COLUMBIA UNIVERSITY
IN THE CITY OF NEW YORK

OFFICE OF THE
EXECUTIVE VICE PRESIDENT FOR RESEARCH

SPONSORED PROJECTS HANDBOOK

Version 12
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ANNEX I-A Glossary of Acronyms and Abbreviations
ANNEX VI-A PI Certifications
I. INTRODUCTION

A. Purpose of Handbook

This Handbook has been created to give practical guidance to faculty and administrative staff of Columbia University (Columbia or the University) in the management of sponsored projects funded by both governmental and private organizations. This will enable faculty and staff to administer and conduct externally funded research in accordance with University and sponsor policies.

In accepting sponsored project funding, University faculty and staff who conduct sponsored projects have an important fiduciary responsibility to manage such projects carefully. This Handbook will serve as a reference guide to the research policies and procedures of the University for all faculty, staff and students involved in research.

Readers should be advised that recent policy enhancements or changes in sponsors' policies and regulations may be more current than the contents of this Handbook. While every attempt will be made to keep the Handbook up-to-date, ultimately the most current information will be found in the government regulations and specific sponsor documentation and award documents, as well as the University’s numerous websites and at http://universitypolicies.columbia.edu/. Where a policy exists, links have been provided throughout the Handbook for ease of navigation to take the user to that specific policy.

The global pandemic has required a number of temporary adaptations in the research environment that may affect the general research policies and procedures discussed in this Handbook. The COVID-19 Resource Guide for the Columbia Community contains a webpage dedicated to research that explains the changes in such policies and procedures. In addition, COVID-19 focused Frequently Asked Questions can be found on the University’s Research website.

B. Other Resources


The University’s Clinical Research Handbook is designed to give practical guidance to clinical research coordinators in the management of clinical research conducted at Columbia, and to serve as a general reference guide for faculty, staff and students who are involved in clinical research. It covers in greater depth than in this Handbook topics of particular interest to clinical researchers and should be seen as a companion volume to this Handbook. It is available online and in pdf at https://research.columbia.edu/content/research-policies-and-handbooks.

The University’s Animal Research Handbook is designed to be a reference guide for faculty, staff and students who are involved in research using animals. It covers in greater depth than in this Handbook topics that are of particular interest to researchers conducting research with animals and should be seen as a companion volume to this Handbook. It is available online and in pdf at https://research.columbia.edu/content/research-policies-and-handbooks.

3. Research Environmental Health and Safety Handbook

New this year, the University’s Research Environmental Health and Safety Handbook is designed as a resource for researchers at the University who are involved in laboratory work involving chemical, biological and other hazards to assist them in conducting such research safely and with the least negative environmental impact. It is available online and in pdf at https://research.columbia.edu/content/research-policies-and-handbooks.

4. Research Radiation Safety Handbook

The University’s Research Radiation Safety Handbook is designed to be a reference guide for faculty, staff and students who are involved in research using radiation or radioactive materials. It covers in greater depth than in this Handbook topics that are of particular interest to researchers conducting research with radiation or radioactive materials and should be seen as a companion to this Handbook. It is available online and in pdf at https://research.columbia.edu/content/research-policies-and-handbooks.

5. Columbia University Irving Medical Center Administrators’ Manual

This Administrators’ Manual is intended to provide guidance to administrators at the University’s Vagelos College of Physicians and Surgeons, School of Nursing, College of Dental Medicine and Mailman School of Public Health and to serve as a reference for all administrative staff at Columbia University Irving Medical Center (CUIMC). It covers a wide range of departmental administrator activities. The Manual is available online at https://admin-manual.cumc.columbia.edu/administrators-manual. Questions can be sent to ca_cumcadminmanual@cumc.columbia.edu.

C. Glossaries

1. Glossary of Acronyms and Abbreviations

For ease of reference, Annex I-A contains a Glossary of Acronyms and Abbreviations used in this Handbook.

2. Federal Agency Glossaries

For more formal grant definitions and terms, you can refer to the following NIH and NSF links:
D. Sponsored Projects

1. Sponsored Projects vs. Gifts

In carrying out its various missions, the University derives its revenues from a variety of sources, including tuition, gifts, clinical activities and grants and contracts. A question that arises regularly is how to differentiate a gift from a sponsored project. In some cases, making this determination may require a legal assessment. In most cases, the distinction can be made by considering the attributes associated with each of these types of funding. As articulated in the University’s Policy on Distinguishing Gifts from Sponsored Projects:

**Sponsored projects** include research, instruction and training, public service, fellowships and other scholarly and creative activities conducted under the direction of Columbia faculty and staff and funded by an outside source in accordance with award instruments containing one or more of the following provisions:

- The proposed work binds Columbia to a specific line of scholarly or scientific inquiry, which usually requires a statement of work, grant application or proposal.
- The submission (and approval) of a budget is required.
- The funds are given to accomplish specific research objectives (as opposed to providing support for a general area of research) within a specific time frame.
- Funds are to be used only for activities approved in advance by the sponsor.
- There is a requirement for technical or detailed financial reports (e.g., by cost category) or for some other outcome or product of the activity, to be delivered to the sponsor during or at the completion of the activity.
- A time period is specified during which activities are to be conducted and completed.
- There are requirements for audits by or on behalf of the funding source.
- Terms for the disposition of rights in tangible or intangible property (data rights, copyrights and inventions) developed or obtained during the activity are included.
- The requirement for unexpended funds to be returned to the sponsor at the completion of the activity is specified.

