Iowa State University
Sponsored Programs Costing Policy
For Awards Subject to Uniform Guidance (2 CFR 200)

Office of Vice President for Research
Office of Sponsored Programs Administration
Controller's Department - Sponsored Programs Accounting
Effective: November 2015

I. Introduction
This costing policy applies to ISU federally sourced agreements that were awarded on or after December 26, 2014. ISU federally sourced agreements awarded or incrementally funded on or after December 26, 2014 are subject to Uniform Guidance (2 CFR 200).

It is important for Iowa State University to recover the full costs of each individual sponsored project where permitted by the established cost principles and policies of the funding agency. Uniform Guidance (UG) issued by the Office of Management and Budget on December 26, 2013 includes revised cost principles. The UG cost principles in Subpart E define what costs are allowable on federally funded grants, contracts and cooperative agreements (collectively called sponsored agreements). Agreements with non-federal sponsors are also subject to these cost principles if the source of the sponsor's funding is federal (i.e. federal flow-through agreements). These federal regulations require that ISU's accounting practices are consistent with these cost principles, and that the same types of costs are treated consistently as either direct costs or indirect costs. Therefore, it is essential to maintain consistency across ISU departments, colleges, centers, and institutes in the way direct and indirect costs are charged.

This ISU Sponsored Programs Costing Policy takes into account the unique needs and requirements of the University’s research community and still complies with the requirements of Uniform Guidance (2 CFR 200). Future updates to this and other internal policies may be necessary as the federal government issues further modifications and interpretations.

The University delegates considerable authority and responsibility for fiscal compliance to Principal Investigators (PIs) and their departments. This requires the development of significant expertise at the department level and relies heavily on PIs, department heads and fiscal staff to comply with ISU policies and various sponsor rules and regulations.

II. Definitions

Direct Costs

Uniform Guidance 2 CFR 200.413(a) states:

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.

A direct cost is considered allowable when it is necessary, reasonable, allocable, conforms to any limitations or exclusions set forth in applicable regulations or in the award, complies with ISU policies and procedures, is consistently treated by ISU as a direct cost, and is adequately documented. For example, a PI’s salary, when represented by scientific effort on a particular project, is an allowable direct cost to that specific project.
Facilities and Administrative Costs (a.k.a. F&A, Indirect Costs or Overhead Costs)

Uniform Guidance 2 CFR 200.56 states:

Indirect (F&A) costs means those costs incurred for a common or joint purpose benefitting more than one cost objective, and not readily assignable to the cost objectives specifically benefitted, without effort disproportionate to the results achieved.

At institutions of higher education, indirect costs must be classified within two broad categories: Facilities and Administration. The indirect costs category Facilities includes building and equipment depreciation, equipment and capital improvements, library expenses, and operation and maintenance expenses. The indirect costs category Administration includes general and administrative expenses, departmental administrative expenses, and sponsored projects administration expenses.

Indirect costs are infrastructure costs of the University that support the programs of the institution, including research and other sponsored projects. Examples of indirect costs are facilities maintenance, electricity and heat, accounting services, personnel services, departmental administration, purchasing services, and animal care and use administration.

III. Consistent Treatment of Costs

Consistent treatment of costs is a basic cost accounting principle that is specifically required by the Uniform Guidance to assure that the same types of costs are not charged to sponsored agreements both as direct costs and as F&A (indirect) costs. All proposals submitted by ISU are to be consistent in the treatment of costs.

Consistency in this context means that costs incurred for the same purpose, in like circumstances, must be treated uniformly either as direct costs or F&A (indirect) costs. A cost may not be assigned to a Federal award as a 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. Certain types of costs (e.g., salaries of administrative and clerical staff, office supplies, postage) are normally treated as F&A (indirect) costs and cannot be charged directly to federally sponsored projects unless the circumstances related to a particular project are clearly different from the normal operations of the institution. Identification with the Federal award rather than the nature of the goods and services is the determining factor in distinguishing direct costs from indirect costs.

