Overview and Table of Contents for Policies and Procedures Regarding Direct & Indirect Costs Associated with Sponsored Programs

Classification: Research Effective Date: July 1, 2014 Responsible University Office: Vice President for Research

## Definitions Relating To Sponsored Projects At Saint Louis University

#### 1.12 Contributed Facilities & Administrative Cost (Unrecovered F&A/Indirects)

F&A costs that are otherwise available to be regothered university, but the University has agreed to accept less than the full F&A rate.

#### 1.13 Cost Accounting Standard CAS 9905.505 (CAS 505)

The Cost Accounting Standhad requires unallowable costs be segregated and separated as to not be included that ges to sponsored activity.

#### 1.14 Cost Sharing or Matching

Cost sharing/matching can refer to circumstances that apply to both direct and indirect costs of an externally funded project. When the direct costs of a project exceed the cost covered by the project sponsor and the University covers the difference in costs, that difference represents a University cost share. When/if full indirect cost charges are not provided for an award, any difference between the indirect costs received and the amount to

#### 1.18 Facilities and Administration Costs (F&A Costs)

F&A costs, also called Indirect Costs, are habsins 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. These costs are based on audits of Universities and operations conducted by an outside consultant. Audit findings form the basis of subsequent negotiations with the federal government. The federal government ultimately approves the appropriate F&A cost rate.

Examples include operation **main** tenance expenses, and costs incurred for sponsored projects administration *OMBeGircular A-81*. F&A costs are synonymous with indirect costs.)

#### 1.19 Indirect Costs

See "Facilities and Administration Costs."

#### 1.20 Indirect Cost Recovery (IDCR)

Reimbursement received by the University when F&A rates are applied to direct costs charged to sponsored projects. This recovery is returned to investigators and academic units consistent with the University Facilities and Administrative Costs/Indirect Costs Recovery Policy.

Examples are operation and maintenance of buildings and grounds, central administrative expenses, research administration and library costs.

#### 1.21 Indirect Cost Rate or F&A Cost Rate

#### 1.22 Instruction

The teaching and training activities of an institution. Except for research training, which is defined as research, this term includes all teaching and training atthevittiesy are offered for credits toward a degree or certificatecoed through regular academic departments or separate divisions, such as summer school division or extension division. Also considered his major function are departmental research and, where agreed, university research.

Sponsored instruction and training means specific instructional or training activity established by grant, contract, or cooperative agreement. For purposes of the coprincipals, this activity may be considered a major function even though an LQVWLWXWLRQ¶VWUHDWPHQWPD\LQFOXGHLWLQWDepartmental research means research, development and scholarly activities that are not organized research can sequently, 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.

## 1.23 Like/Unlike Circumstances

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## 1.29 Principal Investigator/Project Director

The terms Principal Investigator (PI) and Project Director (PD) may be used interchangeably. The PI/PD is the person who assumes primary responsibility and

# Direct Costs Policy: Allowable and Unallowable Costs

Policy Number: RA-014 Version Number: 2.0

Classification: Research Effective Date: July 1, 2014

**Responsible University Office:** 

Vice Presidentor ResearchmdOffice of Sponsored Programs Administration

#### 1.0 INTRODUCTION

Saint Louis University inducts a significant level of research and training that is sponsored by the federal government. The government generally supplies the fedipieh graft or contract with the funds necessary to cover the expenditures directly associated with a project. In addition, spensor will reimburse the institution for the indirect expenditures necessary to create and maintain the environment he we be earch is conducted.

There are other expenditures, however, that the federal government deems inappropriate and will not reimburse; the government refers to these categories albivadists These categories are identified by the gove's none of Management and Budget in Circular A-81. It is the university's responsibility to maintain an accounting system that clearly

## 5.0 POLICY

- award indicating the specific award as the proper place to charge.
- 2. Other documentation contemporaneously dated to Saint Louis University personnel requestingethize be started and charged to the specific fund.

#### 5.6 Unallowable Cost Direct or Indirect costs)

Unallowable costs must be identified and excluded from any billing, claim, or proposal submitted to the federal government. Unallowable colassified to be cusing the appropriate expense account to meet the federal CAS 505 accounting standard.

The following examples of unallowable costs cannot be charged to federal sponsored agreements either as a direct cost or as part of the F&A rate.

Alcoholicbeverages

Donations and contributions

Fines and penalties

Goods and services for personal use, such as automobiles

Memberships in any civic or community organization

Bad debt expense

Entertainment

First class travel

Housing and personal living exps for officers of the institution Sponsoragreement specific unallowable costs, i.e. salary above a cap In addition to the specific costs listed above, the costs associated with certain activities are unallowable on sponsored agreements and analytic se

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#### 5.7Charging F & A costs as Direct.