**Gifts** are voluntary, irrevocable, gratuitous transfers of money or other property to support Columbia programs or activities. Gifts can be unrestricted or restricted.
Generally, funds from private, non-governmental sources are to be administered as gifts when the funding source neither expects nor requires the performance of contractual obligations or the delivery of products in return for the transfer of funds to Columbia.

If the proposal is for a sponsored project, it must be processed through Sponsored Projects Administration, the Clinical Trials Office or Columbia Technology Ventures. When assistance is required in making a determination as to whether a particular source of funds is a gift or a sponsored project, Sponsored Projects Administration or the appropriate Development Office should be contacted.

2. Types of Sponsored Projects

It is important to understand that funding for sponsored projects is provided to the University through a variety of funding instruments. The primary distinction that needs to be made is whether the funding provides assistance or is payment for completion of a specific scope of work that has been requested (procured) by the sponsor. Grants and cooperative agreements are forms of assistance awards while contracts are used to acquire goods or services.

Grants may have fewer conditions than other types of sponsored funding, but they are nonetheless legal agreements that detail the terms and conditions under which the funding is being provided by the sponsor. A sponsor awards a grant to support research or other activities described by a Principal Investigator (PI) in a proposal submitted often, but not always, in response to a solicitation (frequently called Funding Opportunity Announcements – FOAs, Requests for Application – RFAs or Program Announcements – PAs). The proposal describes what the PI hopes to accomplish (the project scope) with the award and outlines a general course of inquiry. Within the scope specified in the formal grant agreement, the PI controls the direction of the inquiry process. The sponsor agrees to provide assistance to the PI to undertake the proposed scope of work. Ordinarily, grants do not include commitments to provide specific products or deliverables, beyond reports detailing the progress or outcome of the work. Grants may support research or other activities including conferences, symposiums, training, program activities, maintaining a collection of scientific specimens, etc.

Cooperative agreements are also assistance agreements, but typically involve a significant level of sponsor participation in the administration of the project. PIs can expect that there will be ongoing and regular communication with the sponsor’s programmatic personnel often including regular meetings and site visits.

Contracts are issued by sponsors to procure one or more specific deliverables. They are usually issued in response to detailed requests from sponsors, usually called Requests for Proposals-RFPs, that require that the PI undertake a specific course of action and provide data, analysis, devices or other specified deliverables within a set time frame. Payment is dependent on the satisfactory completion of these activities within the timeline detailed in the terms of the contract.
E. Primary University Offices Involved in Sponsored Research: Office of the Executive Vice President for Research (EVPR)

The Office of the EVPR has overall responsibility for the University’s research enterprise at all locations: the Morningside campus (Morningside), the Manhattanville campus (Manhattanville), CUI MC, Lamont-Doherty Earth Observatory (Lamont) and Nevis Laboratories (Nevis). The Office establishes and administers the policies governing the conduct of research at the University and oversees the management of its research programs. It assists investigators seeking external funding, promotes interdisciplinary research and provides seed money for early stage investigations through the Research Initiatives in Science and Engineering Program. It also works to promote an institutional environment that sustains the high quality of the University’s research programs and maximizes their productivity.

Reporting to the EVPR, the Vice President for Research Operations and Policy and Chief Operating Officer, Office of the EVPR has overall responsibility for managing the administration of research at the University. In addition, the Vice President works with the EVPR to define the University’s research policies; enhance the services and resources that support the University’s research mission; identify new research opportunities; and strengthen the University’s relationships with external research collaborators.

The Office of the EVPR also includes an Executive Director for University Research Planning and Development, who works with investigators and administrators on formulating and implementing medium- and long-term planning for research. The Executive Director’s responsibilities also include working with the Office of Alumni and Development to expand private fundraising efforts for research.

The offices described in this Section E constitute all of the operating units of the Office of the EVPR. Additional information about the Office of the EVPR, the offices it manages and general research resources is available at https://research.columbia.edu/content/about-research. See also the Quick Guide to Research at Columbia University for an overview of offices that support Columbia’s research enterprise.

1. Sponsored Projects Administration (SPA)

SPA provides support and a number of services throughout the life cycle of a sponsored project. This includes assistance with identifying funding opportunities, proposal development consultation, proposal review and submission, award setup and support during sponsored project monitoring and closeout. SPA also ensures that project proposals and awards comply with University and sponsor policies. All sponsored research proposals and resulting awards (other than (a) industry sponsored clinical research and clinical trial proposals and agreements, including those that are investigator-initiated, for which the Clinical Trials Office has signatory authority and (b) certain...
industry sponsored non-clinical research agreements for which Columbia Technology Ventures has signatory authority) must be signed on behalf of the University by certain officers in SPA who have been designated by the Trustees. Vice presidents, deans, directors, department chairs or other officers are not authorized to act in this capacity.

