Federal Government		detected, the Federal government
	standard airfare or other discount airfare	will generally not question an		will generally not question a non-
	is unavailable for specific trips if the	institution's determinations that		Federal entity's determinations that
	governmental unit can demonstrate either	customary standard airfare or other		customary standard airfare or other
	of the following:	discount airfare is unavailable for		discount airfare is unavailable for
		specific trips if the institution can		specific trips if the non-Federal
		demonstrate either of the following:		entity can demonstrate that such
	(aa) That such airfare was not available in	(a) That such airfare was not		airfare was not available in the
	the specific case; or	available in the specific case; or		specific case.
	(b) That it is the governmental unit's	(b) That it is the institution's overall		-
	overall practice to make routine use of	practice to make routine use of such		(e) Air travel by other than
	such airfare.	airfare.		commercial carrier. Costs of travel
	d. Air travel by other than commercial	d. Air travel by other than		by non-Federal entity-owned, -
	carrier. Costs of travel by governmental	commercial carrier.		leased, or -chartered aircraft include
	unit-owned, -leased, or -chartered aircraft	Costs of travel by institution-owned,		the cost of lease, charter, operation
	include the cost of lease, charter,	-leased, or -chartered aircraft include		(including personnel costs),
	operation (including personnel costs),	the cost of lease, charter, operation		maintenance, depreciation,
	maintenance, depreciation, insurance, and	(including personnel costs),		insurance, and other related costs.
	other related costs. The portion of such	maintenance, depreciation,		The portion of such costs that
	costs that exceeds the cost of allowable	insurance, and other related costs.		exceeds the cost of airfare as
	commercial air travel, as provided for in	The portion of such costs that		provided for in paragraph (d) above,
	subsection 43.c. of this appendix, is	exceeds the cost of allowable		is unallowable.
	unallowable.	commercial air travel, as provided		
		for in subsection J.53.c. of this		
		Appendix, is unallowable.		
	e. Foreign travel. Direct charges for			

Item of Cost	Appendix B to Part 225 – Selected Items of Cost (A-87)	J. General Provisions for Selected Items of Cost (A-21)	Appendix B to Part 230 – Selected Items of Cost (A-122)	General Provisions for Selected Items of Cost (Final Guidance)
	foreign travel costs are allowable only when the travel has received prior approval of the awarding agency. Each separate foreign trip must receive such approval. For purposes of this provision, "foreign travel" includes any travel outside Canada, Mexico, the United States, and any United States territories and possessions. However, the term "foreign travel" for a governmental unit located in a foreign country means travel outside that country.			
475 Trustees		54. Travel and subsistence costs of trustees (or directors) are allowable. The costs are subject to restrictions regarding lodging, subsistence and air travel costs provided in Section J.53 of this Appendix.	52. Travel and subsistence costs of trustees (or directors) are allowable. The costs are subject to restrictions regarding lodging, subsistence and air travel costs provided in paragraph 51 of this appendix.	Travel and subsistence costs of trustees (or directors) at IHEs and nonprofit organizations are allowable. See also 200.474 Travel Costs.

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.
Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

Table 2. Indirect (F&A) Costs Identification and Assignment, and Rate Determinations for Educational Institutions

A-21	Final Uniform Guidance		
 B. Definition of Terms. E.2. Criteria for distribution F. Identification and Assignment of F&A Costs G. Determination and Application of F&A Cost Rate or Rates H. Simplified Method for Small Institutions K. Certification of Charges 	Appendix III – Indirect (F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs)		
1. General. F&A costs are those that are incurred for common or joint objectives and therefore cannot be identified readily and specifically with a particular sponsored project, an instructional activity, or any other institutional activity. See Section F.1 of this Appendix for a discussion of the components of F&A costs.	A. General. This appendix provides criteria for identifying and computing indirect (or indirect (F&A)) rates at educational institutions (institutions). Indirect (F&A) costs are those that are incurred for common or joint objectives and therefore cannot be identified readily and specifically with a particular sponsored project, an instructional activity, or any other institutional activity. See subsection B.1, Definition of Facilities and Administration, for a discussion of the components of indirect (F&A) costs.		
B.1. Major functions of an institution refers to instruction, organized research, other sponsored activities and other institutional activities as defined below: a. Instruction means the teaching and training activities of an institution. Except for research training as provided in subsection b, this term includes all teaching and training activities, whether they are offered for credits toward a degree or certificate or on a non-credit basis, and whether they are offered through regular academic departments or separate divisions, such as a summer school division or an extension division. Also considered part of this major function are departmental research, and, where agreed to, university research.	 1. Major functions of an institution refers to instruction, organized research, other sponsored activities and other institutional activities as defined below: a. <u>Instruction</u> means the teaching and training activities of an institution. Except for research training as provided in subsection b, this term includes all teaching and training activities, whether they are offered for credits toward a degree or certificate or on a non-credit basis, and whether they are offered through regular academic 		
(1) Sponsored instruction and training means specific instructional or training activity established by grant, contract, or cooperative agreement. For purposes of the cost principles, this activity may be considered a major function even though an institution's accounting treatment may include it in the instruction	(1) <u>Sponsored instruction and training</u> means specific instructional or training activity established by grant, contract, or cooperative agreement. For purposes of the cost principles, this activity may be considered a major function even though an institution's accounting treatment may include it in the instruction function.		
 function. (2) Departmental research means research, development and scholarly activities that are not organized research and, consequently, are not separately budgeted and accounted for. Departmental research, for purposes of this document, is not considered as a major function, but as a part of the instruction function of the institution. 	(2) <u>Departmental research</u> means research, development and scholarly activities that are not organized research and, consequently, are not separately budgeted and accounted for. Departmental research, for purposes of this document, is not considered as a major function, but as a part of the instruction function of the institution.		
 b. Organized research means all research and development activities of an institution that are separately budgeted and accounted for. It includes: (1) Sponsored research means all research and development activities that are sponsored by Federal and non-Federal agencies and organizations. This term includes activities involving the training of individuals in research techniques (commonly called research training) where such activities utilize the same facilities as other research and development activities and where such activities are not included in the instruction function. (2) University research means all research and development activities that are separately budgeted and accounted for by the institution under an internal application of institutional funds. University research under the function of organized research. 	 b. Organized research means all research and development activities of an institution that are separately budgeted and accounted for. It includes: (1) Sponsored research means all research and development activities that are sponsored by Federal and non-Federal agencies and organizations. This term includes activities involving the training of individuals in research techniques (commonly called research training) where such activities utilize the same facilities as other research and development activities and where such activities are not included in the instruction function. (2) University research means all research and development activities that are separately budgeted and accounted for by the institution under an internal application of institutional funds. University research, for purposes of this document, must be combined with sponsored research under the function of organized research. 		

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

c. Other sponsored activities means programs and projects financed by c. Other sponsored activities means programs and projects financed by Federal and non-Federal agencies and organizations which involve the performance of work other Federal and non-Federal agencies and organizations which involve the performance of work other than instruction and organized research. Examples than instruction and organized research. Examples of such programs and projects are health service projects and community service programs. However, when any of these of such programs and projects are health service projects, and community service programs. However, when any of these activities are undertaken by activities are undertaken by the institution without outside support, they may be the institution without outside support, they may be classified as other classified as other institutional activities. institutional activities. d. Other institutional activities means all activities of an institution except: d. Other institutional activities means all activities of an institution except for (1) Instruction, departmental research, organized research, and other instruction, departmental research, organized research, and other sponsored activities, sponsored activities, as defined above; as defined above; indirect (F&A) cost activities identified in this Appendix paragraph (2) F&A cost activities identified in Section F of this Appendix; and B, Identification and assignment of indirect (F&A) costs; and specialized services (3) Specialized service facilities described in Section J.47 of this Appendix. facilities described in section 200.468 Specialized Service Facilities of this Part. Other institutional activities include operation of residence halls, dining halls, hospitals and clinics, student unions, intercollegiate athletics, bookstores, Examples of other institutional activities include operation of residence halls, dining faculty housing, student apartments, guest houses, chapels, theaters, public halls, hospitals and clinics, student unions, intercollegiate athletics, bookstores, faculty museums, and other similar auxiliary enterprises. This definition also includes housing, student apartments, guest houses, chapels, theaters, public museums, and other similar auxiliary enterprises. This definition also includes any other categories of any other categories of activities, costs of which are "unallowable" to sponsored agreements, unless otherwise indicated in the agreements. activities, costs of which are "unallowable" to Federal awards, unless otherwise indicated in an award.

2. Criteria for distribution.

a. Base period. A base period for distribution of F&A costs is the period during which the costs are incurred. The base period normally should coincide with the fiscal year established by the institution, but in any event the base period should be so selected as to avoid inequities in the distribution of costs.

b. Need for cost groupings. The overall objective of the F&A cost allocation process is to distribute the F&A costs described in Section F of this Appendix to the major functions of the institution in proportions reasonably consistent with the nature and extent of their use of the institution's resources. In order to achieve this objective, it may be necessary to provide for selective distribution by establishing separate groupings of cost within one or more of the F&A cost categories referred to in subsection E.1 of this Appendix. In general, the cost groupings established within a category should constitute, in each case, a pool of those items of expense that are considered to be of like nature in terms of their relative contribution to (or degree of remoteness from) the particular cost objectives to which distribution is appropriate. Cost groupings should be established considering the general guides provided in subsection E.2.c. of this Appendix. Each such pool or cost grouping should then be distributed individually to the related cost objectives, using the distribution base or method most appropriate in the light of the guides set forth in subsection E.2.d. of this Appendix.

c. General considerations on cost groupings. The extent to which separate cost groupings and selective distribution would be appropriate at an institution is a matter of judgment to be determined on a case-by-case basis. Typical situations which may warrant the establishment of two or more separate cost groupings (based on account classification or analysis) within an F&A cost

2. Criteria for distribution.

a. Base <u>period</u>. A base period for distribution of indirect (F&A) costs is the period during which the costs are incurred. The base period normally should coincide with the fiscal year established by the institution, but in any event the base period should be so selected as to avoid inequities in the distribution of costs.

b. Need for cost groupings. The overall objective of the indirect (F&A) cost allocation process is to distribute the indirect (F&A) costs described in Section B, Identification and assignment of indirect (F&A) costs, to the major functions of the institution in proportions reasonably consistent with the nature and extent of their use of the institution's resources. In order to achieve this objective, it may be necessary to provide for selective distribution by establishing separate groupings of cost within one or more of the indirect (F&A) cost categories referred to in subsection B.1, Definition of Facilities and Administration. In general, the cost groupings established within a category should constitute, in each case, a pool of those items of expense that are considered to be of like nature in terms of their relative contribution to (or degree of remoteness from) the particular cost objectives to which distribution is appropriate. Cost groupings should be established considering the general guides provided in subsection c below. Each such pool or cost grouping should then be distributed individually to the related cost objectives, using the distribution base or method most appropriate in light of the guidelines set forth in subsection d below.

c. General <u>considerations on cost groupings</u>. The extent to which separate cost groupings and selective distribution would be appropriate at an institution is a matter of judgment to be determined on a case-by-case basis. Typical situations which may warrant the establishment of two or more separate cost groupings (based on account classification or analysis) within an indirect (F&A) cost category include but are not

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category include but are not limited to the following: (1) Where certain items or categories of expense relate solely to one of the major functions of the institution or to less than all functions, such expenses should be set aside as a separate cost grouping for direct assignment or selective allocation in accordance with the guides provided in subsections b and d.

(2) Where any types of expense ordinarily treated as general administration or departmental administration are charged to sponsored agreements as direct costs, expenses applicable to other activities of the institution when incurred for the same purposes in like circumstances must, through separate cost groupings, be excluded from the F&A costs allocable to those sponsored agreements and included in the direct cost of other activities for cost allocation purposes.

(3) Where it is determined that certain expenses are for the support of a service unit or facility whose output is susceptible of measurement on a workload or other quantitative basis, such expenses should be set aside as a separate cost grouping for distribution on such basis to organized research, instructional, and other activities at the institution or within the department.
(4) Where activities provide their own purchasing, personnel administration, building maintenance or similar service, the distribution of general administration and general expenses, or operation and maintenance expenses to such activities should be accomplished through cost groupings which include only that portion of central F&A costs (such as for overall

management) which are properly allocable to such activities.

(5) Where the institution elects to treat fringe benefits as F&A charges, such costs should be set aside as a separate cost grouping for selective distribution to related cost objectives.

(6) The number of separate cost groupings within a category should be held within practical limits, after taking into consideration the materiality of the amounts involved and the degree of precision attainable through less selective methods of distribution.

d. Selection of distribution method.

(1) Actual conditions must be taken into account in selecting the method or base to be used in distributing individual cost groupings. The essential consideration in selecting a base is that it be the one best suited for assigning the pool of costs to cost objectives in accordance with benefits derived; a traceable cause and effect relationship; or logic and reason, where neither benefit nor cause and effect relationship is determinable.

(2) Where a cost grouping can be identified directly with the cost objective benefited, it should be assigned to that cost objective.

(3) Where the expenses in a cost grouping are more general in nature, the distribution may be based on a cost analysis study which results in an equitable distribution of the costs. Such cost analysis studies may take into consideration weighting factors, population, or space occupied if appropriate.

limited to the following:

(1) If certain items or categories of expense relate solely to one of the major functions of the institution or to less than all functions, such expenses should be set aside as a separate cost grouping for direct assignment or selective allocation in accordance with the guides provided in subsections b and d.

(2) If any types of expense ordinarily treated as general administration or departmental administration are charged to Federal awards as direct costs, expenses applicable to other activities of the institution when incurred for the same purposes in like circumstances must, through separate cost groupings, be excluded from the indirect (F&A) costs allocable to those Federal awards and included in the direct cost of other activities for cost allocation purposes.

(3) If it is determined that certain expenses are for the support of a service unit or facility whose output is susceptible of measurement on a workload or other quantitative basis, such expenses should be set aside as a separate cost grouping for distribution on such basis to organized research, instructional, and other activities at the institution or within the department.

(4) If activities provide their own purchasing, personnel administration, building maintenance or similar service, the distribution of general administration and general expenses, or operation and maintenance expenses to such activities should be accomplished through cost groupings which include only that portion of central indirect (F&A) costs (such as for overall management) which are properly allocable to such activities.

(5) If the institution elects to treat fringe benefits as indirect (F&A) charges, such costs should be set aside as a separate cost grouping for selective distribution to related cost objectives.

(6) The number of separate cost groupings within a category should be held within practical limits, after taking into consideration the materiality of the amounts involved and the degree of precision attainable through less selective methods of distribution.

d. Selection of distribution method.

(1) Actual conditions must be taken into account in selecting the method or base to be used in distributing individual cost groupings. The essential consideration in selecting a base is that it be the one best suited for assigning the pool of costs to cost objectives in accordance with benefits derived; with a traceable cause-and-effect relationship; or with logic and reason, where neither benefit nor a cause-and-effect relationship is determinable.

(2) If a cost grouping can be identified directly with the cost objective benefitted, it should be assigned to that cost objective.

(3) If the expenses in a cost grouping are more general in nature, the distribution may

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Cost analysis studies, however, must be appropriately documented in sufficient detail for subsequent review by the cognizant Federal agency, distribute the costs to the related cost objectives in accordance with the relative benefits derived, be statistically sound, be performed specifically at the institution at which the results are to be used, and be reviewed periodically, but not less frequently than every two years, updated if necessary, and used consistently. Any assumptions made in the study must be stated and explained. The use of cost analysis studies and periodic changes in the method of cost distribution must be fully justified.

(4) If a cost analysis study is not performed, or if the study does not result in an equitable distribution of the costs, the distribution shall be made in accordance with the appropriate base cited in Section F, unless one of the following conditions is met: it can be demonstrated that the use of a different base would result in a more equitable allocation of the costs, or that a more readily available base would not increase the costs charged to sponsored agreements, or the institution qualifies for, and elects to use, the simplified method for computing F&A cost rates described in Section H of this Appendix.