Note: Uniform Guidance regulations apply to federally sponsored agreements and federal flow-through sponsored agreements, and costs normally charged as F&A (indirect) costs MAY be charged directly to NON-FEDERAL agreements if not prohibited by sponsor policy.
IV. Distribution of Direct Costs Between Two or More Sponsored Projects

The Uniform Guidance provides two methods for allocating an allowable direct cost to two or more sponsored projects.

*Uniform Guidance 2 CFR 200.405(d) states:*

If a cost benefits two or more projects or activities in proportions that can be determined without undue effort or cost, the cost must 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 the costs may be allocated or transferred to benefitted projects on any reasonable documented basis.

A. The Proportional Benefit Rule

The proportional benefit rule applies when it is possible to determine the proportional benefit of the cost to each project. The cost is allocated according to the proportion of benefit provided to each project. For example, the cost of lab supplies might be allocated based upon the quantity used (or planned to be used) on each project.

B. The Interrelationship Rule

The interrelationship rule applies when it is not possible to determine the proportional benefit to each project because of the interrelationship of the work involved. The cost is distributed on any reasonable basis because the proportional benefit cannot be quantified and identified to the individual projects. For example, the cost of lab supplies might be allocated based upon the allocation of employee salaries to each project.

V. Unlike Circumstances Where Direct Charging of Costs Normally Treated as F&A (Indirect) Costs May Be Appropriate

Certain types of costs (salaries and related benefits of administrative and clerical staff, office supplies, postage, subscriptions and memberships, and telecommunication line charges) are normally treated as F&A (indirect) costs. Costs normally charged as F&A (indirect) costs may be charged as direct costs when unlike circumstances exist. Unlike circumstances exist only when the specific activities related to the project are clearly different in type or significantly different in scale than normal or typical circumstances.

The Principal Investigator must exercise judgment in identifying situations where unlike circumstances exist and obtain any required prior written approvals.

Listed below are various types of F&A (indirect) costs that may be appropriate to directly charge to federally sourced projects when unlike circumstances exist and the required conditions are met.

A. Administrative and Clerical Salaries

The salaries of administrative and clerical staff should normally be treated as F&A (indirect) costs. The direct charging of administrative and clerical salaries may be appropriate where the nature of the work performed under a particular project requires an extensive amount of administrative or clerical support which is significantly greater than the routine level of such services provided by ISU departments.
Direct charging of these costs is 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 proposal budget and justification or have the prior written approval of the Federal awarding agency; and
4. An administrative effort of at least 15 percent FTE is required to complete the specific and distinctive requirements of a particular grant, cooperative agreement or contract.

If all of these required conditions are met, the PI must include sufficient justification of the proposed costs in the proposal's budget justification.

B. Office Supplies
Office supplies are normally treated as F&A (indirect) costs. However, such costs may be directly charged where office supplies are not for general use and can be identified closely with a specific project (e.g., envelopes to mail a large survey, notebooks for research results, or supplies for presentations to disseminate project results). Expenditure documentation must be maintained by the department according to ISU records retention policy that clearly justifies the unlike circumstances for office supply costs.

C. Postage
Postage is normally treated as an F&A (indirect) cost. However, a particular project may have an exceptional need for postage (e.g., the mailing of a large number of survey questionnaires, or the mailing of numerous project deliverables). As these postage costs are directly related to a specific award and are extraordinary compared to routine postage requirements, it may be appropriate to charge the project directly for postage costs. Expenditure documentation must be maintained by the department according to ISU records retention policy that clearly justifies the unlike circumstances for postage costs.

D. Subscriptions and Memberships
Subscriptions and memberships are normally treated as F&A (indirect) costs due to their general nature. However, unlike circumstances may support the direct charging of these costs (e.g., the subscription’s content is specifically and directly related to the sponsored project, the membership is the only means of obtaining a specific journal directly related to a sponsored project, the membership is required to attend a conference where the project’s research results will be shared). Expenditure documentation must be maintained by the department according to ISU records retention policy that clearly justifies the unlike circumstances for subscription and membership costs.