Each department is served by a dedicated Project Officer, who assists with proposal development and submission, and by a Financial Analyst, who assists with certain aspects of post-award management. The Project Officer is the key point of contact in SPA for investigators and administrators and serves as the conduit between Columbia and external sponsors.

A directory of these officers and additional information on SPA may be found at https://research.columbia.edu/content/sponsored-projects-administration-directory.

2. Clinical Trials Office (CTO)

Clinical trials are a subset of clinical research. The most commonly used definitions of clinical research and clinical trials can be found in the NIH Grants Policy Statement Glossary, where they are defined as follows:

**Clinical Research:** patient oriented research, including epidemiologic and behavioral studies, outcomes research and health sciences research. Patient oriented research is research conducted with human subjects (or on material of human origin such as tissues, specimens and cognitive phenomena) in which a researcher directly interacts with human subjects. It includes research on mechanisms of human disease, therapeutic interventions, clinical trials and development of new technologies, but does not include in vitro studies using human tissues not linked to a living individual unless the research involves a clinical investigation of a medical device.

**Clinical Trial:** a research study in which one or more human subjects are prospectively assigned to one or more interventions (which may include placebo or other control) to evaluate the effects of those interventions on health-related biomedical or behavioral outcomes.

For more information on NIH’s definition of a clinical trial, see https://grants.nih.gov/policy/clinical-trials/definition.htm.

The administrative responsibility for promoting and assisting investigators in managing industry sponsored clinical trials and clinical research and non-industry sponsored clinical trials rests with the CTO. The contract unit of the CTO negotiates contracts for all industry sponsored clinical trials and clinical research and the finance unit assists in the financial management of such research and non-industry sponsored clinical trial agreements. All invoicing, collection and reconciliation of funds relating to industry sponsored clinical trials is conducted by the finance unit. The CTO also provides regulatory guidance, education and training in FDA-regulated research for the research community.
In the CTO, each department is served by a dedicated Budget Analyst, who assists with the review of proposals and development of budgets, a Project Officer, who is responsible for the negotiation of industry contracts, and a Financial Analyst, who is responsible for setting up accounts.

The CTO is advised by a Clinical Trial Advisory Committee (CTAC) composed of administrators and clinical research faculty jointly appointed by the University and NewYork-Presbyterian Hospital (NYP). The CTAC is responsible for advising on policy issues that may arise with respect to clinical trials and on matters relating to the promotion of clinical trials.

Additional information on the CTO and the programs it manages is available at https://research.columbia.edu/content/clinical-trials-office.

3. Office of Research Compliance and Training (RCT)

RCT helps to ensure that the University is in compliance with the complex web of regulatory requirements that govern research. It fulfills that mission in collaboration with the other offices discussed in this Handbook. RCT administers the University’s policies on financial conflicts of interest in research, research misconduct and international research and export controls, and serves as a resource on compliance questions on a variety of issues, including effort reporting. It also promotes an understanding among the faculty and staff of the requirements they must observe in conducting research through the development of integrated educational programming on compliance across the University. Its web site at https://research.columbia.edu/content/office-research-compliance-and-training contains detailed information about both the research compliance requirements under which the University operates and RCT’s training programs.

4. Office of Research Initiatives (ORI)

ORI works across disciplines, schools and campuses to foster interdisciplinary research collaboration, and supports efforts to secure funding for such collaborations. It identifies opportunities and strategies for enhancing Columbia’s research portfolio and its status as a prominent research institution. It also administers Columbia’s internal review and nomination processes for those funding opportunities that limit the number of proposals any one institution is permitted to submit, and works to improve Columbia’s track record in securing such awards. Finally, it assists the faculty in securing and managing research computing resources at Morningside. For more information on limited submissions, see Preparing a Sponsored Project Proposal: Developing a Proposal – Other Resources (Chapter IV, Section G(5)).

Additional information on ORI is available at https://research.columbia.edu/content/researchinitiatives
5. Human Research Protection Office (HRPO)/Institutional Review Boards (IRBs)

The HRPO is the administrative office that supports the University’s IRBs and implements the functions and goals of the University’s Human Research Protection Program (HRPP).

The HRPP is charged with the responsibility of ensuring that all human subjects research is performed ethically, in compliance with applicable laws, regulations and University policies and in a manner that promotes the protection of human subjects in research. Protections for human participants must also meet or exceed the standards of accreditation as set forth by the Association for Accreditation of Human Research Protection Programs (AAHRPP). The Columbia HRPP covers all entities, offices and individuals engaged in and/or responsible for the review and conduct of human subjects research at Columbia and NYP (at CUIMC). The Columbia IRBs also review research conducted at NYP-Lawrence Hospital and certain research conducted at NYP-Hudson Valley Hospital.

The IRBs review study protocols and modifications to study protocols, conduct continuing reviews at least annually for non-exempt research when required, audit studies and, if necessary to protect subjects, can suspend or terminate projects.

For further information about the HRPO and the IRBs, see the Clinical Research Handbook. In addition, there is a wealth of information about the HRPO and the IRBs, applicable regulations, the review process, etc. on the HRPO/IRB website: https://research.columbia.edu/content/human-research-protection-office-and-irbs.