(5) Notwithstanding subsection E.2.d.(3) of this Appendix, effective July 1, 1998, a cost analysis or base other than that in Section F of this Appendix shall not be used to distribute utility or student services costs. Instead, subsections F.4.c and F.4.d may be used in the recovery of utility costs.

(1) F&A costs are the broad categories of costs discussed in Section F.1 of this Appendix.

(2) Depreciation and use allowances, operation and maintenance expenses, and general administrative and general expenses should be allocated in that order to the remaining F&A cost categories as well as to the major functions and specialized service facilities of the institution. Other cost categories may be allocated in the order determined to be most appropriate by the institutions. When cross allocation of costs is made as provided in subsection (3), this order of allocation does not apply.

(3) Normally an F&A cost category will be considered closed once it has been allocated to other cost objectives, and costs may not be subsequently allocated to it. However, a cross allocation of costs between two or more F&A cost categories may be used if such allocation will result in a more equitable allocation of costs. If a cross allocation is used, an appropriate modification to the composition of the F&A cost categories described in Section F of this Appendix is required.

be based on a cost analysis study which results in an equitable distribution of the costs. Such cost analysis studies may take into consideration weighting factors, population, or space occupied if appropriate. Cost analysis studies, however, must (a) be appropriately documented in sufficient detail for subsequent review by the cognizant agency for indirect costs, (b) distribute the costs to the related cost objectives in accordance with the relative benefits derived, (c) be statistically sound, (d) be performed specifically at the institution at which the results are to be used, and (e) be reviewed periodically, but not less frequently than rate negotiations, updated if necessary, and used consistently. Any assumptions made in the study must be stated and explained. The use of cost analysis studies and periodic changes in the method of cost distribution must be fully justified.

(4) If a cost analysis study is not performed, or if the study does not result in an equitable distribution of the costs, the distribution must be made in accordance with the appropriate base cited in Section B, Identification and assignment of indirect (F&A) costs, unless one of the following conditions is met: (a) it can be demonstrated that the use of a different base would result in a more equitable allocation of the costs, or that a more readily available base would not increase the costs charged to Federal awards, or (b) the institution qualifies for, and elects to use, the simplified method for computing indirect (F&A) cost rates described in Section D, Simplified method for small institutions.

(5) Notwithstanding subsection (3), effective July 1, 1998, a cost analysis or base other than that in Section B must not be used to distribute utility or student services costs. Instead, subsections B.4.c Operation and maintenance expenses may be used in the recovery of utility costs.

e. Order of distribution.

(1) Indirect (F&A) costs are the broad categories of costs discussed in Section B.1, Definitions of Facilities and Administration.

(2) Depreciation, interest expenses, operation and maintenance expenses, and general administrative and general expenses should be allocated in that order to the remaining indirect (F&A) cost categories as well as to the major functions and specialized service facilities of the institution. Other cost categories may be allocated in the order determined to be most appropriate by the institutions. When cross allocation of costs is made as provided in subsection (3), this order of allocation does not apply.

(3) Normally an indirect (F&A) cost category will be considered closed once it has been allocated to other cost objectives, and costs may not be subsequently allocated to it. However, a cross allocation of costs between two or more indirect (F&A) cost categories may be used if such allocation will result in a more equitable allocation of costs. If a cross allocation is used, an appropriate modification to the composition of the indirect (F&A) cost categories described in Section B is required.

F. Identification and Assignment of F&A CostsB. Identification and Assignment of Indirect (F&A) Costs.1. Definition of Facilities and Administration. F&A costs are broad categories1. Definition of Facilities and Administration.

e. Order of distribution.

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of costs. "Facilities" is defined as depreciation and use allowances, interest on debt associated with certain buildings, equipment and capital improvements, operation and maintenance expenses, and library expenses. "Administration" is defined as general administration and general expenses, departmental administration, sponsored projects administration, student administration and services, and all other types of expenditures not listed specifically under one of the subcategories of Facilities (including cross allocations from other pools).

2. Depreciation and use allowances.

a. The expenses under this heading are the portion of the costs of the institution's buildings, capital improvements to land and buildings, and equipment which are computed in accordance with Section J.14 of this Appendix.

b. In the absence of the alternatives provided for in Section E.2.d of this Appendix, the expenses included in this category shall be allocated in the following manner:

(1) Depreciation or use allowances on buildings used exclusively in the conduct of a single function, and on capital improvements and equipment used in such buildings, shall be assigned to that function.

(2) Depreciation or use allowances on buildings used for more than one function, and on capital improvements and equipment used in such buildings, shall be allocated to the individual functions performed in each building on the basis of usable square feet of space, excluding common areas such as hallways, stairwells, and rest rooms.

(3) Depreciation or use allowances on buildings, capital improvements and equipment related to space (*e.g.*, individual rooms, laboratories) used jointly by more than one function (as determined by the users of the space) shall be treated as follows. The cost of each jointly used unit of space shall be allocated to benefiting functions on the basis of:

(a) The employee full-time equivalents (FTEs) or salaries and wages of those individual functions benefiting from the use of that space; or

(b) Institution-wide employee FTEs or salaries and wages applicable to the benefiting major functions (see Section B.1 of this Appendix) of the institution.

(4) Depreciation or use allowances on certain capital improvements to land, such as paved parking areas, fences, sidewalks, and the like, not included in the cost of buildings, shall be allocated to user categories of students and employees on a full-time equivalent basis. The amount allocated to the student category shall be assigned to the instruction function of the institution. The amount allocated to the employee category shall be further allocated to the major functions of the institution in proportion to the salaries and wages of all employees applicable to those functions.

c. Large research facilities. The following provisions apply to large research facilities that are included in F&A rate proposals negotiated after January 1, 2000, and on which the design and construction begin after July 1, 1998. Large facilities, for this provision, are defined as buildings with construction costs of more than \$10 million. The determination of the Federal participation (use) percentage in a building is based on institution's estimates of building

See section 200.414 Indirect (F&A) Costs which provides the basis for this indirect cost requirements.

2. Depreciation.

a. The expenses under this heading are the portion of the costs of the institution's buildings, capital improvements to land and buildings, and equipment which are computed in accordance with section 200.436 Depreciation.

b. In the absence of the alternatives provided for in Section A.2.d, Selection of distribution method, the expenses included in this category must be allocated in the following manner:

(1) Depreciation on buildings used exclusively in the conduct of a single function, and on capital improvements and equipment used in such buildings, must be assigned to that function.

(2) Depreciation on buildings used for more than one function, and on capital improvements and equipment used in such buildings, must be allocated to the individual functions performed in each building on the basis of usable square feet of space, excluding common areas such as hallways, stairwells, and rest rooms.(3) Depreciation on buildings, capital improvements and equipment related to space (e.g., individual rooms, laboratories) used jointly by more than one function (as determined by the users of the space) must be treated as follows. The cost of each jointly used unit of space must be allocated to benefitting functions on the basis of:

(a) The employee full-time equivalents (FTEs) or salaries and wages of those individual functions benefitting from the use of that space; or(b) Institution-wide employee FTEs or salaries and wages applicable to the benefitting major functions (see Section A.1) of the institution.

(4) Depreciation on certain capital improvements to land, such as paved parking areas, fences, sidewalks, and the like, not included in the cost of buildings, must be allocated to user categories of students and employees on a full-time equivalent basis. The amount allocated to the student category must be assigned to the instruction function of the institution. The amount allocated to the employee category must be further allocated to the major functions of the institution in proportion to the salaries and wages of all employees applicable to those functions.

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4	CFR 1 an 225 (A-67) serves as the guiding comparison text, therefore tex	i from the other comparison guidance may not be tisted in chronolog
	use over its life, and is made during the planning phase for the building.	
	(1) When an institution has large research facilities, of which 40 percent or	
	more of total assignable space is expected for Federal use, the institution must	
	maintain an adequate review and approval process to ensure that construction	
	costs are reasonable.	
	(a)The review process shall address and document relevant factors affecting	
	construction costs, such as:	
	i. Life cycle costs	
	ii. Unique research needs	
	iii. Special building needs	
	iv. Building site preparation	
	v. Environmental consideration	
	vi. Federal construction code requirements	
	vii. Competitive procurement practices	
	(b) The approval process shall include review and approval of the projects by	
	the institution's Board of Trustees (which can also be called Board of	
	Directors, Governors or Regents) or other independent entities.	
	(2) For research facilities costing more than \$25 million, of which 50 percent	
	or more of total assignable space is expected for Federal use, the institution	
	must document the review steps performed to assure that construction costs	
	are reasonable. The review should include an analysis of construction costs	
	and a comparison of these costs with relevant construction data, including the	
	National Science Foundation data for research facilities based on its biennial	
	survey, "Science and Engineering Facilities at Colleges and Universities."	
	The documentation must be made available for review by Federal negotiators,	
	when requested.	
	3. Interest. Interest on debt associated with certain buildings, equipment and	3. Interest.
	capital improvements, as defined in Section J.25 of this Appendix, shall be	Interest on debt associated with certain buildings, equipment and capital in
	classified as an expenditure under the category Facilities. These costs shall be	as defined in section 200.449 Interest, must be classified as an expenditure
	allocated in the same manner as the depreciation or use allowances on the	category Facilities. These costs must be allocated in the same manner as t
	buildings equipment and capital improvements to which the interest relates	

4. Operation and maintenance expenses.

a. The expenses under this heading are those that have been incurred for the administration, supervision, operation, maintenance, preservation, and protection of the institution's physical plant. They include expenses normally incurred for such items as janitorial and utility services; repairs and ordinary or normal alterations of buildings, furniture and equipment; care of grounds; maintenance and operation of buildings and other plant facilities; security; earthquake and disaster preparedness; environmental safety; hazardous waste disposal; property, liability and all other insurance relating to property; space and capital leasing; facility planning and management; and, central receiving. The operation and maintenance expense category should also include its allocable share of fringe benefit costs, depreciation and use allowances, and interest costs.

b. In the absence of the alternatives provided for in Section E.2.d of this Appendix, the expenses included in this category shall be allocated in the

mprovements, under the he depreciation on the buildings, equipment and capital improvements to which the interest relates.

4. Operation and maintenance expenses.

a. The expenses under this heading are those that have been incurred for the administration, supervision, operation, maintenance, preservation, and protection of the institution's physical plant. They include expenses normally incurred for such items as janitorial and utility services; repairs and ordinary or normal alterations of buildings, furniture and equipment; care of grounds; maintenance and operation of buildings and other plant facilities; security; earthquake and disaster preparedness; environmental safety; hazardous waste disposal; property, liability and all other insurance relating to property; space and capital leasing; facility planning and management; and central receiving. The operation and maintenance expense category should also include its allocable share of fringe benefit costs, depreciation, and interest costs.

b. In the absence of the alternatives provided for in Section A.2.d, the expenses included in this category must be allocated in the same manner as described in subsection 2.b for depreciation.

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same manner as described in subsection E.2.b for depreciation and use allowances.

c. For F&A rates negotiated on or after July 1, 1998, an institution that previously employed a utility special cost study in its most recently negotiated F&A rate proposal in accordance with Section E.2.d of this Appendix, may add a utility cost adjustment (UCA) of 1.3 percentage points to its negotiated overall F&A rate for organized research. Exhibit B to this Appendix displays the list of eligible institutions. The allocation of utility costs to the benefiting functions shall otherwise be made in the same manner as described in subsection F.4.b of this Appendix. Beginning on July 1, 2002, Federal agencies shall reassess periodically the eligibility of institutions to receive the UCA.

d. Beginning on July 1, 2002, Federal agencies may receive applications for utilization of the UCA from institutions not subject to the provisions of subsection F.4.c of this Appendix.

5. General administration and general expenses.

a. The expenses under this heading are those that have been incurred for the general executive and administrative offices of educational institutions and other expense of a general character which do not relate solely to any major function of the institution; *i.e.*, solely to instruction, organized research, other sponsored activities, or other institutional activities. The general administration and general expense category should also include its allocable share of fringe benefit costs, operation and maintenance expense, depreciation and use allowances, and interest costs. Examples of general administration and general expenses include: those expenses incurred by administrative offices that serve the entire university system of which the institution is a part; central offices of the institution such as the President's or Chancellor's office. the offices for institution-wide financial management, business services, budget and planning, personnel management, and safety and risk management; the office of the General Counsel; and, the operations of the central administrative management information systems. General administration and general expenses shall not include expenses incurred within non-university-wide deans' offices, academic departments, organized

c. A utility cost adjustment of up to 1.3 percentage points may be included in the negotiated indirect cost rate of the IHE for organized research, per the computation alternatives below:

(1) Where space is devoted to a single function and metering allows unambiguous measurement of usage related to that space, costs must be assigned to the function located in that space.

(2) Where space is allocated to different functions and metering does not allow unambiguous measurement of usage by function, costs must be allocated as follows:
(i) Utilities costs should be apportioned to functions in the same manner as depreciation, based on the calculated difference between the site or building actual square footage for monitored research laboratory space (site, building, floor, or room), and a separate calculation prepared by the IHE using the "effective square footage" described in subsection (ii) below.

(ii) "Effective square footage" allocated to research laboratory space must be calculated as the actual square footage times the relative energy utilization index (REUI) posted on the OMB website at the time of a rate determination.

A. This index is the ratio of a laboratory energy use index (lab EUI) to the corresponding index for overall average college or university space (college EUI).

B. In July 2012, values for these two indices (taken respectively from the Lawrence Berkeley Laboratory "Labs for the 21st Century" benchmarking tool http://labs21benchmarking.lbl.gov/CompareData.php and the US Department of Energy "Buildings Energy Databook" and

http://buildingsdatabook.eren.doe.gov/CBECS.aspx) were 310 kBtu/sq ft – yr. and 155 kBtu/sq ft – yr., so that the adjustment ratio is 2.0 by this methodology. To retain currency, OMB will adjust the EUI numbers from time to time (no more often than annually nor less often than every 5 years), using reliable and publicly disclosed data. Current values of both the EUIs and the REUI will be posted on the OMB web site. 5. General administration and general expenses.

a. The expenses under this heading are those that have been incurred for the general executive and administrative offices of educational institutions and other expenses of a general character which do not relate solely to any major function of the institution; i.e., solely to (1) instruction, (2) organized research, (3) other sponsored activities, or (4) other institutional activities. The general administration and general expense category should also include its allocable share of fringe benefit costs, operation and maintenance expense, depreciation, and interest costs. Examples of general administration and general expenses include: those expenses incurred by administrative offices that serve the entire university system of which the institution is a part; central offices of the institution such as the President's or Chancellor's office, the offices for institution-wide financial management, business services, budget and planning, personnel management, and safety and risk management; the office of the General Counsel; and the operations of the central administrative management information systems. General administration and general expenses must not include expenses incurred within non-university-wide deans' offices, academic departments, organized research units, or similar organizational units. (See subsection 6, Departmental administration expenses.)

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research units, or similar organizational units. (See subsection F.6. of this

Appendix, Departmental administration expenses.)

b. In the absence of the alternatives provided for in Section E.2.d of this Appendix, the expenses included in this category shall be grouped first according to common major functions of the institution to which they render services or provide benefits. The aggregate expenses of each group shall then be allocated to serviced or benefited functions on the modified total cost basis. Modified total costs consist of the same elements as those in Section G.2 of this Appendix. When an activity included in this F&A cost category provides a service or product to another institution or organization, an appropriate adjustment must be made to either the expenses or the basis of allocation or both, to assure a proper allocation of costs.

6. Departmental administration expenses.

a. The expenses under this heading are those that have been incurred for administrative and supporting services that benefit common or joint departmental activities or objectives in academic deans' offices, academic departments and divisions, and organized research units. Organized research units include such units as institutes, study centers, and research centers. Departmental administration expenses are subject to the following limitations. (1) Academic deans' offices. Salaries and operating expenses are limited to those attributable to administrative functions.