When a sponsored agreetmeentwhat considered aunlike circumstance, administrativelerical salarieand other administrative crossysts an altroable direct costnAunlike circumstancequires an extensive amount of administrative or clerical support, which ignificantly greater than the routine level of such service provided by an academic depart of the supplies is another cost the artistly

intended only to make this-straight requirement explicit for purposes of accountability and oversight. It has always been true that costs under Federal awards must be reasonable, allocable and allowable. By definition, this has always excluded any additional increment for profit beyoind c

#### 6.0 Sanctions

Unallowable costs charged to sponsored projects will be removed from the award and FKDUJHG WR D QRQ VSRQVRUHG IXQG LQ WKH 3,  $\P$ V KRPH

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This policy has been approved by:	
Raymond C. Tait, Ph.D.	June26, 2014
Vice President for Research Saint Louis University	Date:
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# **SAINT**

#### 3.0 DEFINITIONS

#### See 3'HILQLWLRQV 5HODWLQJ WR 6SRQVRUHG 3URMHFWV DV

#### 4.0 RESPONSIBILITIES

#### **Principal Investigators**

Ensure the appropriateness of all charges on sponstaned projec Ensure the consistent application of direct costing practices to their federally sponsored projects with then assist the unit administrator, Office of Research Development and Services (ORDS), and/or the Office of Sponsored Programs Administration (OSPA). Prepare proposal budgets, justify expenses, charge costs, and track expenses. Determine whether it is appropriate to request an F&A exception soprepare heexception equest and forward for review. Adjust the proposal budget as one ded of the odate the approved retreeption to charge full applicable F&A costs if an approved notJUDQWHG E\WKH VSRQVRU¶V GHDG

#### **Unit Administrator**

Assist principal investigators in preparing proposal budgets, justifying expenses, charging andthracking expenses. Ensure consistency of charging practices within the unit, review sponsored project proposals for justification of direct costs requested, especially when costs normally charged as F&A/indirect are proposed as direct costs compters for general uses ign the appropriate function code for nonsponsored accounts. In conjunction with principal investigators, maintain financial records for reviews by internal or external auditors.

#### **Department Chair/Division Head**

Establish effectipe cesses and controls that will ensure compliance with this policy. Communicate these practices to all responsible employees within the college and departments.

#### **College Associate Dean for Research**

Review, assess, and approve or dengex@ptionequests.

# Office of Research Development and Services (ORDS) and Office of Sponsored Programs Administration (OSPA)

Assist in interpretation of federal regulations, such as OMB Circular A-81. Develop and maintain policies and procedures in accordance with the regulations. Establish sponsored accipents in the University's accounting system and assign the appropriate function codes. Maintain files of sponsors' published F&A policy documents. Maintain F&A rate charts. Contact principal investigator communicate/hetheor notan F&A exception has been approved.

#### 5.0 POLICY

Principal Investigators are responsible for including the appropriate full Facilities and Administrative (F&A or indirect) costs in proposals for sponsored projects funded by external entities unless an exception happing an advance. Typically, these are the rates negotiated with the phase ment of Health and Human Services (Dals) upon analysis of facilities and administrative costs incurred in the condulat of research. no case should investigators athel/associated department staff agree to a rate that differs from the negotiated institutional rate.

Sponsored Programs Administration (SPA) sets F&A rates with the federal government based on formulas and negotiation processes set form8ih OPVIBIDAL Investigators (a) must use the federally approved rates for all sponsored projects, unless they meet the criteria for an exception to policy that has been granted in advance of proposal submission; and (b) may not offer or promise a reducement in advance of advance of receipt of an approved exception. Principal Investigators can petition the dean for their respective schools for such F&A exceptions for an individual project. : KLOH WKH GHDQ¶V DSSURYDO LV UHTAXSLFUNT QuthWrikyH 9LFH 3 for decisions on such exception\$\mathbb{R}ro\mathbb{R}eture for Requesting Facilities and Administrative/Indirect Cost Exceptions for guidance. Exceptions will be granted on a caseby-case basis.

#### 6.0 REFERENCES

#### ACKNOWLEDG MENT

Saint Louis University gratefully acknowledges that the policies of the University of Minnesot (UMN) KDYH EHHQ XVHG DV PRGHOV IRU WKLV SROLF policies have been aptled for this policy with the permission of UMN.