6. Office of the Institutional Animal Care and Use Committee (IACUC)

The IACUC is responsible for reviewing all protocols involving live vertebrate animals, ensuring compliance with federal regulations and guidelines, inspecting animal facilities and laboratories and overseeing training and educational programs. The overall role of the IACUC is to ensure the humane and ethical care and use of laboratory animals. The IACUC works closely with the Institute of Comparative Medicine (ICM), which manages the animal facilities and veterinary services at the University.

For further information on the IACUC, see the Animal Research Handbook and the IACUC website: https://research.columbia.edu/content/institutional-animal-care-and-use-committee.

7. Office of Environmental Health and Safety (EH&S)

EH&S is committed to establishing and maintaining a healthy and safe work environment for our staff, students, neighbors and surrounding communities. Through the recognition, evaluation and control of personal and environmental hazards, EH&S strives to eliminate
individual risk and reduce the environmental impact of its activities. EH&S offers a broad range of services and actively develops partnerships with faculty and departmental personnel to ensure a safe work environment and compliance with applicable local, state and federal regulations and University policies in the most efficient manner possible. These endeavors are realized through programs such as personnel training, chemical hygiene planning, biological safety, environmental safety, fire safety and occupational safety. Consultation is also available for laboratories that wish to discuss hazards relating to specific materials or techniques. See https://research.columbia.edu/environmental-health-safety.

The Columbia Radiation Safety Program is managed as a unit within EH&S and is responsible for assisting its constituent communities in the safe use of ionizing radiation, including radioactive materials and radiation generating equipment. The Radiation Safety Program is designed to protect users, staff, patients, research participants, the general public and the environment from radiation exposure and to ensure the safe receipt, handling, use and storage of radioactive materials. The mission of the Radiation Safety Program is to facilitate safe conditions for the proper use of radiation, maintain radiation exposures As Low as Reasonably Achievable (ALARA) and to ensure that operations are in compliance with applicable city, state and federal regulations.

The Radiation Safety Program is integrated, but has two components. One component includes Morningside, Manhattanville, Lamont, Nevis and Barnard College. The other component includes CUIMC, NYP and New York State Psychiatric Institute (NYSPI).

For further information on EH&S and the programs it manages, see the Research Environmental Health and Safety Handbook and on the Radiation Safety program, see the Research Radiation Safety Handbook. See also, generally, the EH&S website: https://research.columbia.edu/content/radiation-and-laser-safety.

8. Office of Postdoctoral Affairs (OPA)

OPA enhances the educational and training experiences of the University’s postdoctoral appointees (postdocs). In addition to providing professional development workshops and networking events for postdocs, the Office also serves as an advocate for postdocs through the provision of administrative support, the development of communication among postdocs, faculty and administrators and the promotion of consistency among all postdoc-related University policies. The Office has authored a Postdoctoral Officers Handbook that can be accessed on the OPA website.

For further information, go to https://research.columbia.edu/content/office-postdoctoral-affairs or email OPA directly at postdocaffairs@columbia.edu.

F. Other University Offices Involved in Sponsored Research
The following offices are not part of the Office of the EVPR, but provide important support to Columbia’s research enterprise.

1. **Columbia Technology Ventures (CTV)**

CTV is the University’s technology transfer office. Through technology transfer, Columbia inventions and innovations may be incorporated into products and services that directly benefit people across the globe. The University itself also benefits, as technology transfer brings in licensing revenues that are reinvested to enhance the quality and breadth of education and research at Columbia.

If a member of the Columbia community (investigator, staff or student) believes that he/she may have an invention, it is both in his/her own best interests and his/her obligation to report the invention to CTV. CTV has more than 25 years of experience evaluating, protecting and commercializing Columbia’s intellectual property. It triages more than 300 new invention disclosures, executes 40-50 license agreements, and helps launch 10-12 start-up companies each year.

CTV provides the full spectrum of technology transfer-related services for Columbia faculty, staff and students, including:

- Material and Data Transfer Agreements
- Confidentiality Agreements
- Patent Filing and Prosecution
- Technology Marketing
- Technology License Agreements
- Industry Sponsored Non-Clinical Sponsored Research Agreements (SRAs) (in collaboration with SPA)
- Inter-Institutional Collaboration/Sharing Agreements
- Entrepreneurship and Start-Up Advising
- Commercialization Grants Advising (SBIR, STTR, etc.)

The majority of SRAs are handled by SPA, consulting with CTV, as needed, on intellectual property issues. CTV handles some SRAs, as agreed to with SPA and with notice to the applicable department. CTV does not handle any agreements relating to industry sponsored clinical research or clinical trials.

For more information on CTV’s services or to report a potential invention, send an email to techventures@columbia.edu, or call CTV at (212) 854-8444. Additional information on CTV is available at www.techventures.columbia.edu/.