(2) Academic departments:

(a) Salaries and fringe benefits attributable to the administrative work (including bid and proposal preparation) of faculty (including department heads), and other professional personnel conducting research and/or instruction, shall be allowed at a rate of 3.6 percent of modified total direct costs. This category does not include professional business or professional administrative officers. This allowance shall be added to the computation of the F&A cost rate for major functions in Section G of this Appendix; the expenses covered by the allowance shall be excluded from the departmental administration cost pool. No documentation is required to support this allowance.

(b) Other administrative and supporting expenses incurred within academic departments are allowable provided they are treated consistently in like circumstances. This would include expenses such as the salaries of secretarial and clerical staffs, the salaries of administrative officers and assistants, travel, office supplies, stockrooms, and the like.

(3) Other fringe benefit costs applicable to the salaries and wages included in subsections F.6.a.(1) and (2) of this Appendix are allowable, as well as an appropriate share of general administration and general expenses, operation and maintenance expenses, and depreciation and/or use allowances.
(4) Federal agencies may authorize reimbursement of additional costs for department heads and faculty only in exceptional cases where an institution can demonstrate undue hardship or detriment to project performance.

b. The following guidelines apply to the determination of departmental administrative costs as direct or F&A costs.

b. In the absence of the alternatives provided for in Section A.2.d, the expenses included in this category must be grouped first according to common major functions of the institution to which they render services or provide benefits. The aggregate expenses of each group must then be allocated to serviced or benefitted functions on the modified total cost basis. Modified total costs consist of the same elements as those in Section C.2. When an activity included in this indirect (F&A) cost category provides a service or product to another institution or organization, an appropriate adjustment must be made to either the expenses or the basis of allocation or both, to assure a proper allocation of costs.

6. Departmental administration expenses.

a. The expenses under this heading are those that have been incurred for administrative and supporting services that benefit common or joint departmental activities or objectives in academic deans' offices, academic departments and divisions, and organized research units. Organized research units include such units as institutes, study centers, and research centers. Departmental administration expenses are subject to the following limitations.

(1) Academic deans' offices. Salaries and operating expenses are limited to those attributable to administrative functions.

(2) Academic departments:

(a) Salaries and fringe benefits attributable to the administrative work (including bid and proposal preparation) of faculty (including department heads) and other professional personnel conducting research and/or instruction, must be allowed at a rate of 3.6 percent of modified total direct costs. This category does not include professional business or professional administrative officers. This allowance must be added to the computation of the indirect (F&A) cost rate for major functions in Section C, Determination and application of indirect (F&A) cost rate or rates; the expenses covered by the allowance must be excluded from the departmental administration cost pool. No documentation is required to support this allowance.

(b) Other administrative and supporting expenses incurred within academic departments are allowable provided they are treated consistently in like circumstances. This would include expenses such as the salaries of secretarial and clerical staffs, the salaries of administrative officers and assistants, travel, office supplies, stockrooms, and the like.

(3) Other fringe benefit costs applicable to the salaries and wages included in subsections (1) and (2) are allowable, as well as an appropriate share of general administration and general expenses, operation and maintenance expenses, and depreciation.

(4) Federal agencies may authorize reimbursement of additional costs for department heads and faculty only in exceptional cases where an institution can demonstrate undue hardship or detriment to project performance.

b. The following guidelines apply to the determination of departmental administrative costs as direct or indirect (F&A) costs.

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

(1) In developing the departmental administration cost pool, special care should be exercised to ensure that costs incurred for the same purpose in like circumstances are treated consistently as either direct or F&A costs. For example, salaries of technical staff, laboratory supplies (*e.g.*, chemicals), telephone toll charges, animals, animal care costs, computer costs, travel costs, and specialized shop costs shall be treated as direct cost wherever identifiable to a particular cost objective. Direct charging of these costs may be accomplished through specific identification of individual costs to benefiting cost objectives, or through recharge centers or specialized service facilities, as appropriate under the circumstances.

(2) The salaries of administrative and clerical staff should normally be treated as F&A costs. Direct charging of these costs may be appropriate where a major project or activity explicitly budgets for administrative or clerical services and individuals involved can be specifically identified with the project or activity. "Major project" is defined as a project that requires an extensive amount of administrative or clerical support, which is significantly greater than the routine level of such services provided by academic departments. Some examples of major projects are described in Exhibit C to this Appendix.

(3) Items such as office supplies, postage, local telephone costs, and memberships shall normally be treated as F&A costs.

c. In the absence of the alternatives provided for in Section E.2.d of this Appendix, the expenses included in this category shall be allocated as follows:

(1) The administrative expenses of the dean's office of each college and school shall be allocated to the academic departments within that college or school on the modified total cost basis.

(2) The administrative expenses of each academic department, and the department's share of the expenses allocated in subsection F.6.b.(1) of this Appendix shall be allocated to the appropriate functions of the department on the modified total cost basis.

7. Sponsored projects administration.

a. The expenses under this heading are limited to those incurred by a separate organization(s) established primarily to administer sponsored projects, including such functions as grant and contract administration (Federal and non-Federal), special security, purchasing, personnel, administration, and editing and publishing of research and other reports. They include the salaries and expenses of the head of such organization, assistants, and immediate staff, together with the salaries and expenses of personnel engaged in supporting activities maintained by the organization, such as stock rooms, stenographic pools and the like. This category also includes an allocable share of fringe benefit costs, general administration and general expenses, operation and maintenance expenses, depreciation/use allowances. Appropriate adjustments will be made for services provided to other functions or organizations. b. In the absence of the alternatives provided for in Section E.2.d of this

(1) In developing the departmental administration cost pool, special care should be exercised to ensure that costs incurred for the same purpose in like circumstances are treated consistently as either direct or indirect (F&A) costs. For example, salaries of technical staff, laboratory supplies (e.g., chemicals), telephone toll charges, animals, animal care costs, computer costs, travel costs, and specialized shop costs must be treated as direct costs wherever identifiable to a particular cost objective. Direct charging of these costs may be accomplished through specific identification of individual costs to benefitting cost objectives, or through recharge centers or specialized service facilities, as appropriate under the circumstances. See sections 200.413 Direct Costs, paragraph (c) and 200.468 Specialized Service Facilities..

(2) Items such as office supplies, postage, local telephone costs, and memberships must normally be treated as indirect (F&A) costs.

c. In the absence of the alternatives provided for in Section A.2.d, the expenses included in this category must be allocated as follows:

(1) The administrative expenses of the dean's office of each college and school must be allocated to the academic departments within that college or school on the modified total cost basis.

(2)The administrative expenses of each academic department, and the department's share of the expenses allocated in subsection (1) must be allocated to the appropriate functions of the department on the modified total cost basis.

7. Sponsored projects administration.

a. The expenses under this heading are limited to those incurred by a separate organization(s) established primarily to administer sponsored projects, including such functions as grant and contract administration (Federal and non-Federal), special security, purchasing, personnel, administration, and editing and publishing of research and other reports. They include the salaries and expenses of the head of such organization, assistants, and immediate staff, together with the salaries and expenses of personnel engaged in supporting activities maintained by the organization, such as stock rooms, print shops, and the like. This category also includes an allocable share of fringe benefit costs, general administration and general expenses, operation and maintenance expenses, and depreciation. Appropriate adjustments will be made for services provided to other functions or organizations.

b. In the absence of the alternatives provided for in Section A.2.d, the expenses

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Appendix, the expenses included in this category shall be allocated to the major functions of the institution under which the sponsored projects are conducted on the basis of the modified total cost of sponsored projects. c. An appropriate adjustment shall be made to eliminate any duplicate charges to sponsored agreements when this category includes similar or identical activities as those included in the general administration and general expense category or other F&A cost items, such as accounting, procurement, or personnel administration.

8. Library expenses.

a. The expenses under this heading are those that have been incurred for the operation of the library, including the cost of books and library materials purchased for the library, less any items of library income that qualify as applicable credits under Section C.5 of this Appendix. The library expense category should also include the fringe benefits applicable to the salaries and wages included therein, an appropriate share of general administration and general expense, operation and maintenance expense, and depreciation and use allowances. Costs incurred in the purchases of rare books (museum-type books) with no value to sponsored agreements should not be allocated to them.

b. In the absence of the alternatives provided for in Section E.2.d of this Appendix, the expenses included in this category shall be allocated first on the basis of primary categories of users, including students, professional employees, and other users.

(1) The student category shall consist of full-time equivalent students enrolled at the institution, regardless of whether they earn credits toward a degree or certificate.

(2) The professional employee category shall consist of all faculty members and other professional employees of the institution, on a full-time equivalent basis.

(3) The other users category shall consist of all other users of library facilities.

c. Amount allocated in subsection E.8.b of this Appendix shall be assigned further as follows:

(1) The amount in the student category shall be assigned to the instruction function of the institution.

(2) The amount in the professional employee category shall be assigned to the major functions of the institution in proportion to the salaries and wages of all faculty members and other professional employees applicable to those functions.

(3) The amount in the other users category shall be assigned to the other institutional activities function of the institution.

9. Student administration and services.

a. The expenses under this heading are those that have been incurred for the administration of student affairs and for services to students, including

included in this category must be allocated to the major functions of the institution under which the sponsored projects are conducted on the basis of the modified total cost of sponsored projects.

c. An appropriate adjustment must be made to eliminate any duplicate charges to Federal awards when this category includes similar or identical activities as those included in the general administration and general expense category or other indirect (F&A) cost items, such as accounting, procurement, or personnel administration.

8. Library expenses.

a. The expenses under this heading are those that have been incurred for the operation of the library, including the cost of books and library materials purchased for the library, less any items of library income that qualify as applicable credits under section 200.406 Applicable Credits. The library expense category should also include the fringe benefits applicable to the salaries and wages included therein, an appropriate share of general administration and general expense, operation and maintenance expense, and depreciation. Costs incurred in the purchases of rare books (museum-type books) with no value to Federal awards should not be allocated to them.

b. In the absence of the alternatives provided for in Section A.2.d, the expenses included in this category must be allocated first on the basis of primary categories of users, including students, professional employees, and other users.

(1) The student category must consist of full-time equivalent students enrolled at the institution, regardless of whether they earn credits toward a degree or certificate.

(2) The professional employee category must consist of all faculty members and other professional employees of the institution, on a full-time equivalent basis. This category may also include post-doctorate fellows and graduate students.

(3) The other users category must consist of a reasonable factor as determined by institutional records to account for all other users of library facilities.

c. Amount allocated in paragraph b above must be assigned further as follows:

(1) The amount in the student category must be assigned to the instruction function of the institution.

(2) The amount in the professional employee category must be assigned to the major functions of the institution in proportion to the salaries and wages of all faculty members and other professional employees applicable to those functions.

(3) The amount in the other users category must be assigned to the other institutional activities function of the institution.

9. Student administration and services.

a. The expenses under this heading are those that have been incurred for the administration of student affairs and for services to students, including expenses of

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rom 2	<i>CFR Part 225 (A-87) serves as the guiding comparison text, therefore tex</i>	
	expenses of such activities as deans of students, admissions, registrar,	such activities as deans of students, admissions, registrar, counseling and placement
	counseling and placement services, student advisers, student health and	services, student advisers, student health and infirmary services, catalogs, and
	infirmary services, catalogs, and commencements and convocations. The	commencements and convocations. The salaries of members of the academic staff
	salaries of members of the academic staff whose responsibilities to the	whose responsibilities to the institution require administrative work that benefits
	institution require administrative work that benefits sponsored projects may	sponsored projects may also be included to the extent that the portion charged to
	also be included to the extent that the portion charged to student	student administration is determined in accordance with General Provisions for
	administration is determined in accordance with Section J.10 of this	Selected Items of Cost of Subpart E – Cost Principles of this Part. This expense
	Appendix. This expense category also includes the fringe benefit costs	category also includes the fringe benefit costs applicable to the salaries and wages
	applicable to the salaries and wages included therein, an appropriate share of	included therein, an appropriate share of general administration and general expenses,
	general administration and general expenses, operation and maintenance, and	operation and maintenance, interest expense, and depreciation.
	use allowances and/or depreciation.	
	b. In the absence of the alternatives provided for in Section E.2.d of this	b. In the absence of the alternatives provided for in Section A.2.d, the expenses in this
	Appendix, the expenses in this category shall be allocated to the instruction	category must be allocated to the instruction function, and subsequently to Federal
	function, and subsequently to sponsored agreements in that function.	awards in that function.
	10. Offset for F&A expenses otherwise provided for by the Federal	10. Offset for indirect (F&A) expenses otherwise provided for by the Federal
	Government.	Government.
	a. The items to be accumulated under this heading are the reimbursements and	a. The items to be accumulated under this heading are the reimbursements and other
	other payments from the Federal Government that are made to the institution	payments from the Federal government which are made to the institution to support
	to support solely, specifically, and directly, in whole or in part, any of the	solely, specifically, and directly, in whole or in part, any of the administrative or
	administrative or service activities described in subsections F.2 through 9 of	service activities described in subsections 2 through 9.
	this Appendix.	
	b. The items in this group shall be treated as a credit to the affected individual Σ^{0}	b. The items in this group must be treated as a credit to the affected individual indirect
	F&A cost category before that category is allocated to benefiting functions.	(F&A) cost category before that category is allocated to benefitting functions.
	G. Determination and Application of F&A Cost Rate or Rates	C. Determination and application of indirect (F&A) cost rate or rates.
	G. Determination and Application of F&A Cost Rate or Rates 1. F&A cost pools.	 C. Determination and application of indirect (F&A) cost rate or rates. 1. Indirect (F&A) cost pools.
	 G. Determination and Application of F&A Cost Rate or Rates 1. F&A cost pools. a. (1) Subject to subsection b, the separate categories of F&A costs allocated 	 C. Determination and application of indirect (F&A) cost rate or rates. 1. Indirect (F&A) cost pools. a. (1) Subject to subsection b, the separate categories of indirect (F&A) costs allocated
	 G. Determination and Application of F&A Cost Rate or Rates 1. F&A cost pools. a. (1) Subject to subsection b, the separate categories of F&A costs allocated to each major function of the institution as prescribed in Section F shall be 	 C. Determination and application of indirect (F&A) cost rate or rates. 1. Indirect (F&A) cost pools. a. (1) Subject to subsection b, the separate categories of indirect (F&A) costs allocated to each major function of the institution as prescribed in paragraph B of this paragraph
	 G. Determination and Application of F&A Cost Rate or Rates 1. F&A cost pools. a. (1) Subject to subsection b, the separate categories of F&A costs allocated to each major function of the institution as prescribed in Section F shall be aggregated and treated as a common pool for that function. The amount in 	 C. Determination and application of indirect (F&A) cost rate or rates. 1. Indirect (F&A) cost pools. a. (1) Subject to subsection b, the separate categories of indirect (F&A) costs allocated to each major function of the institution as prescribed in paragraph B of this paragraph C.1 Identification and assignment of indirect (F&A) costs, must be aggregated and
	G. Determination and Application of F&A Cost Rate or Rates 1. F&A cost pools. a. (1) Subject to subsection b, the separate categories of F&A costs allocated to each major function of the institution as prescribed in Section F shall be aggregated and treated as a common pool for that function. The amount in each pool shall be divided by the distribution base described in subsection G.2	 C. Determination and application of indirect (F&A) cost rate or rates. 1. Indirect (F&A) cost pools. a. (1) Subject to subsection b, the separate categories of indirect (F&A) costs allocated to each major function of the institution as prescribed in paragraph B of this paragraph C.1 Identification and assignment of indirect (F&A) costs, must be aggregated and treated as a common pool for that function. The amount in each pool must be divided
	G. Determination and Application of F&A Cost Rate or Rates 1. F&A cost pools. a. (1) Subject to subsection b, the separate categories of F&A costs allocated to each major function of the institution as prescribed in Section F shall be aggregated and treated as a common pool for that function. The amount in each pool shall be divided by the distribution base described in subsection G.2 of this Appendix to arrive at a single F&A cost rate for each function.	 C. Determination and application of indirect (F&A) cost rate or rates. 1. Indirect (F&A) cost pools. a. (1) Subject to subsection b, the separate categories of indirect (F&A) costs allocated to each major function of the institution as prescribed in paragraph B of this paragraph C.1 Identification and assignment of indirect (F&A) costs, must be aggregated and treated as a common pool for that function. The amount in each pool must be divided by the distribution base described in subsection 2 to arrive at a single indirect (F&A) cost rate for each function.
·	 G. Determination and Application of F&A Cost Rate or Rates 1. F&A cost pools. a. (1) Subject to subsection b, the separate categories of F&A costs allocated to each major function of the institution as prescribed in Section F shall be aggregated and treated as a common pool for that function. The amount in each pool shall be divided by the distribution base described in subsection G.2 of this Appendix to arrive at a single F&A cost rate for each function. (2) The rate for each function is used to distribute F&A costs to individual 	 C. Determination and application of indirect (F&A) cost rate or rates. 1. Indirect (F&A) cost pools. a. (1) Subject to subsection b, the separate categories of indirect (F&A) costs allocated to each major function of the institution as prescribed in paragraph B of this paragraph C.1 Identification and assignment of indirect (F&A) costs, must be aggregated and treated as a common pool for that function. The amount in each pool must be divided by the distribution base described in subsection 2 to arrive at a single indirect (F&A) costs to individual (2) The rate for each function is used to distribute indirect (F&A) costs to individual
	 G. Determination and Application of F&A Cost Rate or Rates 1. F&A cost pools. a. (1) Subject to subsection b, the separate categories of F&A costs allocated to each major function of the institution as prescribed in Section F shall be aggregated and treated as a common pool for that function. The amount in each pool shall be divided by the distribution base described in subsection G.2 of this Appendix to arrive at a single F&A cost rate for each function. (2) The rate for each function is used to distribute F&A costs to individual sponsored agreements of that function. Since a common pool is established 	 C. Determination and application of indirect (F&A) cost rate or rates. 1. Indirect (F&A) cost pools. a. (1) Subject to subsection b, the separate categories of indirect (F&A) costs allocated to each major function of the institution as prescribed in paragraph B of this paragraph C.1 Identification and assignment of indirect (F&A) costs, must be aggregated and treated as a common pool for that function. The amount in each pool must be divided by the distribution base described in subsection 2 to arrive at a single indirect (F&A) costs to individual Federal awards of that function. Since a common pool is established for each major
	 G. Determination and Application of F&A Cost Rate or Rates 1. F&A cost pools. a. (1) Subject to subsection b, the separate categories of F&A costs allocated to each major function of the institution as prescribed in Section F shall be aggregated and treated as a common pool for that function. The amount in each pool shall be divided by the distribution base described in subsection G.2 of this Appendix to arrive at a single F&A cost rate for each function. (2) The rate for each function is used to distribute F&A costs to individual sponsored agreements of that function. Since a common pool is established for each major function of the institution, a separate F&A cost rate would be 	 C. Determination and application of indirect (F&A) cost rate or rates. 1. Indirect (F&A) cost pools. a. (1) Subject to subsection b, the separate categories of indirect (F&A) costs allocated to each major function of the institution as prescribed in paragraph B of this paragraph C.1 Identification and assignment of indirect (F&A) costs, must be aggregated and treated as a common pool for that function. The amount in each pool must be divided by the distribution base described in subsection 2 to arrive at a single indirect (F&A) costs to individual Federal awards of that function. Since a common pool is established for each major function of the institution, a separate indirect (F&A) cost rate would be established for
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instruction, etc., as described in Section B.1 of this Appendix) shall contain all the programs or activities that utilize the F&A costs allocated to that major function. At the time a F&A cost proposal is submitted to a cognizant Federal agency, each institution must describe the process it uses to ensure that Federal funds are not used to subsidize industry and foreign government funded programs.