E. Telecommunications Costs
Telecommunications costs for basic services including monthly cell phone charges, monthly ethernet charges, monthly phone line charges, and installation costs are normally treated as F&A (indirect) costs. However, the direct charging of these costs may be appropriate if a project has unique requirements (e.g., extensive use of telephone surveys, a hotline or crisis line is a project requirement, communications needed with project activities at remote locations). When unlike circumstances exist for telecommunications costs, the PI should clearly justify the proposed costs in the proposal’s budget justification. Expenditure documentation must be maintained by the department according to ISU records retention policy that clearly justifies the unlike circumstances for telecommunications costs.
Costs requiring prior approval must be identified separately and justified in the proposal budget justification, or have received written sponsor approval before the costs are incurred. See 2 CFR 200.407 for the list of costs requiring prior written approval.

The allowability of costs can be difficult to determine. In order to avoid the subsequent disallowance of costs, ISU can request written approval from the sponsoring agency in advance of the incurrence of unusual or special costs.

VI. Procedures for Documenting Unlike Circumstances After Award Issuance

Unlike circumstances (i.e. the direct charging to a sponsored project of costs normally considered to be F&A (indirect) costs) should be anticipated and justified in the proposal budget and budget justification submitted to the sponsoring agency. However, where such costs were not anticipated and justified in the proposal, costs that meet the conditions of unlike circumstances will require sponsoring agency approval before such costs are incurred (i.e. administrative and clerical salaries) or require expenditure documentation supporting the justification of the unlike circumstances (i.e. office supplies, postage, subscriptions and memberships, telecommunications costs).

The Office of Sponsored Programs Administration will assist in determining if prior written approval from the sponsoring agency is required.

The justification prepared by the department must document the same information that would have been provided to the sponsoring agency in the proposal budget and budget justification. It must also explain why the cost was not included in the original budget.

Unless sponsoring agency approval is obtained, the Principal Investigator and/or department are responsible for any subsequent disallowed costs.

Contact Information

Please contact the Office of Sponsored Programs Administration at 294-5225 or Sponsored Programs Accounting at 294-4569 with any questions about this policy.
VII. General Criteria for the Treatment of Costs

A. Direct Costs - Allowable

The following types of costs should be directly charged to sponsored agreements when they can be specifically identified to the work performed under those agreements. Costs benefitting multiple projects or activities must be allocated. See Section IV.

• Salaries, Wages and Fringe Benefits:
  Faculty
  Research associates
  Predoctoral and postdoctoral fellows
  Technicians, lab assistants, graduate students

• Travel Costs:
  Domestic travel
  Foreign travel

• Graduate Student Tuition

• Materials and Supplies:
  Computing devices under $5,000/unit
  Chemicals
  Laboratory supplies
  Computer software
  Drugs
  Books
  Uniforms
  Photographic supplies
  Tools
  Animals

• Other Direct Costs:
  Radioactive waste disposal
  Consulting services
  Animal care
  Long distance telephone costs
  Freight and express
  Human subject costs

Costs that are normally treated as indirect costs MAY be charged to NON-FEDERAL sponsored agreements if permitted by the sponsor’s policies/practices or are otherwise approved by the sponsor.
B. Direct Costs – Prior Sponsor Approval Required

The following types of direct costs may be directly charged to sponsored agreements when they can be specifically identified to the work performed under those agreements and have received prior written sponsor approval:

- Equipment & Other Capital Expenditures
- Participant Support Costs
- Pre-Award Costs
- Rearrangement and Alteration Costs
- Subawards

C. Indirect Costs

The following costs are usually treated as indirect costs for sponsored projects subject to Uniform Guidance (2 CFR 200). These costs may be treated as direct costs only when unlike circumstances exist. See Section V and VI for the requirements.

- **Salaries of Administrative and Clerical Staff** that do not meet the requirements of 2 CFR 200.413(c) and this costing policy
- **Office Supplies** include binders, business cards, copy paper, envelopes, folders, notebooks, paperclips, pencils, pens, scissors, staplers, tape, toner cartridges, etc.
- **Postage**
- **Routine Copying Charges** that cannot be identified with specific projects
- **Subscriptions and Memberships**
- **Telecommunications Costs** for basic services including monthly cell phone charges, monthly ethernet charges, monthly phone line charges, and installation costs