2. **Finance Division**

The Finance Division is responsible for the overall fiscal administration of sponsored projects. Two units within Finance carry out these responsibilities: Sponsored Projects Finance (SPF) and Research Policy and Indirect Cost (RPIC). Both SPF and RPIC are part of the Office of the Controller.
SPF is the University’s central office responsible for key elements in the post-award financial administration of sponsored projects, including financial reporting, payment management, and other activities to ensure compliance with regulatory requirements.

Each academic department is assigned a SPF Manager, who acts as the single point of contact for PIs and departmental administrators for projects assigned to their department on matters of financial reports to sponsors, billing of sponsors, collection of payment from sponsors and application of cash to projects upon receipt. SPF maintains signatory authority for financial documents submitted to sponsors on behalf of the University.

Specific administrative functions that SPF is responsible for include:

- Preparation and submission of financial reports to sponsors;
- Preparation and submission of invoices to sponsors;
- Reporting of cost sharing and cost transfers;
- Final reconciliation and closeout of terminated projects;
- Receivable management and cash application process; and
- Contributions to various forums and training opportunities relating to post-award financial management
- Support for financial statement and other audits.

RPIC is responsible for the following activities:

- Coordination of compliance with the federal regulations relating to compensation compliance, including the annual certification of salary, and review of requests for retroactive cost transfers;
- Development and negotiation of the University’s Facilities and Administration (F&A) and fringe benefit rates;
- Preparation of expenditure based reports and Schedule of Federal Financial Assistance and review of subrecipient Uniform Guidance Subpart F reports;
- Review of service/recharge center rate applications; and
- Maintenance of the University’s Subrecipient Financial Database, performance of subaward risk assessments and annual monitoring of subawards.

Additional information is available at [http://finance.columbia.edu/content/sponsored-projects-finance](http://finance.columbia.edu/content/sponsored-projects-finance)

### 3. Office of Alumni and Development

The Office of Alumni and Development (which includes the CUIMC Development Office) provides, in keeping with University fundraising priorities, essential services to schools, departments, faculty, investigators and physicians with regard to developing strategies and implementing fundraising plans, preparing cultivation and solicitation
letters and materials, and identifying prospective donors. In addition, the Office successfully solicits significant supplements to investigators’ sponsored research funds.

The Office works closely with SPA in determining if awards are gifts or sponsored research. For an explanation of the distinction between a gift or sponsored research, see Sponsored Projects – Sponsored Projects vs. Gifts (Section D(1)) above.

Gift Systems at the Office of Alumni and Development records sponsored research gifts in both the development system (Advance) and the University’s financial system, Accounting and Reporting at Columbia (ARC). The Office’s Advance record is used to maintain an historical record of gifts to the University, issue receipts acknowledging each payment, house gift documentation and track philanthropic gift income in development totals.


4. Columbia University Libraries

The Columbia University Libraries provide staff, services and programs that support investigators in the development of competitive funding proposals and in the dissemination of the results of sponsored research. The Libraries offer support in data management, open repositories and copyright issues, as well as partnership opportunities in the development and publication of digital scholarship.

Investigators may:

- Take advantage of consultative services on research data throughout the data lifecycle, from creation to preservation and reuse. The University also provides an Electronic Lab Notebook service to help organize and store laboratory data, provide opportunities for information sharing and enable collaborations. See labnotebooks.columbia.edu
- Consult with Library staff to promote and preserve the results of research (publications, data sets and more) through the University’s Academic Commons and other discipline-specific repositories. See academiccommons.columbia.edu/ac@columbia.edu
- Learn more about the rights management issues relating to your research through the Libraries’ copyright advisory service: copyright@columbia.edu
- Partner with the Libraries’ digital scholarship group to learn about methods, technology, platforms and information specialists in the development of robust project plans and publication strategies.

Additional information can be found at: http://library.columbia.edu/services/askalibrarian.html.
5. Vagelos College of Physicians and Surgeons (VP&S) Office for Research

The VP&S Office for Research provides support to the VP&S faculty for grant preparation and proposal development. The Office works across Departments, Centers and Institutes to support research collaboration. The primary objective of the Proposal Development Team in the Office is to facilitate the generation and development of complex, multi-investigator research grant proposals and to provide both project management and writing services. The Office also oversees shared research facilities at VP&S. Additional information about the VP&S Office for Research can be found at https://www.ps.columbia.edu/research/.

G. Overview of Principal Investigator and Departmental Administrator Roles and Responsibilities

As described above, the purpose of this Handbook is to facilitate the work of PIs and administrative staff by providing a comprehensive reference guide covering the entire spectrum of activities associated with sponsored projects – from obtaining funding to closing out awards.

While sponsored projects are awarded to the University, the actual management of those projects rests with each PI and the support provided by his/her department.