b. In some instances a single rate basis for use across the board on all work within a major function at an institution may not be appropriate. A single rate for research, for example, might not take into account those different environmental factors and other conditions which may affect substantially the F&A costs applicable to a particular segment of research at the institution. A particular segment of research may be that performed under a single sponsored agreement or it may consist of research under a group of sponsored agreements performed in a common environment. The environmental factors are not limited to the physical location of the work. Other important factors are the level of the administrative support required, the nature of the facilities or other resources employed, the scientific disciplines or technical skills involved, the organizational arrangements used, or any combination thereof. Where a particular segment of a sponsored agreement is performed within an environment which appears to generate a significantly different level of F&A costs, provisions should be made for a separate F&A cost pool applicable to such work. The separate F&A cost pool should be developed during the regular course of the rate determination process and the separate F&A cost rate resulting therefrom should be utilized; provided it is determined that such F&A cost rate differs significantly from that which would have been obtained under subsection G.1.a of this Appendix, and the volume of work to which such rate would apply is material in relation to other sponsored agreements at the institution.

2. The distribution basis. F&A costs shall be distributed to applicable sponsored agreements and other benefiting activities within each major function (see Section B.1) on the basis of modified total direct costs, consisting of all salaries and wages, fringe benefits, materials and supplies, services, travel, and subgrants and subcontracts up to the first \$25,000 of each subgrant or subcontract (regardless of the period covered by the subgrant or subcontract). Equipment, capital expenditures, charges for patient care and tuition remission, rental costs, scholarships, and fellowships as well as the portion of each subgrant and subcontract in excess of \$25,000 shall be excluded from modified total direct costs. Other items may only be excluded where necessary to avoid a serious inequity in the distribution of F&A costs. For this purpose, a F&A cost rate should be determined for each of the separate F&A cost pools developed pursuant to subsection G.1 of this Appendix. The rate in each case should be stated as the percentage that the amount of the particular F&A cost pool is of the modified total direct costs identified with such pool.

3. Negotiated lump sum for F&A costs. A negotiated fixed amount in lieu of F&A costs may be appropriate for self-contained, off-campus, or primarily

institution) must contain all the programs or activities which utilize the indirect (F&A) costs allocated to that major function. At the time an indirect (F&A) cost proposal is submitted to a cognizant agency for indirect costs, each institution must describe the process it uses to ensure that Federal funds are not used to subsidize industry and foreign government funded programs.

b. In some instances a single rate basis for use across the board on all work within a major function at an institution may not be appropriate. A single rate for research, for example, might not take into account those different environmental factors and other conditions which may affect substantially the indirect (F&A) costs applicable to a particular segment of research at the institution. A particular segment of research may be that performed under a single sponsored agreement or it may consist of research under a group of Federal awards performed in a common environment. The environmental factors are not limited to the physical location of the work. Other important factors are the level of the administrative support required, the nature of the facilities or other resources employed, the scientific disciplines or technical skills involved, the organizational arrangements used, or any combination thereof. If a particular segment of a sponsored agreement is performed within an environment which appears to generate a significantly different level of indirect (F&A) costs, provisions should be made for a separate indirect (F&A) cost pool applicable to such work. The separate indirect (F&A) cost pool should be developed during the regular course of the rate determination process and the separate indirect (F&A) cost rate resulting therefrom should be utilized; provided it is determined that (1) such indirect (F&A) cost rate differs significantly from that which would have been obtained under subsection a, and (2) the volume of work to which such rate would apply is material in relation to other Federal awards at the institution.

2. The distribution basis.

Indirect (F&A) costs must be distributed to applicable Federal awards and other benefitting activities within each major function (see section A.1, Major functions of an institution) on the basis of modified total direct costs (MTDC), consisting of all salaries and wages, fringe benefits, materials and supplies, services, travel, and subgrants and subcontracts up to the first \$25,000 of each subaward (regardless of the period covered by the subaward). MTDC is defined in 200.68 Modified Total Direct Cost (MTDC). For this purpose, an indirect (F&A) cost rate should be determined for each of the separate indirect (F&A) cost pools developed pursuant to subsection 1. The rate in each case should be stated as the percentage which the amount of the particular indirect (F&A) cost pool is of the modified total direct costs identified with such pool.

3. Negotiated lump sum for indirect (F&A) costs. A negotiated fixed amount in lieu of indirect (F&A) costs may be appropriate for

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subcontracted activities where the benefits derived from an institution's F&A services cannot be readily determined. Such negotiated F&A costs will be treated as an offset before allocation to instruction, organized research, other sponsored activities, and other institutional activities. The base on which such remaining expenses are allocated should be appropriately adjusted.

4. Predetermined rates for F&A costs. Public Law 87–638 (76 Stat. 437) authorizes the use of predetermined rates in determining the "indirect costs" (F&A costs in this Appendix) applicable under research agreements with educational institutions. The stated objectives of the law are to simplify the administration of cost-type research and development contracts (including grants) with educational institutions, to facilitate the preparation of their budgets, and to permit more expeditious closeout of such contracts when the work is completed. In view of the potential advantages offered by this procedure, negotiation of predetermined rates for F&A costs for a period of two to four years should be the norm in those situations where the cost experience and other pertinent facts available are deemed sufficient to enable the parties involved to reach an informed judgment as to the probable level of F&A costs during the ensuing accounting periods.

5. Negotiated fixed rates and carry-forward provisions. When a fixed rate is negotiated in advance for a fiscal year (or other time period), the over- or under-recovery for that year may be included as an adjustment to the F&A cost for the next rate negotiation. When the rate is negotiated before the carryforward adjustment is determined, the carry-forward amount may be applied to the next subsequent rate negotiation. When such adjustments are to be made, each fixed rate negotiated in advance for a given period will be computed by applying the expected F&A costs allocable to sponsored agreements for the forecast period plus or minus the carry-forward adjustment (over- or under-recovery) from the prior period, to the forecast distribution base. Unrecovered amounts under lump-sum agreements or cost-sharing provisions of prior years shall not be carried forward for consideration in the new rate negotiation. There must, however, be an advance understanding in each case between the institution and the cognizant Federal agency as to whether these differences will be considered in the rate negotiation rather than making the determination after the differences are known. Further, institutions electing to use this carry-forward provision may not subsequently change without prior approval of the cognizant Federal agency. In the event that an institution returns to a postdetermined rate, any over- or under-recovery during the period in which negotiated fixed rates and carry-forward provisions were followed will be included in the subsequent postdetermined rates. Where multiple rates are used, the same procedure will be applicable for determining each rate.

6. Provisional and final rates for F&A costs. Where the cognizant agency determines that cost experience and other pertinent facts do not justify the use of predetermined rates, or a fixed rate with a carry-forward, or if the parties cannot agree on an equitable rate, a provisional rate shall be established. To

self-contained, off-campus, or primarily subcontracted activities where the benefits derived from an institution's indirect (F&A) services cannot be readily determined. Such negotiated indirect (F&A) costs will be treated as an offset before allocation to instruction, organized research, other sponsored activities, and other institutional activities. The base on which such remaining expenses are allocated should be appropriately adjusted.

4. Predetermined rates for indirect (F&A) costs.

Public Law 87-638 (76 Stat. 437) as amended (41 U.S.C. § 4708) authorizes the use of predetermined rates in determining the "indirect costs" (indirect (F&A) costs) applicable under research agreements with educational institutions. The stated objectives of the law are to simplify the administration of cost-type research and development contracts (including grants) with educational institutions, to facilitate the preparation of their budgets, and to permit more expeditious closeout of such contracts when the work is completed. In view of the potential advantages offered by this procedure, negotiation of predetermined rates for indirect (F&A) costs for a period of two to four years should be the norm in those situations where the cost experience and other pertinent facts available are deemed sufficient to enable the parties involved to reach an informed judgment as to the probable level of indirect (F&A) costs during the ensuing accounting periods.

5. Negotiated fixed rates and carry-forward provisions.

When a fixed rate is negotiated in advance for a fiscal year (or other time period), the over- or under-recovery for that year may be included as an adjustment to the indirect (F&A) cost for the next rate negotiation. When the rate is negotiated before the carry-forward adjustment is determined, the carry-forward amount may be applied to the next subsequent rate negotiation. When such adjustments are to be made, each fixed rate negotiated in advance for a given period will be computed by applying the expected indirect (F&A) costs allocable to Federal awards for the forecast period plus or minus the carry-forward adjustment (over- or under-recovery) from the prior period, to the forecast distribution base. Unrecovered amounts under lump-sum agreements or cost-sharing provisions of prior years must not be carried forward for consideration in the new rate negotiation. There must, however, be an advance understanding in each case between the institution and the cognizant agency for indirect costs as to whether these differences will be considered in the rate negotiation rather than making the determination after the differences are known. Further, institutions electing to use this carry-forward provision may not subsequently change without prior approval of the cognizant agency for indirect costs. In the event that an institution returns to a postdetermined rate, any over- or under-recovery during the period in which negotiated fixed rates and carry-forward provisions were followed will be included in the subsequent post-determined rates. Where multiple rates are used, the same procedure will be applicable for determining each rate.

6. Provisional and final rates for indirect (F&A) costs.

Where the cognizant agency for indirect costs determines that cost experience and other pertinent facts do not justify the use of predetermined rates, or a fixed rate with a carry-forward, or if the parties cannot agree on an equitable rate, a provisional rate must be

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prevent substantial overpayment or underpayment, the provisional rate may be adjusted by the cognizant agency during the institution's fiscal year. Predetermined or fixed rates may replace provisional rates at any time prior to the close of the institution's fiscal year. If a provisional rate is not replaced by a predetermined or fixed rate prior to the end of the institution's fiscal year, a final rate will be established and upward or downward adjustments will be made based on the actual allowable costs incurred for the period involved.

7. Fixed rates for the life of the sponsored agreement.

a. Federal agencies shall use the negotiated rates for F&A costs in effect at the time of the initial award throughout the life of the sponsored agreement. "Life" for the purpose of this subsection means each competitive segment of a project. A competitive segment is a period of years approved by the Federal funding agency at the time of the award. If negotiated rate agreements do not extend through the life of the sponsored agreement at the time of the initial award, then the negotiated rate for the last year of the sponsored agreement shall be extended through the end of the life of the sponsored agreement. Award levels for sponsored agreements may not be adjusted in future years as a result of changes in negotiated rates.

b. When an educational institution does not have a negotiated rate with the Federal Government at the time of the award (because the educational institution is a new grantee or the parties cannot reach agreement on a rate), the provisional rate used at the time of the award shall be adjusted once a rate is negotiated and approved by the cognizant agency.

8. Limitation on reimbursement of administrative costs.

a. Notwithstanding the provisions of subsection G.1.a of this Appendix, the administrative costs charged to sponsored agreements awarded or amended (including continuation and renewal awards) with effective dates beginning on or after the start of the institution's first fiscal year which begins on or after October 1, 1991, shall be limited to 26% of modified total direct costs (as defined in subsection G.2 of this Appendix) for the total of General Administration and General Expenses, Departmental Administration, Sponsored Projects Administration, and Student Administration and Services (including their allocable share of depreciation and/or use allowances, interest costs, operation and maintenance expenses, and fringe benefits costs, as provided by Sections F.5, F.6, F.7 and F.9 of this Appendix) and all other types of expenditures not listed specifically under one of the subcategories of facilities in Section F of this Appendix.

b. Existing F&A cost rates that affect institutions' fiscal years which begin on or after October 1, 1991, shall be unilaterally amended by the cognizant Federal agency to reflect the cost limitation in subsection G.8.a of this Appendix.

c. Permanent rates established prior to this revision that have been amended in accordance with subsection G.8.b of this Appendix may be renegotiated. However, no such renegotiated rate may exceed the rate which would have been in effect if the agreement had remained in effect; nor may the

established. To prevent substantial overpayment or underpayment, the provisional rate may be adjusted by the cognizant agency for indirect costs during the institution's fiscal year. Predetermined or fixed rates may replace provisional rates at any time prior to the close of the institution's fiscal year. If a provisional rate is not replaced by a predetermined or fixed rate prior to the end of the institution's fiscal year, a final rate will be established and upward or downward adjustments will be made based on the actual allowable costs incurred for the period involved.

