Regulation Summary

As a recipient of federal and other externally funded sponsored agreements, members of The Texas A&M University System are required to propose, account for, and report cost sharing in a consistent manner and in accordance with external sponsor regulations or requirements. This regulation defines cost sharing and describes when cost sharing is appropriate and permitted.

Definitions

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Regulation

1. GENERAL

Cost sharing is the portion of the total project costs of any sponsored agreement and is not provided by the sponsor (i.e., not charged to the sponsored agreement account). Cost sharing occurs whenever a member is required or has volunteered to participate in either direct or Facilities and Administrative (F&A) costs of a sponsored agreement.

2. MANDATORY COMMITTED, VOLUNTARY COMMITTED, AND VOLUNTARY UNCOMMITTED COST SHARING

2.1 Mandatory Committed Cost Sharing: A cost contribution explicitly required by the sponsor’s policies and incorporated into the proposal as a condition of the sponsored agreement. These costs must be captured in the payroll and accounting records of the member.

2.2 Voluntary Committed Cost Sharing: A cost contribution not required by the sponsor but voluntarily offered and quantified in the proposal as a condition of the sponsored agreement. Voluntary committed cost sharing may be approved by the member to enhance the competitive nature of the sponsored agreement, as allowed by the sponsor. These costs must be captured in the payroll and accounting records of the member.
2.3 **Voluntary Uncommitted Cost Sharing**: Faculty effort or other direct costs above the agreed-upon commitment of the sponsored agreement. Since such effort or other direct costs are not proposed and constitute “additional” time or materials, such effort or other direct costs are not considered part of a binding agreement and are not required to be tracked or reported as cost sharing.

3. **RESPONSIBILITIES OF MEMBERS FOR COST SHARING**

Voluntary committed cost sharing is strongly discouraged on all proposals. It is the responsibility of the member chief executive officer, or designee, to keep voluntary cost sharing to a minimum; ensure cost sharing is documented and readily identifiable in the accounting system; set guidelines for when prior approval must be given for cost sharing; and set guidelines for determining when a cost-sharing obligation has occurred to ensure it will be properly documented.

4. **CRITERIA FOR COST SHARING**

To qualify as cost sharing, costs must be all of the following:

(a) Verifiable through effort reports or other appropriate documentation and identified in the sponsored agreement;

(b) Not included as contributions for any other sponsored agreement by the same sponsor or any other sponsored agreement unless specifically approved by the sponsor;

(c) Necessary and reasonable for accomplishment of project or program objectives;

(d) Allowable under 2 C.F.R. Part 200.306;

(e) Not paid by the federal government under another federal-sponsored agreement except where the federal statute authorizing a program specifically provides that federal funds made available for such a program can be applied to matching or cost-sharing requirements of other federal programs; and

(f) Provided for in the approved budget when required by the federal awarding agency.

5. **ALLOWABLE FORMS OF COST-SHARING EXPENSES**

5.1 Costs treated as direct costs on sponsored agreements may be used to meet a cost-sharing obligation. Individual costs included in F&A costs may not be used to meet a cost-sharing obligation (refer to Subsection 5(b) for cost sharing through reductions in F&A rates). The following is a partial list of allowable forms of cost sharing:

(a) Direct expenses

   (1) Effort of the principal investigator and/or employees committed to sponsored agreements, including their associated benefits costs;

   (2) Tuition, fees and stipends related to work performed by graduate students on sponsored agreements;
(3) Cost of equipment purchases when the purchase of equipment is necessary for, and dedicated to, the successful completion of the project \(\text{existing equipment made available for, but not dedicated to, the performance of sponsored agreements is not considered cost sharing)};\)

(4) Laboratory supplies;

(5) Travel; and

(6) Service facilities (set up as service account fee centers).

(b) F&A cost rate

(1) Cost-sharing expenses are also used in calculating F&A cost rates. Excessive or unnecessary cost sharing can have the effect of reducing the F&A cost rate.

(2) Waived or reduced F&A costs. This is the difference between the applicable negotiated F&A cost rate and the amount of F&A costs awarded by the sponsor. This amount may be used as cost sharing if approved by the sponsor.

(3) When the direct expenses are cost-shared, the associated F&A rate is automatically cost-shared.

5.2 Examples of expenses which may not be used as cost sharing:

(a) Expenses normally treated as F&A, such as administrative salaries and office supplies;

(b) Unallowable costs, such as alcoholic beverages, entertainment, etc.; and

(c) Expenses paid by the federal government under another federal-sponsored agreement, except where the federal statute authorizing a program specifically provides that federal funds made available for such a program can be applied to matching or cost-sharing requirements of other federal programs.

6. DOCUMENTATION

All types of cost sharing (voluntary, mandatory, in-kind academic cost sharing and cash match) must be documented and identified in the member’s accounting system, with the exception of waived F&A rates as discussed in Section 5. These waived rates should not be documented in the member’s accounting system and can be easily calculated from the appropriate cost base when cost sharing is reported to the sponsor. If cost sharing is required or intended, it should be identified and quantified in the proposed budget submitted to the sponsor. If cost sharing is accepted by the sponsor as a condition of the sponsored agreement, accurate records must be maintained to verify these funds have been provided through the use of system resources.

Cost sharing, whether voluntary or mandatory, will be accounted for with separate accounts. Cost-shared resources are mutually exclusive. In no instance may the same dollars be used as cost share for more than one sponsored agreement. The costs charged to those accounts will be documented in the same way as costs charged to sponsored agreements. For example, if the cost sharing is in the form of a salary contribution, the contribution will be documented by the time and effort certification system. If the contribution is in the form of travel costs, the
costs will be documented in the same form as costs to travel (i.e., airline and hotel receipts). An alternative approach may be used if the alternate method adequately documents the costs, subject to approval by the System Office of Budgets and Accounting.

7. THIRD-PARTY SUPPORT

Values from a third-party entity contribution of services and property may be counted as cost sharing if the service or property is an integral and necessary part of an approved project or program, and otherwise complies with the requirements of this regulation. For the accounting of values related to third-party services and property, see Uniform Guidance (2 C.F.R. Part 200.306).

Related Statutes, Policies, or Requirements

OMB Circular No. A-21, Cost Principles for Educational Institutions

OMB Memoranda 01-06, Clarification of OMB A-21 Treatment of Voluntary Uncommitted Cost Sharing and Tuition Remission Costs

2CFR 215 (OMB Circular No. A-110) Uniform Administrative Requirements for Grants and Agreements With Institutions of Higher Education, Hospitals, and Other Non-Profit Organizations

OMB Circular No. A-133, Audits of States, Local Governments, and Non-Profit Organizations

OMB Uniform Guidance 2 C.F.R., Grants and Agreements

This new regulation supersedes text related to this topic originally included within System Regulation 15.01.01, Sponsored Agreements – Research and Other.

Member Rule Requirements

A rule is not required to supplement this regulation.

Contact Office

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