1. Principal Investigator (PI)

The PI bears the primary responsibility for the success of his/her sponsored project. In addition to his/her academic and scholarly duties, the PI has managerial and oversight responsibilities for the administrative aspects of a project. The PI’s particular duties include:

- Assuming overall responsibility for the management of the study;
- Determining project feasibility;
- Ensuring that all of the information in the proposal is presented in a manner that is complete, accurate and developed according to the practices commonly accepted within the relevant academic community;
- Ensuring that all required approvals are obtained and University forms and certifications are completed in a timely manner;
- Knowing and abiding by the terms and conditions of the award;
- Conducting the work on the project according to the research protocol or statement of work that was submitted with the original proposal or as subsequently modified by the sponsor in agreement with the PI and the University;
• Prospectively obtaining IRB approval of any changes to the research protocol or investigational plan, except when implementation before approval is required to avoid imminent harm to research participants;

• Ensuring that all work meets the highest ethical standards and is conducted in accordance with the University’s conflict of interest policies;

• Ensuring that all work performed is conducted in compliance with applicable federal, state and local laws and regulations and with University policies and requirements;

• Ensuring that all key personnel are qualified and have met necessary training requirements;

• Managing the project's budget so that funds are spent correctly, taking into account any restrictions imposed by the sponsor and avoiding cost overruns;

• Ensuring that all financial records and reports are accurate and auditable;

• Monitoring the activities of subrecipients, if any; and

• Completing the formal closeout of the project.

The PI’s responsibilities are delineated in the University’s Faculty Handbook and the Policy on Principal Investigator Responsibility for Financial Oversight of Grants and Contracts. The Faculty Handbook also contains information on the following topics:

• Fundamental Principles Governing Externally Funded Research
• Research Misconduct
• Eligibility to Act as a Principal Investigator
• Offices Relating to Research Management and Compliance
• Technology Development and Transfer
• Conflicts of Interest

Selected policies relating to such topics are included in the Faculty Handbook as Appendices.

For a summary of PI responsibilities, see Quick Guide for Principal Investigators.

See also Preparing a Sponsored Project Proposal: PI Eligibility (Chapter IV, Section C) for a description of eligibility requirements to act as a PI at Columbia.

2. Departmental Administrator (DA)

The DA is responsible for the administrative aspects of a sponsored project and is a key individual in the management of the project. While the University places the primary responsibility for the conduct of a sponsored project in all of its aspects on the PI, it is the DA who will be the most involved in the day-to-day administration of the project. Therefore, it is imperative that the PI and the DA interact closely and frequently to
review and discuss financial and administrative matters. The DA is responsible for, among other things:

- Working with SPA, the CTO or CTV to make sure that budgets and awards are created accurately in the University’s financial systems in accordance with the approved award after reviewing a notice of award or contract;
- Reviewing with the PI the notice of award or contract and discussing any special award or contractual requirements;
- Understanding the sponsor’s restrictions on costs and discussing them with the PI;
- Processing charges to the study based on guidance from the PI;
- Monitoring the award or contract on a regular basis, including monthly reconciliation of accounts;
- Confirming that charges to awards or contracts are appropriate and accurate in adherence to University policies and in compliance with applicable laws and regulations;
- Monitoring subrecipient expenditures and work;
- Assisting with the preparation of Financial Status Reports;
- Assisting with monitoring effort reporting and compensation to ensure that they are consistent; and
- Planning the administrative and financial closeout of the project.

See also Introduction: Roles and Responsibilities (Chapter I, Section G) of the Clinical Research Handbook for a description of additional responsibilities of the PI, Clinical Research Coordinator (CRC), DA and sponsor when conducting clinical research.

H. General University Guidelines

The University is committed to operating with integrity and in compliance with applicable laws, regulations and policies. The University expects the highest standards of ethical conduct from members of its community and is dedicated to upholding its reputation as one of the preeminent academic and research institutions in the world.

The principles embodied within the Statement of Ethical Conduct and the Administrative Code of Conduct guide and govern interactions at the University and promote an environment of respect that is central to its success and that of the individuals who work at the University.

1. Statement of Ethical Conduct

Columbia expects all officers, support staff and students to maintain the highest standards of ethical conduct.
The basic principles of ethical conduct are:

- Be honest, ethical and truthful
- Obey the law. If you are uncertain about what the law or applicable regulations require, seek assistance from your supervisor.
- Follow University policies and procedures. Make sure you understand your responsibilities. If you have questions about specific issues, you should ask your supervisor. Select University policies are listed in the “Where should I go with a concern?” and “To learn more” sections.

The Statement also sets forth procedures for reporting concerns, and states that failure to live up to these principles may result in disciplinary action.

The Statement of Ethical Conduct can be found at https://universitypolicies.columbia.edu/content/statement-ethical-conduct-and-administrative-code-conduct.

2. Administrative Code of Conduct

The Administrative Code of Conduct articulates the principles that govern interactions at the University and some of the basic expectations that flow from those principles. The Code can provide sound advice and direction for all interactions between members of the Columbia community. It applies to Officers of Administration, applicants for positions as Officers of Administration and vendors working on behalf of Officers of Administration.

The Administrative Code of Conduct is organized around four basic principles:

- Respect for governance;
- Respect for others;
- Respect for information; and
- Respect for property.

The Administrative Code of Conduct can be found at https://universitypolicies.columbia.edu/content/statement-ethical-conduct-and-administrative-code-conduct.

I. Regulatory Oversight

Sponsored research is heavily regulated, particularly by the federal government, which provides most of the sponsored research funding in the United States. Many of the University policies and procedures described in this Handbook have been established to conform to federal regulations overseen by various government agencies and have been extended to non-federally funded sponsored projects.