7. Fixed rates for the life of the sponsored agreement

Federal agencies must use the negotiated rates except as provided in paragraph (e) of section .414 Indirect (F&A) Costs, must paragraph (b)(1) for indirect (F&A) costs in effect at the time of the initial award throughout the life of the Federal award. Award levels for Federal awards may not be adjusted in future years as a result of changes in negotiated rates. "Negotiated rates" per the rate agreement include final, fixed, and predetermined rates and exclude provisional rates. "Life" for the purpose of this subsection means each competitive segment of a project. A competitive segment is a period of years approved by the Federal awarding agency at the time of the Federal award. If negotiated rate agreements do not extend through the life of the Federal award at the time of the initial award, then the negotiated rate for the last year of the Federal award must be extended through the end of the life of the Federal award. b. Except as provided in 200.414 Indirect (F&A) Costs, when an educational institution does not have a negotiated rate with the Federal government at the time of an award (because the educational institution is a new recipient or the parties cannot reach agreement on a rate), the provisional rate used at the time of the award must be adjusted once a rate is negotiated and approved by the cognizant agency for indirect costs.

8. Limitation on reimbursement of administrative costs.

a. Notwithstanding the provisions of subsection C.1.a, the administrative costs charged to Federal awards awarded or amended (including continuation and renewal awards) with effective dates beginning on or after the start of the institution's first fiscal year which begins on or after October 1, 1991, must be limited to 26% of modified total direct costs (as defined in subsection 2) for the total of General Administration and General Expenses, Departmental Administration, Sponsored Projects Administration, and Student Administration and Services (including their allocable share of depreciation, interest costs, operation and maintenance expenses, and fringe benefits costs, as provided by Section B, Identification and assignment of indirect (F&A) costs, and all other types of expenditures not listed specifically under one of the subcategories of facilities in Section B.

b. Institutions should not change their accounting or cost allocation methods if the effect is to change the charging of a particular type of cost from F&A to direct, or to reclassify costs, or increase allocations from the administrative pools identified in paragraph B.1 of this Appendix to the other F&A cost pools or fringe benefits. Cognizant agencies for indirect cost are authorized to allow changes where an institution's charging practices are at variance with acceptable practices followed by a substantial majority of other institutions.

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

administrative portion of any renegotiated rate exceed the limitation in subsection a.

d. Institutions should not change their accounting or cost allocation methods which were in effect on May 1, 1991, if the effect is to change the charging of a particular type of cost from F&A to direct, or reclassify costs, or increase allocations, from the administrative pools identified in subsection to the other F&A cost pools or fringe benefits. Cognizant Federal agencies are authorized to permit changes where an institution's charging practices are at variance with acceptable practices followed by a substantial majority of other institutions.

9. Alternative method for administrative costs.

a. Notwithstanding the provisions of subsection 1.a, an institution may elect to claim fixed allowance for the "Administration" portion of F&A costs. The allowance could be either 24% of modified total direct costs or a percentage equal to 95% of the most recently negotiated fixed or predetermined rate for the cost pools included under "Administration" as defined in Section F.1 of this Appendix, whichever is less, provided that no accounting or cost allocation changes with the effects described in subsection G.8.d of this Appendix have occurred. Under this alternative, no cost proposal need be prepared for the "Administration" portion of the F&A cost rate nor is further identification or documentation of these costs required (see subsection G.9.c of this Appendix). Where a negotiated F&A cost agreement includes this alternative, an institution shall make no further charges for the expenditure categories described in Sections F.5, F.6, F.7 and F.9 of this Appendix. b. In negotiations of rates for subsequent periods, an institution that has elected the option of subsection a may continue to exercise it at the same rate without further identification or documentation of costs, provided that no accounting or cost allocation changes with the effects described in subsection G.8.d of this Appendix have occurred.

c. If an institution elects to accept a threshold rate, it is not required to perform a detailed analysis of its administrative costs. However, in order to compute the facilities components of its F&A cost rate, the institution must reconcile its F&A cost proposal to its financial statements and make appropriate adjustments and reclassifications to identify the costs of each major function as defined in Section B.1 of this Appendix, as well as to identify and allocate the facilities components. Administrative costs that are not identified as such by the institution's accounting system (such as those incurred in academic departments) will be classified as instructional costs for purposes of reconciling F&A cost proposals to financial statements and allocating facilities costs.

10. Individual rate components.

In order to satisfy the requirements of Section J.14 of this Appendix and to provide mutually agreed upon information for management purposes, each F&A cost rate negotiation or determination shall include development of a rate for each F&A cost pool as well as the overall F&A cost rate.

9. Alternative method for administrative costs.

a. Notwithstanding the provisions of subsection 1.a, an institution may elect to claim a fixed allowance for the "Administration" portion of indirect (F&A) costs. The allowance could be either 24% of modified total direct costs or a percentage equal to 95% of the most recently negotiated fixed or predetermined rate for the cost pools included under "Administration" as defined in Section B.1, whichever is less. Under this alternative, no cost proposal need be prepared for the "Administration" portion of the indirect (F&A) cost rate nor is further identification or documentation of these costs required (see subsection c). Where a negotiated indirect (F&A) cost agreement includes this alternative, an institution must make no further charges for the expenditure categories described in Section B.5, General administration and general expenses, Section B.6, Departmental administration expenses, Section B.7, Sponsored projects administration, and Section B.9, Student administration and services. b. In negotiations of rates for subsequent periods, an institution that has elected the option of subsection a may continue to exercise it at the same rate without further identification or documentation of costs.

c. If an institution elects to accept a threshold rate as defined in subsection a above, it is not required to perform a detailed analysis of its administrative costs. However, in order to compute the facilities components of its indirect (F&A) cost rate, the institution must reconcile its indirect (F&A) cost proposal to its financial statements and make appropriate adjustments and reclassifications to identify the costs of each major function as defined in Section A.1, as well as to identify and allocate the facilities components. Administrative costs that are not identified as such by the institution's accounting system (such as those incurred in academic departments) will be classified as instructional costs for purposes of reconciling indirect (F&A) cost proposals to financial statements and allocating facilities costs.

10. Individual Rate Components

In order to provide mutually agreed-upon information for management purposes, each indirect (F&A) cost rate negotiation or determination shall include development of a rate for each indirect (F&A) cost pool as well as the overall indirect (F&A) cost rate.

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

11. Negotiation and approval of F&A rate.	11. Negotiation and approval of indirect (F&A) rate.
a. Cognizant agency assignments. "A cognizant agency" means	
agency responsible for negotiating and approving F&A rates for	an Definitions.
educational institution on behalf of all Federal agencies.	
(1) Cost negotiation cognizance is assigned to the Department of	Health and (1) Cost negotiation cognizance is assigned to the Department of Health and Human
Human Services (HHS) or the Department of Defense's Office o	f Naval Services (HHS) or the Department of Defense's Office of Naval Research (DOD),
Research (DOD), normally depending on which of the two agend	cies (HHS or normally depending on which of the two agencies (HHS or DOD) provides more funds
DOD) provides more funds to the educational institution for the	
three years. Information on funding shall be derived from releva	
gathered by the National Science Foundation. In cases where nei	
DOD provides Federal funding to an educational institution, the	
agency assignment shall default to HHS. Notwithstanding the m	
cognizance determination described above, other arrangements f	e e
of a particular educational institution may also be based in part of	
research performed at the educational institution and shall be dec	
	iucu vascu ucciucu vascu oli illuluai agreemeni belweeli nns allu DOD.
on mutual agreement between HHS and DOD.	
(2) Cognizant assignments as of December 31, 1995, shall contin	
through educational institutions' fiscal years ending during 1997	
covered by negotiated agreements in effect on December 31, 199	
is later, except for those educational institutions with cognizant a	
than HHS or DOD. Cognizance for these educational institutions	
transfer to HHS or DOD at the end of the period covered by the	
negotiated rate agreement. After cognizance is established, it sha	lli continue
for a five-year period.	
b. Acceptance of rates. The negotiated rates shall be accepted by	
agencies. Only under special circumstances, when required by la	
regulation, may an agency use a rate different from the negotiate	d rate for a
class of sponsored agreements or a single sponsored agreement.	
c. Correcting deficiencies. The cognizant agency shall negotiate	
needed to correct systems deficiencies relating to accountability	for sponsored changes needed to correct systems deficiencies relating to accountability for Federal
agreements. Cognizant agencies shall address the concerns of other	her affected awards. Cognizant agencies for indirect costs must address the concerns of other
agencies, as appropriate.	affected agencies, as appropriate, and must negotiate special rates for Federal agencies
	that are required to limit recovery of indirect costs by statute.
d. Resolving questioned costs. The cognizant agency shall condu	d. Resolving questioned costs. The cognizant agency for indirect costs must conduct
necessary negotiations with an educational institution regarding	
questioned by audit that are due the Federal Government related	
covered by a negotiated agreement.	negotiated agreement.
e. Reimbursement. Reimbursement to cognizant agencies for wo	
under Part 220 may be made by reimbursement billing under the	
Act, 31 U.S.C. 1535.	Act, 31 U.S.C. §1535.
f. Procedure for establishing facilities and administrative rates. T	
agency shall arrange with the educational institution to provide c	
proposals to all interested agencies. Agencies wanting such copi	
notify the cognizant agency. Rates shall be established by one of	uie
following methods:	
(1) Formal negotiation. The cognizant agency is responsible for	
and approving rates for an educational institution on behalf of al	l Federal negotiating and approving rates for an educational institution on behalf of all Federal

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

agencies. Non-cognizant Federal agencies, which award sponsored agreements to an educational institution, shall notify the cognizant agency of specific concerns (*i.e.*, a need to establish special cost rates) that could affect the negotiation process. The cognizant agency shall address the concerns of all interested agencies, as appropriate. A pre-negotiation conference may be scheduled among all interested agencies, if necessary. The cognizant agency shall then arrange a negotiation conference with the educational institution.

(2) Other than formal negotiation. The cognizant agency and educational institution may reach an agreement on rates without a formal negotiation conference; for example, through correspondence or use of the simplified method described in this Appendix.

g. Formalizing determinations and agreements. The cognizant agency shall formalize all determinations or agreements reached with an educational institution and provide copies to other agencies having an interest.

h. Disputes and disagreements. Where the cognizant agency is unable to reach agreement with an educational institution with regard to rates or audit resolution, the appeal system of the cognizant agency shall be followed for resolution of the disagreement.

12. Standard Format for Submission. For facilities and administrative (F&A) rate proposals submitted on or after July 1, 2001, educational institutions shall use the standard format, shown in Attachment C to this Appendix, to submit their F&A rate proposal to the cognizant agency. The cognizant agency may, on an institution-by-institution basis, grant exceptions from all or portions of Part II of the standard format requirement. This requirement does not apply to educational institutions that use the simplified method for calculating F&A rates, as described in Section H of this Appendix.

agencies. Non-cognizant Federal agencies for indirect costs, which make Federal awards to an educational institution, must notify the cognizant agency for indirect costs of specific concerns (i.e., a need to establish special cost rates) which could affect the negotiation process. The cognizant agency for indirect costs must address the concerns of all interested agencies, as appropriate. A pre-negotiation conference may be scheduled among all interested agencies, if necessary. The cognizant agency for indirect costs must then arrange a negotiation conference with the educational institution.

(2) Other than formal negotiation. The cognizant agency for indirect costs and educational institution may reach an agreement on rates without a formal negotiation conference; for example, through correspondence or use of the simplified method described in this section D of this Appendix.

g. Formalizing determinations and agreements. The cognizant agency for indirect costs must formalize all determinations or agreements reached with an educational institution and provide copies to other agencies having an interest. Determinations should include a description of any adjustments, the actual amount, both dollar and percentage adjusted, and the reason for making adjustments.

h. Disputes and disagreements. Where the cognizant agency for indirect costs is unable to reach agreement with an educational institution with regard to rates or audit resolution, the appeal system of the cognizant agency for indirect costs must be followed for resolution of the disagreement.

12. Standard Format for Submission.

For facilities and administrative (indirect (F&A)) rate proposals, educational institutions must use the standard format, shown in section E below, to submit their indirect (F&A) rate proposal to the cognizant agency for indirect costs. The cognizant agency for indirect costs may, on an institution-by-institution basis, grant exceptions from all or portions of Part II of the standard format requirement. This requirement does not apply to educational institutions that use the simplified method for calculating indirect (F&A) rates, as described in Section D of this Appendix.

In order to provide mutually agreed upon information for management purposes, each F&A cost rate negotiation or determination must include development of a rate for each F&A cost pool as well as the overall F&A rate.

H. Simplified Method for Small Institutions

1. General.

a. Where the total direct cost of work covered by Part 220 at an institution does not exceed \$10 million in a fiscal year, the use of the simplified procedure described in subsections H.2 or 3 of this Appendix, may be used in determining allowable F&A costs. Under this simplified procedure, the institution's most recent annual financial report and immediately available supporting information shall be utilized as basis for determining the F&A cost rate applicable to all sponsored agreements. The institution may use either the salaries and wages (see subsection H.2 of this Appendix) or modified total direct costs (see subsection H.3 of this Appendix) as distribution basis. b. The simplified procedure should not be used where it produces results that

D. Simplified method for small institutions.

1. General.

a. Where the total direct cost of work covered by this Part at an institution does not exceed \$10 million in a fiscal year, the simplified procedure described in subsections 2 or 3 may be used in determining allowable indirect (F&A) costs. Under this simplified procedure, the institution's most recent annual financial report and immediately available supporting information must be utilized as a basis for determining the indirect (F&A) costs rate applicable to all Federal awards. The institution may use either the salaries and wages (see subsection 2) or modified total direct costs (see subsection 3) as the distribution basis.

b. The simplified procedure should not be used where it produces results which appear

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

 er i an 225 (ii or) serves as the guarding comparison text, therefore tex	i from the other comparison guidance may not be tisted in enronotogical order.
appear inequitable to the Federal Government or the institution. In any such	inequitable to the Federal government or the institution. In any such case, indirect
case, F&A costs should be determined through use of the regular procedure.	(F&A) costs should be determined through use of the regular procedure.
2. Simplified procedure—Salaries and wages base.	2. Simplified procedure - Salaries and wages base.
a. Establish the total amount of salaries and wages paid to all employees of	a. Establish the total amount of salaries and wages paid to all employees of the
the institution.	institution.
b. Establish an F&A cost pool consisting of the expenditures (exclusive of	b. Establish an indirect (F&A) cost pool consisting of the expenditures (exclusive of
capital items and other costs specifically identified as unallowable) that	capital items and other costs specifically identified as unallowable) which customarily
customarily are classified under the following titles or their equivalents:	are classified under the following titles or their equivalents:
(1) General administration and general expenses (exclusive of costs of student	(1) General administration and general expenses (exclusive of costs of student
administration and services, student activities, student aid, and scholarships).	administration and services, student activities, student aid, and scholarships).
In those cases where expenditures have previously been allocated to other	administration and services, stadent activities, stadent and, and senotarships).
institutional activities, they may be included in the F&A cost pool. The total	
amount of salaries and wages included in the F&A cost pool. The total	
separately identified.	(2) Operation and maintenance of physical plant and depreciation (after appropriate
(2) Operation and maintenance of physical plant; and depreciation and use	adjustment for costs applicable to other institutional activities).
allowances; after appropriate adjustment for costs applicable to other	adjustment for costs applicable to other institutional activities).
institutional activities.	(2) Library
(3) Library.	(3) Library.
(4) Department administration expenses, which will be computed as 20	(4) Department administration expenses, which will be computed as 20 percent of the
percent of the salaries and expenses of deans and heads of departments.	salaries and expenses of deans and heads of departments.
	In those cases where expenditures classified under subsection (1) have previously been
	allocated to other institutional activities, they may be included in the indirect (F&A)
	cost pool. The total amount of salaries and wages included in the indirect (F&A) cost
	pool must be separately identified.
c. Establish a salary and wage distribution base, determined by deducting	c. Establish a salary and wage distribution base, determined by deducting from the total
from the total of salaries and wages as established in subsection a the amount	of salaries and wages as established in subsection a from the amount of salaries and
of salaries and wages included under subsection H.2.b of this Appendix.	wages included under subsection b.
d. Establish the F&A cost rate, determined by dividing the amount in the	d. Establish the indirect (F&A) cost rate, determined by dividing the amount in the
F&A cost pool, subsection H.2.b of this Appendix, by the amount of the	indirect (F&A) cost pool, subsection b, by the amount of the distribution base,
distribution base, subsection H.2.c of this Appendix.	subsection c.
e. Apply the F&A cost rate to direct salaries and wages for individual	e. Apply the indirect (F&A) cost rate to direct salaries and wages for individual
agreements to determine the amount of F&A costs allocable to such	agreements to determine the amount of indirect (F&A) costs allocable to such
agreements.	agreements.
	3. Simplified procedure - Modified total direct cost base.
3. Simplified procedure—Modified total direct cost base.	
a. Establish the total costs incurred by the institution for the base period.	a. Establish the total costs incurred by the institution for the base period.
b. Establish a F&A cost pool consisting of the expenditures (exclusive of	b. Establish an indirect (F&A) cost pool consisting of the expenditures (exclusive of
capital items and other costs specifically identified as unallowable) that	capital items and other costs specifically identified as unallowable) which customarily
customarily are classified under the following titles or their equivalents:	are classified under the following titles or their equivalents:
(1) General administration and general expenses (exclusive of costs of student	(1) General administration and general expenses (exclusive of costs of student
administration and services, student activities, student aid, and scholarships).	administration and services, student activities, student aid, and scholarships).
In those cases where expenditures have previously been allocated to other	
institutional activities, they may be included in the F&A cost pool. The	
modified total direct costs amount included in the F&A cost pool must be	
separately identified.	
(2) Operation and maintenance of physical plant; and depreciation and use	(2) Operation and maintenance of physical plant and depreciation (after appropriate
allowances; after appropriate adjustment for costs applicable to other	adjustment for costs applicable to other institutional activities).