APPENDICES/RESOURCES/FORMS

<u>Definitions Relating To Sponsored Projects at Saint Louis University,</u>

<u>Direct Costs Policy: Allowable and Unallowable Costs, Policy</u> Number RA-014

<u>Procedures for Determination of Facilities and Administrative/Indirect</u> <u>Cost Rates</u>

<u>Procedure for Requesting Facilities and Administrative/Indirect Cost</u> <u>Exceptions</u>

Form for Requesting Facilities and Administrative Cost Exceptions

Procedure for Determining Allowable Facilities and Administrative (F&A) Rates on Outbound Subawards and Contracts (Where SLU is the Prime Awardee and Subcontracts to an External Entity)

#### RELATED INFORMATION

Administrative Polic<u>*Gost Sharing, Matching, and In-Kind Contributions on Sponsored Projects*</sub></u>

Federal Office of Management and Buildettr A-81

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Vice President for Resea Saint Louis University	arch	Date
Raymond C. Tait, Ph.D.		June 26, 2014
This policy was approve	d by:	
APPROVAL SIGNATURE	${\mathtt E}$	

# Procedure for Determination of Facilities and Administrative/Indirect Cost Rates

Procedure Number: PRA-01 Version Number: 1.0

Classification: Research Effective Date: July 1, 2014

Responsible University Office: Vice President for Research

## PROCEDURE

#### **Determination of F&A rate**

Facilities and administration (F&A/indirect) rattassed ren audits of actual University expenses and then are negotiated with the Department of Health and Human Services

## Federally-Negotiated F&A Rates

## **Industry-Funded Clinical Trials**

RATE APPLIES TO:	ON-CAMPUS	OFF-CAMPUS	EFFECTIVE PERIOD
IndustryFunded Clinical Trials	350% TDC	35.0% TDC	07/01/20 <b>1</b> 4 6/30/2015

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Saint Louis University	

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## Procedure for Requesting Facilities and Administrative/Indirect Cost Exceptions

Procedure Number: PRA-02 Version Number: 1.0 Classification: Research Effective Date: July 1, 2014

Responsible University Office: Vice President for Research

#### PROCEDURE

SaintLouis University undergoes routine audits of facilities and administrative (F&A) costs that are associated with the conduct of sponsored projects. Those audits provide basis for the F&A rate that the University negotiates with the Departament of Health Human Services, resulting in a set of F&A rates associated with various categories of sponsored activities. Because those rates are based on demonstrated costs, the University expects to collectfull &A rate on sponsored awards. There are starmes, however, where the University exceptions the full F&A rates.

#### Requesting Facilities and Administrative (Indirect) Cost Reductions

#### A. Obtaining an F&A Cost Exception:

A facilities and administrative (F&A) cost exception is an institutional agreement that the University will charge F&A costs at a lower rated that by the f approved rate that is published by the Office of Sponsored Programs Administration (OSPA). Unless a project falls into a limited number of pre established exceptions (see Section B below), Principal Investigators must request approval for such exception on a categorase basis. Exceptions are not guaranteed and should not be included in project budgets without formal approval as listed below. Facilities and Administrative (Indirect) Cost exceptions are approved, the approved rate mustar bedoon Total Direct Costs (TDC), not Modified Total Direct Costs (MTDC).

#### B. Determining if an Individual Project Exception Should be Requested:

The Facilities & Administrative (indirect) Cost Rates table reflects the federally approved rates for threedn't types of projects (research, instruction, other sponsored activity). The table shows rates that vary, depending on whether the project will be conducted on-oaroffus. Most projects will adhere to these published rates. These projects are con

Principal Investigator must include the full applicable F&A rate in the proposal.

exceeds the rate being recovered by the University. The only exception LQYROYHV LQVWDQFHV ZKHUH WKH RWKHU HQWLV

investigator was granted an exception valued at \$1,500; \$3,500 would be available to transfer to the rdep traccount.

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July 1, 2014	1.0	New Document

Request for Exception to Facilit	ies and Administrative (Indirect Costs) Rate Form
Pleaserefer to "Facilities and Administrative/Indirect Cos	tPolicy {RA-006},"
"Proceduresfor RequestingFacilities and Administrative	(Indirect) CostsExceptions" and
"CostSharing Policy" prior to completing this form.	
Principal Investigator:	
Department:	
School/College:	
Proposallitle:	
SponsorName:	
If SubcontracPrime SponsorName:	
ProposaDeadline/Du@ate:	
AnticipatedProjecStart/EnDates:	
<b>Exception Calculation:</b>	
Total Direct Costs:	
Exclusions from F&A:	
Total Base:	
F&A @ full IDC Rate (See PRA1forappropriate rate)	
F&A @ reduced rate: (%)	

# **SAINT**

Where deemed approprible, University may reimburse-PFofit" subawardees without a negotiated rate for Facilities and Administration costs a default rate of 10% Modified Total Direct Costs (MTDC). The request must be submitted to the Director of ORDS and approved by the Viceresident for Research. The entity may not charge the award for items included in F & A (office supplies, accounting fees, copies, administrative salaries, etc...) and recover F&A on those items.

#### **For-Profit Hospitals**

For-