1. Uniform Guidance
The Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards (the Uniform Guidance), issued by the Office of Management and Budget (OMB), governs how the University must manage federally sponsored projects. 

**Certain revisions to the Uniform Guidance took effective on November 12, 2020. These revisions are in the process of being incorporated in this Handbook.**

The Uniform Guidance is codified in the Code of Federal Regulations (CFR) in Title 2, Subtitle A, Chapter 2, Part 200 (2 CFR 200) and is divided into the following subparts:

- Subpart A (200.0 – 200.99) – Acronyms and Definitions
- Subpart C (200.200 – 200.211) – Pre Award Requirements
- Subpart D (200.300 – 200.345) – Post Award Requirements
- Subpart E (200.400 – 200.475) – Cost Principles
- Subpart F (200.500 – 200.521) – Audit Requirements (includes Appendices I-XI)

The Uniform Guidance is divided into the following three areas:

**Administrative requirements.** Subparts B through D set forth the uniform administrative requirements for grants and cooperative agreements. They establish standards ranging from pre-award requirements such as agency funding announcement requirements and treatment of pre-award costs, to post-award requirements, including standards for financial management systems, payment terms, cost sharing, program income, budget revisions, property management and procurement standards and financial reporting requirements.

**Cost Principles.** Subpart E establishes principles for determining the allowable costs incurred under federal awards. The sections of this Subpart that have the greatest impact on PIs and administrative staff in carrying out their financial management responsibilities are those relating to:

- Allowability of costs;
- Allocability of costs;
- Reasonableness of costs;
- Consistency in how costs are treated;
- Consistency in how costs are estimated, charged and reported to sponsors; and
- Accounting for unallowable costs.

**Single Audit Requirements and Audit Follow-up.** Subpart F sets forth audit requirements in accordance with the Single Audit Act Amendments of 1996 (31 U.S.C. 7501-7507), including the annual compliance audit of federally sponsored projects. While the audit itself is coordinated through the Office of the Controller, PIs and DAs overseeing sponsored projects or specific transactions that are selected by the auditors often need to interact with the auditors during the course of the audit. Such interactions are generally coordinated by the Office of the Controller.

2. **Other Regulations**
In addition to the Uniform Guidance that governs all federal projects, many federal and other sponsors, including voluntary health and welfare organizations, have their own sponsor-specific requirements, and it is the responsibility of PIs and administrative staff to be familiar with those requirements as well. It is beyond the scope of this Handbook to reference each of these documents. However, given the large proportion of project support from the NIH and NSF, the following links will direct you to the policies of those two agencies:

NIH Policy & Compliance

NSF Proposal & Award Policies & Procedures Guide (NSF PAPPG)

J. Compliance Concerns, University Compliance Hotline and Non-Retaliation Policy

The University expects members of the Columbia community to report compliance concerns. Those who have concerns of any kind stemming from possible noncompliance with federal, state or local laws or regulations, University policies or errors or irregularities in Columbia’s financial accounting policies or practices are expected to report these concerns promptly.

Columbia has a number of resources available to help community members fulfill these obligations. The first resource for a clarification of a law, regulation or policy is an individual’s direct supervisor. If a direct supervisor cannot serve as a resource, another responsible person in your own school or department, Human Resources, the University’s Ombudsman, the University Compliance office or RCT may provide assistance.

In addition, the University Compliance Hotline is a confidential channel for employees to report or seek guidance on possible ethical or compliance issues. Compliance reports may be submitted 24 hours a day at (866) 627-3768 or via the Internet. You may report anonymously. For more information about the hotline and to file a report online, please follow the links found at the University Compliance website at: http://compliance.columbia.edu/hotline.

Members of the Columbia community are prohibited from retaliating against any person or relative of such person who is an employee or student or who is otherwise affiliated with the University and who files a compliance report, cooperates in a compliance investigation in good faith or seeks guidance on compliance concerns. See the University Non-Retaliation Policy.

For additional information on University compliance programs, including select policies and compliance training links, please visit the University Compliance website at: http://compliance.columbia.edu.

K. Visitors in Research-Related Activities
The University benefits from the presence of many visitors who come for limited periods of time to receive research training or observe research activities. In many cases, such visitors are appointed as Officers of Research or Officers of Instruction or designated as Visiting Scholars or Visiting Scientists. In a few exceptions, short-term visitors have no appointment, formal affiliation or other designation within the University (Short-Term Visitors). Short-Term Visitors may include high school students, undergraduates, post-baccalaureates and other observers or trainees.

The University has issued Guidelines for Short-Term Visitors in Research-Related and Clinical Activities (the Short-Term Visitors Policy) (https://research.columbia.edu/sites/default/files/content/EVPR/Policies/Guidelines_for_Short-term_Visitors.pdf) that spell out in detail the requirements relating to visitors, some of which are summarized below.

1. **Registration of Short-Term Visitors**

   Short-Term Visitors must register with the appropriate office of the University by completing a Visitor Registration Form prior to arrival, which must be countersigned by the person sponsoring the visitor, the applicable Chair, Dean or Director and the Associate Provost for Academic Appointments who will submit it to the Human Resources Office. At CUIMC, the Form should be submitted to the Director of the Office of Faculty Affairs.