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

institutional activities.	
(3) Library.(4) Department administration expenses, which will be computed as 20 percent of the salaries and expenses of deans and heads of departments.	 (3) Library. (4) Department administration expenses, which will be computed as 20 percent of the salaries and expenses of deans and heads of departments. In those cases where expenditures classified under subsection (1) have previously been allocated to other institutional activities, they may be included in the indirect (F&A) cost pool. The modified total direct costs amount included in the indirect (F&A) cost pool must be separately identified.
c. Establish a modified total direct cost distribution base, as defined in Section G.2 of this Appendix, that consists of all institution's direct functions.	c. Establish a modified total direct cost distribution base, as defined in Section C.2, The distribution basis that consists of all institution's direct functions.
d. Establish the F&A cost rate, determined by dividing the amount in the F&A cost pool, subsection b, by the amount of the distribution base, subsection c.	d. Establish the indirect (F&A) cost rate, determined by dividing the amount in the indirect (F&A) cost pool, subsection b, by the amount of the distribution base, subsection c.
e. Apply the F&A cost rate to the modified total direct costs for individual agreements to determine the amount of F&A costs allocable to such agreements.	e. Apply the indirect (F&A) cost rate to the modified total direct costs for individual agreements to determine the amount of indirect (F&A) costs allocable to such agreements.
K. Certification of Charges 1. To assure that expenditures for sponsored agreements are proper and in accordance with the agreement documents and approved project budgets, the annual and/or final fiscal reports or vouchers requesting payment under the agreements will include a certification, signed by an authorized official of the university, which reads essentially as follows: "I certify that all expenditures reported (or payment requested) are for appropriate purposes and in accordance with the provisions of the application and award documents."	F. Certification 1. Certification of charges. To assure that expenditures for Federal awards are proper and in accordance with the agreement documents and approved project budgets, the annual and/or final fiscal reports or vouchers requesting payment under the agreements will include a certification, signed by an authorized official of the university, which reads "By signi- 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 intent set forth in the award documents. I am aware that any false, fictitious, or fraudulent information, or the omission of any material fact, may subjec me to criminal, civil or administrative penalties for fraud, false statements, false claim or otherwise. (U.S. Code, Title 18, Section 1001 and Title 31, Sections 3729-3733 an 3801-3812)".
 Certification of F&A costs. a. Policy. 	 2. Certification of indirect (F&A) costs. a. <u>Policy</u>. Cognizant agencies must not accept a proposed indirect cost rate must unlessuch costs have been certified by the educational institution using the Certificate of indirect (F&A) Costs set forth in subsection F.2.c b. The certificate must be signed on behalf of the institution by the chief financial officer or an individual designated by an individual at a level no lower than vice
 No proposal to establish F&A cost rates shall be acceptable unless such costs have been certified by the educational institution using the Certificate of F&A Costs set forth in subsection K.2.b of this Appendix. The certificate must be signed on behalf of the institution by an individual at a level no lower than vice president or chief financial officer of the institution that submits the proposal. No F&A cost rate shall be binding upon the Federal Government if the 	president or chief financial officer. (1) No indirect (F&A) cost rate must be binding upon the Federal government if the most recent required proposal from the institution has not been certified. Where it is necessary to establish indirect (F&A) cost rates, and the institution has not submitted certified proposal for establishing such rates in accordance with the requirements of this section, the Federal government must unilaterally establish such rates. Such rate may be based upon audited historical data or such other data that have been furnished to the cognizant agency for indirect costs and for which it can be demonstrated that a

Text from 2 (CFR Part 225 (A-	87) serves as the	guiding compa	rison text, there	fore text from the o	other comparison	guidance may not	be listed in chronological order.

12	JFR Pari 225 (A-87) serves as the guiding comparison text, therefore tex	t from the other comparison guidance may not be listed in chronological order.
	most recent required proposal from the institution has not been certified. Where it is necessary to establish F&A cost rates, and the institution has not submitted a certified proposal for establishing such rates in accordance with the requirements of this section, the Federal Government shall unilaterally establish such rates. Such rates may be based upon audited historical data or such other data that have been furnished to the cognizant Federal agency and for which it can be demonstrated that all unallowable costs have been excluded. When F&A cost rates are unilaterally established by the Federal Government because of failure of the institution to submit a certified proposal for establishing such rates in accordance with this section, the rates established will be set at a level low enough to ensure that potentially unallowable costs will not be reimbursed.	unallowable costs have been excluded. When indirect (F&A) cost rates are unilaterally established by the Federal government because of failure of the institution to submit a certified proposal for establishing such rates in accordance with this section, the rates established will be set at a level low enough to ensure that potentially unallowable costs will not be reimbursed.
	b. Certificate. The certificate required by this section shall be in the following form: Certificate of F&A Costs	c. Certificate. The certificate required by this section must be in the following form: Certificate of indirect (F&A) Costs
	This is to certify that to the best of my knowledge and belief: (1) I have reviewed the F&A cost proposal submitted herewith; (2) All costs included in this proposal [identify date] to establish billing or final F&A costs rate for [identify period covered by rate] are allowable in accordance with the requirements of the Federal agreement(s) to which they apply and with the cost principles applicable to those agreements. (3) This proposal does not include any costs which are unallowable under applicable cost principles such as (without limitation): advertising and public relations costs, contributions and donations, entertainment costs, fines and penalties, lobbying costs, and defense of fraud proceedings; and (4) All costs included in this proposal are properly allocable to Federal agreements on the basis of a beneficial or causal relationship between the expenses incurred and the agreements to which they are allocated in accordance with applicable requirements. For educational institutions that are required to file a DS–2 in accordance with Section C.14 of this Appendix, the following statement shall be added to the "Certificate of F&A Costs": (5) The rate proposal is prepared using the same cost accounting practices that are disclosed in the DS–2, including its amendments and revisions, filed with and approved by the cognizant agency. I declare under penalty of perjury that the foregoing is true and correct. Institution:	This is to certify that to the best of my knowledge and belief: (1) I have reviewed the indirect (F&A) cost proposal submitted herewith; (2) All costs included in this proposal [identify date] to establish billing or final indirect (F&A) costs rate for [identify period covered by rate] are allowable in accordance with the requirements of the Federal agreement(s) to which they apply and with the cost principles applicable to those agreements. (3) This proposal does not include any costs which are unallowable under applicable cost principles such as (without limitation): public relations costs, contributions and donations, entertainment costs, fines and penalties, lobbying costs, and defense of fraud proceedings; and (4) All costs included in this proposal are properly allocable to Federal agreements on the basis of a beneficial or causal relationship between the expenses incurred and the agreements to which they are allocated in accordance with applicable requirements. I declare that the foregoing is true and correct. Institution of Higher Education:
	Title: Date of Execution:	
	Exhibit A to Appendix A – List of Colleges and Universities Subject to Section J.12.h of Appendix A	Not included in proposed uniform guidance
	Exhibit B to Appendix A – Listing of Institutions That are Eligible for the Utility Cost Adjustment	Not included in proposed uniform guidance
	Exhibit C to Appendix A – Examples of "major project" Where Direct Charging of Administrative or Clerical Staff May be Appropriate	Not included in proposed uniform guidance
	Attachment A to Appendix A – Cost Accounting Standards (CAS) for	Not included in proposed uniform guidance

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

Educational Institutions		
Attachment B to Appendix A – CASB's Disclosure Statement (DS-2)	Not included in proposed uniform guidance	
Attachment C to Appendix A – Documentation Requirements for Facilities and Administrative (F&A) Rate Proposals is available on the OMB Web site at http://www.whitehouse.gov/omb/grants/a21-appx_c.pdf.	E. Documentation requirements The standard format for documentation requirements for indirect (indirect (F&A)) rate proposals for claiming costs under the regular method is available on the OMB website here: <u>http://www.whitehouse.gov/omb/grants_forms</u>	

Table 3. Indirect (F&A) Costs Identification and Assignment, and Rate Determinations for Nonprofit Organizations

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

A-122	Final Uniform Guidance
C. Indirect Costs D. Allocation of Indirect Costs and Determination of Indirect Cost Rates E. Negotiation and Approval of Indirect Cost Rates	Appendix IV. Indirect (F&A) Costs Identification and Assignment, and Rate Determination for Nonprofit Organizations
C. Indirect Costs 1. Indirect Costs 1. Indirect costs are those that have been incurred for common or joint objectives and cannot be readily identified with a particular final cost objective. Direct cost of minor amounts may be treated as indirect costs under the conditions described in subparagraph B.2 of this appendix. After direct costs have been determined and assigned directly to awards or other work as appropriate, indirect costs are those remaining to be allocated to benefiting cost objectives. A cost may not be allocated to an award as an indirect cost if any other cost incurred for the same purpose, in like circumstances, has been assigned to an award as a direct cost.	A. General 1. Indirect costs are those that have been incurred for common or joint objectives and cannot be readily identified with a particular final cost objective. Direct cost of minor amounts may be treated as indirect costs under the conditions described in subsection 300.3. After direct costs have been determined and assigned directly to awards or other work as appropriate, indirect costs are those remaining to be allocated to benefitting cost objectives. A cost may not be allocated to an award as an indirect cost if any other cost incurred for the same purpose, in like circumstances, has been assigned to an award as a direct cost.
2. Because of the diverse characteristics and accounting practices of non- profit organizations, it is not possible to specify the types of cost which may be classified as indirect cost in all situations. However, typical examples of indirect cost for many non-profit organizations may include depreciation or use allowances on buildings and equipment, the costs of operating and maintaining facilities, and general administration and general expenses, such as the salaries and expenses of executive officers, personnel administration,	2. Because of the diverse characteristics and accounting practices of nonprofit organizations (organizations), it is not possible to specify the types of cost which may be classified as indirect cost in all situations. However, typical examples of indirect cost for many nonprofit organizations may include depreciation or use allowances on buildings and equipment, the costs of operating and maintaining facilities, and general administration and general expenses, such as the salaries and expenses of executive officers, personnel administration, and accounting.
 and accounting. 3. Indirect costs shall be classified within two broad categories: "Facilities" and "Administration." "Facilities" is defined as depreciation and use allowances on buildings, equipment and capital improvement, interest on debt associated with certain buildings, equipment and capital improvements, and operations and maintenance expenses. "Administration" is defined as general administration and general expenses such as the director's office, accounting, personnel, library expenses and all other types of expenditures not listed specifically under one of the subcategories of "Facilities" (including cross allocations from other pools, where applicable). See indirect cost rate reporting requirements in subparagraphs D.2.e and D.3.g of this appendix. 	3. For major nonprofit organizations, indirect costs shall be classified within two broad categories: "Facilities" and "Administration." "Facilities" is defined as depreciation and use allowances on buildings, equipment and capital improvement, interest on debt associated with certain buildings, equipment and capital improvements, and operations and maintenance expenses. "Administration" is defined as general administration and general expenses such as the director's office, accounting, personnel, library expenses and all other types of expenditures not listed specifically under one of the subcategories of "Facilities" (including cross allocations from other pools, where applicable). "Major nonprofit organizations" are those organizations that receive more that \$10 million in direct Federal funding in a fiscal year. See indirect cost rate reporting requirements in subsections B.2.e and B.3.g.
D. Allocation of Indirect Costs and Determination of Indirect Cost Rates 1. General. a. Where a non-profit organization has only one major function, or where all its major functions benefit from its indirect costs to approximately the same degree, the allocation of indirect costs and the computation of an indirect cost rate may be accomplished through simplified allocation procedures, as described in subparagraph D.2 of this appendix. b. Where an organization has several major functions which benefit from its indirect costs in varying degrees, allocation of indirect costs may require the accumulation of such costs into separate cost groupings which then are allocated individually to benefiting functions by means of a base which best measures the relative degree of benefit. The indirect costs allocated to each function are then distributed to individual awards and other activities included	 B. Allocation of Indirect Costs and Determination of Indirect Cost Rates 1. General. a. Where a nonprofit organization has only one major function, or where all its major functions benefit from its indirect costs to approximately the same degree, the allocation of indirect costs and the computation of an indirect cost rate may be accomplished through simplified allocation procedures, as described in subparagraph 2. b. Where an organization has several major functions which benefit from its indirect costs in varying degrees, allocation of indirect costs may require the accumulation of such costs into separate cost groupings which then are allocated individually to benefitting functions by means of a base which best measures the relative degree of benefit. The indirect costs allocated to each function are then distributed to individual awards and other activities included in that function by means of an indirect cost

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in that function by means of an indirect cost rate(s). c. The determination of what constitutes an organization's major functions will depend on its purpose in being; the types of services it renders to the public, its clients, and its members; and the amount of effort it devotes to such activities as fundraising, public information and membership activities. d. Specific methods for allocating indirect costs and computing indirect cost rates along with the conditions under which each method should be used are described in subparagraphs D.2 through 5 of this appendix.

e. The base period for the allocation of indirect costs is the period in which such costs are incurred and accumulated for allocation to work performed in that period. The base period normally should coincide with the organization's fiscal year but, in any event, shall be so selected as to avoid inequities in the allocation of the costs.

2. Simplified allocation method. a. Where an organization's major functions benefit from its indirect costs to approximately the same degree, the allocation of indirect costs may be accomplished by separating the organization's total costs for the base period as either direct or indirect, and dividing the total allowable indirect costs (net of applicable credits) by an equitable distribution base. The result of this process is an indirect cost rate which is used to distribute indirect costs to individual awards. The rate should be expressed as the percentage which the total amount of allowable indirect costs bears to the base selected. This method should also be used where an organization has only one major function encompassing a number of individual projects or activities, and may be used where the level of Federal awards to an organization is relatively small.

b. Both the direct costs and the indirect costs shall exclude capital expenditures and unallowable costs. However, unallowable costs which represent activities must be included in the direct costs under the conditions described in subparagraph B.3 of this appendix.

c. The distribution base may be total direct costs (excluding capital expenditures and other distorting items, such as major subcontracts or subgrants), direct salaries and wages, or other base which results in an equitable distribution. The distribution base shall generally exclude participant support costs as defined in paragraph 32 of Appendix B.

d. Except where a special rate(s) is required in accordance with subparagraph 5 of this appendix, the indirect cost rate developed under the above principles is applicable to all awards at the organization. If a special rate(s) is required, appropriate modifications shall be made in order to develop the special rate(s). e. For an organization that receives more than \$10 million in Federal funding of direct costs in a fiscal year, a breakout of the indirect cost component into two broad categories, Facilities and Administration as defined in subparagraph C.3 of this appendix, is required. The rate in each case shall be stated as the percentage which the amount of the particular indirect cost category (i.e. , Facilities or Administration) is of the distribution base identified with that category.

3. Multiple allocation base method.

a. General. Where an organization's indirect costs benefit its major functions in varying degrees, indirect costs shall be accumulated into separate cost rate(s).

c. The determination of what constitutes an organization's major functions will depend on its purpose in being; the types of services it renders to the public, its clients, and its members; and the amount of effort it devotes to such activities as fundraising, public information and membership activities.

d. Specific methods for allocating indirect costs and computing indirect cost rates along with the conditions under which each method should be used are described in subparagraphs 2 through 5.

e. The base period for the allocation of indirect costs is the period in which such costs are incurred and accumulated for allocation to work performed in that period. The base period normally should coincide with the organization's fiscal year but, in any event, shall be so selected as to avoid inequities in the allocation of the costs.

2. Simplified allocation method.

a. Where an organization's major functions benefit from its indirect costs to approximately the same degree, the allocation of indirect costs may be accomplished by (i) separating the organization's total costs for the base period as either direct or indirect, and (ii) dividing the total allowable indirect costs (net of applicable credits) by an equitable distribution base. The result of this process is an indirect cost rate which is used to distribute indirect costs to individual awards. The rate should be expressed as the percentage which the total amount of allowable indirect costs bears to the base selected. This method should also be used where an organization has only one major function encompassing a number of individual projects or activities, and may be used where the level of Federal awards to an organization is relatively small.

b. Both the direct costs and the indirect costs shall exclude capital expenditures and unallowable costs. However, unallowable costs which represent activities must be included in the direct costs under the conditions described in subsection 300.4, Direct costs.

c. The distribution base may be total direct costs (excluding capital expenditures and other distorting items, such subcontracts or subgrants for \$25,000 or more), direct salaries and wages, or other base which results in an equitable distribution. The distribution base shall generally exclude participant support costs as defined in section 48, subpart F.

d. Except where a special rate(s) is required in accordance with subsection 5, the indirect cost rate developed under the above principles is applicable to all awards at the organization. If a special rate(s) is required, appropriate modifications shall be made in order to develop the special rate(s).

e. For an organization that receives more than \$10 million in Federal funding of direct costs in a fiscal year, a breakout of the indirect cost component into two broad categories, Facilities and Administration as defined in subparagraph A.3, is required. The rate in each case shall be stated as the percentage which the amount of the particular indirect cost category (i.e., Facilities or Administration) is of the distribution base identified with that category.

3. Multiple allocation base method

a. General. Where an organization's indirect costs benefit its major functions in varying degrees, indirect costs shall be accumulated into separate cost groupings, as

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groupings, as described in subparagraph D.3.b of this appendix. Each grouping shall then be allocated individually to benefiting functions by means of a base which best measures the relative benefits. The default allocation bases by cost pool are described in subparagraph D.3.c of this appendix. b. Identification of indirect costs. Cost groupings shall be established so as to permit the allocation of each grouping on the basis of benefits provided to the major functions. Each grouping shall constitute a pool of expenses that are of like character in terms of functions they benefit and in terms of the allocation base which best measures the relative benefits provided to each function. The groupings are classified within the two broad categories: "Facilities" and "Administration," as described in subparagraph C.3 of this appendix. The indirect cost pools are defined as follows:

(1) Depreciation and use allowances. The expenses under this heading are the portion of the costs of the organization's buildings, capital improvements to land and buildings, and equipment which are computed in accordance with paragraph 11 of Appendix B to this part ("Depreciation and use allowances").
 (2) Interest. Interest on debt associated with certain buildings, equipment and capital improvements are computed in accordance with paragraph 23 of Appendix B to this part ("Interest").

(3) Operation and maintenance expenses. The expenses under this heading are those that have been incurred for the administration, operation, maintenance, preservation, and protection of the organization's physical plant. They include expenses normally incurred for such items as: Janitorial and utility services; repairs and ordinary or normal alterations of buildings, furniture and equipment; care of grounds; maintenance and operation of buildings and other plant facilities; security; earthquake and disaster preparedness; environmental safety; hazardous waste disposal; property, liability and other insurance relating to property; space and capital leasing; facility planning and management; and, central receiving. The operation and maintenance expenses category shall also include its allocable share of fringe benefit costs, depreciation and use allowances, and interest costs.

(4) General administration and general expenses. (a) The expenses under this heading are those that have been incurred for the overall general executive and administrative offices of the organization and other expenses of a general nature which do not relate solely to any major function of the organization. This category shall also include its allocable share of fringe benefit costs, operation and maintenance expense, depreciation and use allowances, and interest costs. Examples of this category include central offices, such as the director's office, the office of finance, business services, budget and planning, personnel, safety and risk management, general counsel, management information systems, and library costs.

(b) In developing this cost pool, special care should be exercised to ensure that costs incurred for the same purpose in like circumstances are treated consistently as either direct or indirect costs. For example, salaries of technical staff, project supplies, project publication, telephone toll charges, computer costs, travel costs, and specialized services costs shall be treated as direct costs wherever identifiable to a particular program. The salaries and wages of administrative and pooled clerical staff should normally be treated as

described in subparagraph b. Each grouping shall then be allocated individually to benefitting functions by means of a base which best measures the relative benefits. The default allocation bases by cost pool are described in subparagraph c.

b. Identification of indirect costs. Cost groupings shall be established so as to permit the allocation of each grouping on the basis of benefits provided to the major functions. Each grouping shall constitute a pool of expenses that are of like character in terms of functions they benefit and in terms of the allocation base which best measures the relative benefits provided to each function. The groupings are classified within the two broad categories: "Facilities" and "Administration," as described in subparagraph C.3. The indirect cost pools are defined as follows:

(1) Depreciation and use allowances. The expenses under this heading are the portion of the costs of the organization's buildings, capital improvements to land and buildings, and equipment which are computed in accordance with section 20, subpart F, Depreciation and use allowances.

(2) Interest. Interest on debt associated with certain buildings, equipment and capital improvements are computed in accordance with section 36, subpart F, Interest expenses.

(3) Operation and maintenance expenses. The expenses under this heading are those that have been incurred for the administration, operation, maintenance, preservation, and protection of the organization's physical plant. They include expenses normally incurred for such items as: janitorial and utility services; repairs and ordinary or normal alterations of buildings, furniture and equipment; care of grounds; maintenance and operation of buildings and other plant facilities; security; earthquake and disaster preparedness; environmental safety; hazardous waste disposal; property, liability and other insurance relating to property; space and capital leasing; facility planning and management; and central receiving. The operation and maintenance expenses category shall also include its allocable share of fringe benefit costs, depreciation and use allowances, and interest costs.

(4) General administration and general expenses. The expenses under this heading are those that have been incurred for the overall general executive and administrative offices of the organization and other expenses of a general nature which do not relate solely to any major function of the organization. This category shall also include its allocable share of fringe benefit costs, operation and maintenance expense, depreciation and use allowances, and interest costs. Examples of this category include central offices, such as the director's office, the office of finance, business services, budget and planning, personnel, safety and risk management, general counsel, management information systems, and library costs.

In developing this cost pool, special care should be exercised to ensure that costs incurred for the same purpose in like circumstances are treated consistently as either direct or indirect costs. For example, salaries of technical staff, project supplies, project publication, telephone toll charges, computer costs, travel costs, and specialized services costs shall be treated as direct costs wherever identifiable to a particular program. The salaries and wages of administrative and pooled clerical staff should normally be treated as indirect costs. Direct charging of these costs may be appropriate where a major project or activity explicitly requires and budgets for administrative or clerical services and other individuals involved can be identified with the program or activity. Items such as office supplies, postage, local telephone costs, periodicals and memberships should normally be treated as indirect costs.

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indirect costs. Direct charging of these costs may be appropriate where a major project or activity explicitly requires and budgets for administrative or clerical services and other individuals involved can be identified with the program or activity. Items such as office supplies, postage, local telephone costs, periodicals and memberships should normally be treated as indirect costs.

c. Allocation bases. Actual conditions shall be taken into account in selecting the base to be used in allocating the expenses in each grouping to benefiting functions. The essential consideration in selecting a method or a base is that it is the one best suited for assigning the pool of costs to cost objectives in accordance with benefits derived; a traceable cause and effect relationship; or logic and reason, where neither the cause nor the effect of the relationship is determinable. When an allocation can be made by assignment of a cost grouping directly to the function benefited, the allocation shall be made in that manner. When the expenses in a cost grouping are more general in nature, the allocation shall be made through the use of a selected base which produces results that are equitable to both the Federal Government and the organization. The distribution shall be made in accordance with the bases described herein unless it can be demonstrated that the use of a different base would result in a more equitable allocation of the costs, or that a more readily available base would not increase the costs charged to sponsored awards. The results of special cost studies (such as an engineering utility study) shall not be used to determine and allocate the indirect costs to sponsored awards.

(1) Depreciation and use allowances. Depreciation and use allowances expenses shall be allocated in the following manner:

(a) Depreciation or use allowances on buildings used exclusively in the conduct of a single function, and on capital improvements and equipment used in such buildings, shall be assigned to that function.

(b) Depreciation or use allowances on buildings used for more than one function, and on capital improvements and equipment used in such buildings, shall be allocated to the individual functions performed in each building on the basis of usable square feet of space, excluding common areas, such as hallways, stairwells, and restrooms.

(c) Depreciation or use allowances on buildings, capital improvements and equipment related space (e.g., individual rooms, and laboratories) used jointly by more than one function (as determined by the users of the space) shall be treated as follows. The cost of each jointly used unit of space shall be allocated to the benefiting functions on the basis of either the employees and other users on a full-time equivalent (FTE) basis or salaries and wages of those individual functions benefiting from the use of that space; or organization-wide employee FTEs or salaries and wages applicable to the benefiting functions of the organization.

(d) Depreciation or use allowances on certain capital improvements to land, such as paved parking areas, fences, sidewalks, and the like, not included in the cost of buildings, shall be allocated to user categories on a FTE basis and distributed to major functions in proportion to the salaries and wages of all

c. Allocation bases. Actual conditions shall be taken into account in selecting the base to be used in allocating the expenses in each grouping to benefitting functions. The essential consideration in selecting a method or a base is that it is the one best suited for assigning the pool of costs to cost objectives in accordance with benefits derived: a traceable cause and effect relationship; or logic and reason, where neither the cause nor the effect of the relationship is determinable. When an allocation can be made by assignment of a cost grouping directly to the function benefitted, the allocation shall be made in that manner. When the expenses in a cost grouping are more general in nature, the allocation shall be made through the use of a selected base which produces results that are equitable to both the Federal government and the organization. The distribution shall be made in accordance with the bases described herein unless it can be demonstrated that the use of a different base would result in a more equitable allocation of the costs, or that a more readily available base would not increase the costs charged to sponsored awards. The results of special cost studies (such as an engineering utility study) shall not be used to determine and allocate the indirect costs to sponsored awards.

(1) Depreciation. Depreciation expenses shall be allocated in the following manner:(a) Depreciation on buildings used exclusively in the conduct of a single function, and on capital improvements and equipment used in such buildings, shall be assigned to that function.

(b) Depreciation on buildings used for more than one function, and on capital improvements and equipment used in such buildings, shall be allocated to the individual functions performed in each building on the basis of usable square feet of space, excluding common areas, such as hallways, stairwells, and restrooms.
(c) Depreciation on buildings, capital improvements and equipment related space (e.g., individual rooms, and laboratories) used jointly by more than one function (as determined by the users of the space) shall be treated as follows. The cost of each jointly used unit of space shall be allocated to the benefitting functions on the basis of:
(i) the employees and other users on a full-time equivalent (FTE) basis or salaries and wages of those individual functions benefitting from the use of that space; or
(ii) organization-wide employee FTEs or salaries and wages applicable to the benefitting functions of the organization.

(d) Depreciation on certain capital improvements to land, such as paved parking areas, fences, sidewalks, and the like, not included in the cost of buildings, shall be allocated to user categories on a FTE basis and distributed to major functions in proportion to the salaries and wages of all employees applicable to the functions.

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employees applicable to the functions.

(2) Interest. Interest costs shall be allocated in the same manner as the depreciation or use allowances on the buildings, equipment and capital equipments to which the interest relates.

(3) Operation and maintenance expenses. Operation and maintenance expenses shall be allocated in the same manner as the depreciation and use allowances.

(4) General administration and general expenses. General administration and general expenses shall be allocated to benefiting functions based on modified total direct costs (MTDC), as described in subparagraph D.3.f of this appendix. The expenses included in this category could be grouped first according to major functions of the organization to which they render services or provide benefits. The aggregate expenses of each group shall then be allocated to benefiting functions based on MTDC.

d. Order of distribution. (1) Indirect cost categories consisting of depreciation and use allowances, interest, operation and maintenance, and general administration and general expenses shall be allocated in that order to the remaining indirect cost categories as well as to the major functions of the organization. Other cost categories could be allocated in the order determined to be most appropriate by the organization. When cross allocation of costs is made as provided in subparagraph D.3.d.(2) of this appendix, this order of allocation does not apply.

(2) Normally, an indirect cost category will be considered closed once it has been allocated to other cost objectives, and costs shall not be subsequently allocated to it. However, a cross allocation of costs between two or more indirect costs categories could be used if such allocation will result in a more equitable allocation of costs. If a cross allocation is used, an appropriate modification to the composition of the indirect cost categories is required.

e. Application of indirect cost rate or rates. Except where a special indirect cost rate(s) is required in accordance with subparagraph D.5 of this appendix, the separate groupings of indirect costs allocated to each major function shall be aggregated and treated as a common pool for that function. The costs in the common pool shall then be distributed to individual awards included in that function by use of a single indirect cost rate.

f. Distribution basis. Indirect costs shall be distributed to applicable sponsored awards and other benefiting activities within each major function on the basis of MTDC. MTDC consists of all salaries and wages, fringe benefits, materials and supplies, services, travel, and subgrants and subcontracts up to the first \$25,000 of each subgrant or subcontract (regardless of the period covered by the subgrant or subcontract). Equipment, capital expenditures, charges for patient care, rental costs and the portion in excess of \$25,000 shall be excluded from MTDC. Participant support costs shall generally be excluded

(2) Interest. Interest costs shall be allocated in the same manner as the depreciation or use allowances on the buildings, equipment and capital equipment to which the interest relates.

(3) Operation and maintenance expenses. Operation and maintenance expenses shall be allocated in the same manner as the depreciation and use allowances.

(4) General administration and general expenses. General administration and general expenses shall be allocated to benefitting functions based on modified total costs (MTC). The MTC is the modified total direct costs (MTDC), as described in subsection f., plus the allocated indirect cost proportion. The expenses included in this category could be grouped first according to major functions of the organization to which they render services or provide benefits. The aggregate expenses of each group shall then be allocated to benefitting functions based on MTC.

d. Order of distribution.

(1) Indirect cost categories consisting of depreciation and use allowances, interest, operation and maintenance, and general administration and general expenses shall be allocated in that order to the remaining indirect cost categories as well as to the major functions of the organization. Other cost categories could be allocated in the order determined to be most appropriate by the organization. When cross allocation of costs is made as provided in subparagraph (2), this order of allocation does not apply.

(2) Normally, an indirect cost category will be considered closed once it has been allocated to other cost objectives, and costs shall not be subsequently allocated to it. However, a cross allocation of costs between two or more indirect costs categories could be used if such allocation will result in a more equitable allocation of costs. If a cross allocation is used, an appropriate modification to the composition of the indirect cost categories is required.

e. Application of indirect cost rate or rates. Except where a special indirect cost rate(s) is required in accordance with subparagraph B.5, the separate groupings of indirect costs allocated to each major function shall be aggregated and treated as a common pool for that function. The costs in the common pool shall then be distributed to individual awards included in that function by use of a single indirect cost rate.

f. Distribution basis. Indirect costs shall be distributed to applicable sponsored awards and other benefitting activities within each major function on the basis of MTDC. MTDC consists of all salaries and wages, fringe benefits, materials and supplies, services, travel, and subgrants and subcontracts up to the first \$25,000 of each subgrant or subcontract (regardless of the period covered by the subgrant or subcontract). Equipment, capital expenditures, charges for patient care, rental costs and the portion in excess of \$25,000 shall be excluded from MTDC. Participant support costs shall generally be excluded from MTDC. Other items may only be excluded when the

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from MTDC. Other items may only be excluded when the Federal cost cognizant agency determines that an exclusion is necessary to avoid a serious inequity in the distribution of indirect costs.

Federal cost cognizant agency determines that an exclusion is necessary to avoid a serious inequity in the distribution of indirect costs.

g. Individual Rate Components. An indirect cost rate shall be determined for each separate indirect cost pool developed. The rate in each case shall be stated as the percentage which the amount of the particular indirect cost pool is of the distribution base identified with that pool. Each indirect cost rate negotiation or determination agreement shall include development of the rate for each indirect cost pool as well as the overall indirect cost rate. The indirect cost pools shall be classified within two broad categories: "Facilities" and "Administration," as described in subparagraph C.3 of this appendix.

4. Direct allocation method.

a. Some non-profit organizations treat all costs as direct costs except general administration and general expenses. These organizations generally separate their costs into three basic categories: General administration and general expenses, fundraising, and other direct functions (including projects performed under Federal awards). Joint costs, such as depreciation, rental costs, operation and maintenance of facilities, telephone expenses, and the like are prorated individually as direct costs to each category and to each award or other activity using a base most appropriate to the particular cost being prorated.

b. This method is acceptable, provided each joint cost is prorated using a base which accurately measures the benefits provided to each award or other activity. The bases must be established in accordance with reasonable criteria, and be supported by current data. This method is compatible with the Standards of Accounting and Financial Reporting for Voluntary Health and Welfare Organizations issued jointly by the National Health Council, Inc., the National Assembly of Voluntary Health and Social Welfare Organizations, and the United Way of America.

c. Under this method, indirect costs consist exclusively of general administration and general expenses. In all other respects, the organization's indirect cost rates shall be computed in the same manner as that described in subparagraph D.2 of this appendix.

5. Special indirect cost rates.

In some instances, a single indirect cost rate for all activities of an organization or for each major function of the organization may not be appropriate, since it would not take into account those different factors which may substantially affect the indirect costs applicable to a particular segment of work. For this purpose, a particular segment of work may be that performed under a single award or it may consist of work under a group of awards performed in a common environment. These factors may include the physical location of the work, the level of administrative support required, the nature of the facilities or other resources employed, the scientific disciplines or technical skills involved, the organizational arrangements used, or any combination thereof. When a particular segment of work is performed in an environment which appears to generate a significantly different level of indirect costs, provisions should be made for a separate indirect cost pool

g. Individual Rate Components. An indirect cost rate shall be determined for each separate indirect cost pool developed. The rate in each case shall be stated as the percentage which the amount of the particular indirect cost pool is of the distribution base identified with that pool. Each indirect cost rate negotiation or determination agreement shall include development of the rate for each indirect cost pool as well as the overall indirect cost rate. The indirect cost pools shall be classified within two broad categories: "Facilities" and "Administration," as described in subparagraph A.3.

4. Direct allocation method.

a. Some nonprofit organizations treat all costs as direct costs except general administration and general expenses. These organizations generally separate their costs into three basic categories: (i) General administration and general expenses, (ii) fundraising, and (iii) other direct functions (including projects performed under Federal awards). Joint costs, such as depreciation, rental costs, operation and maintenance of facilities, telephone expenses, and the like are prorated individually as direct costs to each category and to each award or other activity using a base most appropriate to the particular cost being prorated.

b. This method is acceptable, provided each joint cost is prorated using a base which accurately measures the benefits provided to each award or other activity. The bases must be established in accordance with reasonable criteria, and be supported by current data. This method is compatible with the Standards of Accounting and Financial Reporting for Voluntary Health and Welfare Organizations issued jointly by the National Health Council, Inc., the National Assembly of Voluntary Health and Social Welfare Organizations, and the United Way of America.

c. Under this method, indirect costs consist exclusively of general administration and general expenses. In all other respects, the organization's indirect cost rates shall be computed in the same manner as that described in subparagraph 2.

5. Special indirect cost rates.

In some instances, a single indirect cost rate for all activities of an organization or for each major function of the organization may not be appropriate, since it would not take into account those different factors which may substantially affect the indirect costs applicable to a particular segment of work. For this purpose, a particular segment of work may be that performed under a single award or it may consist of work under a group of awards performed in a common environment. These factors may include the physical location of the work, the level of administrative support required, the nature of the facilities or other resources employed, the scientific disciplines or technical skills involved, the organizational arrangements used, or any combination thereof. When a particular segment of work is performed in an environment which appears to generate a significantly different level of indirect costs, provisions should be made for a separate indirect cost pool applicable to such work. The separate indirect cost pool should be developed during the course of the regular allocation process, and the separate indirect

	CFK Part 220 (A-21), 2 CFK Part 250 (A-122), and Final Uniform Guidance
<i>Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text</i> applicable to such work. The separate indirect cost pool should be developed during the course of the regular allocation process, and the separate indirect cost rate resulting therefrom should be used, provided it is determined that the rate differs significantly from that which would have been obtained under subparagraphs D.2, 3, and 4 of this appendix, and the volume of work to which the rate would apply is material. E. Negotiation and Approval of Indirect Cost Rates 1. Definitions. As used in this section, the following terms have the meanings	 therefore text from the other comparison guidance may not be listed in chronolog cost rate resulting therefrom should be used, provided it is determined that (i) the rate differs significantly from that which would have been obtained under subparagraphs 2, 3, and 4, and (ii) the volume of work to which the rate would apply is material. C. Negotiation and Approval of Indirect Cost Rates Definitions. As used in this section, the following terms have the meanings set forth
 set forth below: a. Cognizant agency means the Federal agency responsible for negotiating and approving indirect cost rates for a non-profit organization on behalf of all Federal agencies. b. Predetermined rate means an indirect cost rate, applicable to a specified current or future period, usually the organization's fiscal year. The rate is based on an estimate of the costs to be incurred during the period. A predetermined rate is not subject to adjustment. c. Fixed rate means an indirect cost rate which has the same characteristics as a predetermined rate, except that the difference between the estimated costs and the actual costs of the period covered by the rate is carried forward as an adjustment to the rate computation of a subsequent period. d. Final rate means an indirect cost rate applicable to a specified past period which is based on the actual costs of the period. A final rate is not subject to adjustment. e. Provisional rate or billing rate means a temporary indirect cost rate applicable to a specified period which is used for funding, interim reimbursement, and reporting indirect costs on awards pending the establishment of a final rate for the period. f. Indirect cost proposal means the documentation prepared by an organization to substantiate its claim for the reimbursement of indirect costs. This proposal provides the basis for the review and negotiation leading to the establishment of an organization's indirect cost rate. g. Cost objective means a function, organizational subdivision, contract, grant, or other work unit for which cost data are desired and for which provision is made to accumulate and measure the cost of processes, projects, jobs and capitalized projects. 	 below: a. Cognizant agency means the Federal agency responsible for negotiating and approving indirect cost rates for a nonprofit organization on behalf of all Federal agencies. b. Predetermined rate means an indirect cost rate, applicable to a specified current or future period, usually the organization's fiscal year. The rate is based on an estimate of the costs to be incurred during the period. A predetermined rate is not subject to adjustment. c. Fixed rate means an indirect cost rate which has the same characteristics as a predetermined rate, except that the difference between the estimated costs and the actual costs of the period covered by the rate is carried forward as an adjustment to the rate computation of a subsequent period. d. Final rate means an indirect cost rate applicable to a specified past period which is based on the actual costs of the period. A final rate is not subject to adjustment. e. Provisional rate or billing rate means a temporary indirect cost rate applicable to a specified past period which is used for funding, interim reimbursement, and reporting indirect cost proposal means the documentation prepared by an organization to substantiate its claim for the reimbursement of indirect costs. This proposal provides the basis for the review and negotiation leading to the establishment of an organization's indirect cost rate. g. Cost objective means a function, organizational subdivision, contract, grant, or other work unit for which cost data are desired and for which provision is made to accumulate and measure the cost of processes, projects, jobs and capitalized projects.
2. Negotiation and approval of rates. a. Unless different arrangements are agreed to by the agencies concerned, the Federal agency with the largest dollar value of awards with an organization will be designated as the cognizant agency for the negotiation and approval of the indirect cost rates and, where necessary, other rates such as fringe benefit and computer charge-out rates. Once an agency is assigned cognizance for a particular non-profit organization, the assignment will not be changed unless there is a major long-term shift in the dollar volume of the Federal awards to the organization. All concerned Federal agencies shall be given the opportunity to participate in the negotiation process but after a rate has been	2. Negotiation and approval of rates. a. Unless different arrangements are agreed to by the agencies concerned, the Federal agency with the largest dollar value of awards with an organization will be designated as the cognizant agency for the negotiation and approval of the indirect cost rates and, where necessary, other rates such as fringe benefit and computer charge-out rates. Once an agency is assigned cognizance for a particular nonprofit organization, the assignment will not be changed unless there is a shift in the dollar volume of the Federal awards to the organization for at least three years. All concerned Federal agencies shall be given the opportunity to participate in the negotiation process but, after a rate has been agreed upon it will be accented by all Federal agencies. When a

after a rate has been agreed upon, it will be accepted by all Federal agencies. When a

agreed upon, it will be accepted by all Federal agencies. When a Federal agency has reason to believe that special operating factors affecting its awards necessitate special indirect cost rates in accordance with subsection B.5, it will, prior to

opportunity to participate in the negotiation process but, after a rate has been

Text from 2 CFR Part 225 (A-87) serves as the guiding comparison text, therefore text from the other comparison guidance may not be listed in chronological order.

necessitate special indirect cost rates in accordance with subparagraph D.5 of this appendix, it will, prior to the time the rates are negotiated, notify the cognizant agency.

b. A non-profit organization which has not previously established an indirect cost rate with a Federal agency shall submit its initial indirect cost proposal immediately after the organization is advised that an award will be made and, in no event, later than three months after the effective date of the award.

c. Organizations that have previously established indirect cost rates must

submit a new indirect cost proposal to the cognizant agency within six months after the close of each fiscal year.

d. A predetermined rate may be negotiated for use on awards where there is reasonable assurance, based on past experience and reliable projection of the organization's costs, that the rate is not likely to exceed a rate based on the organization's actual costs.

e. Fixed rates may be negotiated where predetermined rates are not considered appropriate. A fixed rate, however, shall not be negotiated if all or a substantial portion of the organization's awards are expected to expire before the carry-forward adjustment can be made; the mix of Federal and non-Federal work at the organization is too erratic to permit an equitable carry-forward adjustment; or the organization's operations fluctuate significantly from year to year.

f. Provisional and final rates shall be negotiated where neither predetermined nor fixed rates are appropriate.

g. The results of each negotiation shall be formalized in a written agreement between the cognizant agency and the non-profit organization. The cognizant agency shall distribute copies of the agreement to all concerned Federal agencies.

h. If a dispute arises in a negotiation of an indirect cost rate between the cognizant agency and the non-profit organization, the dispute shall be resolved in accordance with the appeals procedures of the cognizant agency.i. To the extent that problems are encountered among the Federal agencies in connection with the negotiation and approval process, OMB will lend assistance as required to resolve such problems in a timely manner.

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b. A nonprofit organization which has not previously established an indirect cost rate with a Federal agency shall submit its initial indirect cost proposal immediately after the organization is advised that an award will be made and, in no event, later than three months after the effective date of the award.

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e. Fixed rates may be negotiated where predetermined rates are not considered appropriate. A fixed rate, however, shall not be negotiated if (i) all or a substantial portion of the organization's awards are expected to expire before the carry-forward adjustment can be made; (ii) the mix of Federal and non-Federal work at the organization is too erratic to permit an equitable carry-forward adjustment; or (iii) the organization's operations fluctuate significantly from year to year.

f. Provisional and final rates shall be negotiated where neither predetermined nor fixed rates are appropriate.

g. The results of each negotiation shall be formalized in a written agreement between the cognizant agency and the nonprofit organization. The cognizant agency shall distribute copies of the agreement to all concerned Federal agencies.

h. If a dispute arises in a negotiation of an indirect cost rate between the cognizant agency and the nonprofit organization, the dispute shall be resolved in accordance with the appeals procedures of the cognizant agency.

i. To the extent that problems are encountered among the Federal agencies in connection with the negotiation and approval process, OMB will lend assistance as required to resolve such problems in a timely manner.

CERTIFICATION OF COST ALLOCATION PLAN

This is to certify that I have reviewed the cost allocation plan submitted herewith and to the best of my knowledge and belief:

 All costs included in this proposal [identify date] to establish cost allocations or billings for [identify period covered by plan] are allowable in accordance with the requirements of OMB guidance, "Uniform Guidelines for Grants and Cooperative Agreements" and the Federal award(s) to which they apply. Unallowable costs have been adjusted for in allocating costs as indicated in the cost allocation plan.
 All costs included in this proposal are properly allocable to Federal awards on the basis of a beneficial or causal relationship between the expenses incurred and the awards to which they are allocated in accordance with applicable requirements. Further, the same costs that have been treated as indirect costs have not been claimed as direct costs. Similar types of costs have been accounted for consistently. I declare that the foregoing is true and correct.

Name of Organization:

Signature:

Name of Official:

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Appendix C - Non-Profit Organizations Not Subject to This Part Appendix IX - Nonprofit Organizations Exempted from Subchapter F Cost Principles 1. Advance Technology Institute (ATI), Charleston, South Carolina 1. Advance Technology Institute (ATI), Charleston, South Carolina 2. Aerospace Corporation, El Segundo, California 1. Advance Technology Institute (ATI), Charleston, South Carolina 3. American Institutes of Research (AIR), Washington DC 3. American Institutes of Research (AIR), Washington DC 4. Argonne National Laboratory, Chicago, Illinois 4. Argonne National Laboratory, Upton, New York 5. Ronkiven National Laboratory, Upton, New York 5. Battelle Memorial Institute, Headquartered in Columbus, Ohio 6. Battelle Memorial Institute, Of Michigan, Ann Arbor, Michigan 10. Environmental Institute of Technology/Georgia Tech Applied Research 10. Gorgia Institute of Michigan, Ann Arbor, Michigan 11. Gorgia Institute of Michigan, Ann Arbor, Michigan 11. Gorgia Institute of Cast Chenology, Chicago, Illinois 13. IIT Research Institute, Amplied Research 13. IIT Research Institute, Chicago, Illinois 14. Institute of Oas Technology, Chicago, Illinois 14. Institute of Defense Analysis, Alexandria, Virginia 15. Institute of Cast Chenology, Chicago, Illinois 15. Institute of Defense Analysis, Alexandria, Virginia 16. LMI, McLean, Virginia 16. MIL Metcan, Virginia <		Title:
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