   If the Short-Term Visitor is a minor (under the age of 18), a Minor Visitors Parental Consent Form must be submitted with the Visitor Registration Form.

2. **Training**

   All Short-Term Visitors must attend the applicable training sessions identified in the Research Compliance Training Finder described in Training: Research Compliance Training Finder (Chapter III, Section B) or otherwise identified by the applicable PI or DA.

3. **Other Requirements and Restrictions**

   See the Short-Term Visitors Policy for information on additional requirements and certain restrictions on the activities of Short-Term Visitors.

   It is expected that a new visitor policy will be issued in late 2020 or early 2021.
II. FINDING FUNDING

A. Introduction

Columbia University has a number of resources available to assist faculty, postdocs and staff in identifying funding for research and training. As objectives, opportunities and constraints can and do change among the federal and state agencies and private foundations that provide the vast majority of our outside research funding, many investigators have found it worth the investment to acquaint themselves with the tools available and to ensure they are on various alert systems and email lists. In addition, certain Columbia entities provide seed funding from time to time.

Some funding opportunities from public or private sources require the University to limit the number of applicants. Many of these are targeted at junior faculty. Some grants focus on interdisciplinary opportunities and/or shared instrumentation. Information and support on these kinds of grants can be obtained from ORI. Finally, if you are new to Columbia and/or searching for funding opportunities, you may wish to review the “Resources for Early-Career Faculty” described in Resources for Early Career Faculty (Section H) below and the services offered by OPA.

B. Web-based Search and Alert Tool: Pivot

The University currently has a web-based search and email alert tool for identifying funding called Pivot.

Faculty, students and staff have access to Pivot, which contains a wide variety of federal, state and private foundation funding opportunities, including grants, contracts, cooperative agreements, fellowships, training grants and prizes. Opportunities include, but are not limited to, the areas of health and medicine, the natural sciences, social sciences, engineering, energy sciences, arts and humanities, law and education.

Users can tailor their funding searches using targeted search criteria, and save their searches to set up email alerts when new opportunities are identified. Pivot also contains a profile database in order to identify researchers within and outside the University to foster collaboration.

Pivot is available across all campuses. Users can access the system by logging into https://pivot.proquest.com/ with their University UNI and password. For more information about Pivot, go to https://research.columbia.edu/find-funding-using-pivot. The University also has a dedicated Pivot help desk at Pivot-Help@columbia.edu.

C. Sources of Federal Funding

1. Grants.gov
Grants.gov is a central portal to find and apply for federal government grants. The U.S. Department of Health and Human Services (HHS) is the managing partner for Grants.gov. It provides access to the 26 grant-making HHS agencies, where federal grant and contract opportunities can be found. You can search by agency, keyword, funding opportunity number or category.

To search for grants on Grants.gov, go to: http://www.grants.gov/web/grants/Search-grants.html

It is sometimes beneficial to view which HHS grant opportunities are in the planning stages, but have not been formally announced, in order to learn about future opportunities. These are labeled “forecasted” funding opportunities, and are also available in the search link above.

2. National Institutes of Health (NIH)

While you can locate all NIH opportunities on Grants.gov, it is helpful to explore the NIH site to stay current on upcoming opportunities.

NIH’s Funding Opportunities and Notices Search Page: https://grants.nih.gov/funding/index.htm

You have the ability to save NIH funding searches and receive emails when future postings match your search. By conducting an Advanced Search, the results page will offer you an opportunity to “Save this Search” and requests your email address and the frequency of emails you would like to receive. To conduct this type of search, go to: https://grants.nih.gov/searchGuide/search_guide.cfm

You can sign up for the NIH Guide to Grants and Contracts, which announces new NIH grant opportunities on a weekly basis. Sign up for their email listserv: https://grants.nih.gov/grants/guide/listserv.htm

NIH Institutes, Centers and Offices:

Depending on your specific area of interest, browse the specific NIH Institutes, Centers and Offices website for recently cleared concepts or upcoming solicitations. These dedicated webpages present key information, including the objectives and descriptions of future solicitations and a direct link to NIH staff contacts. The listing of potential future initiatives is meant to provide the earliest possible alert to potential applicants in order to maximize application preparation time. For a listing of NIH Institutes, Centers and Offices, go to https://www.nih.gov/institutes-nih/list-nih-institutes-centers-offices and search for recently cleared concepts.

3. National Science Foundation (NSF)
The NSF promotes and advances scientific progress in the United States by competitively awarding grants and cooperative agreements for research and education in the sciences, mathematics and engineering.

The NSF website (https://www.nsf.gov/) is the most comprehensive source of information on NSF Directorates (including contact information), programs and funding opportunities. In addition, National Science Foundation Update, which has replaced “My NSF”, is an information delivery system that includes subscription options for documents that were available in My NSF, as well as new content categories such as Images and Videos, Events and Upcoming Due Dates for Funding Opportunities. “National Science Foundation Updates” is available on NSF’s website at: https://service.govdelivery.com/accounts/USNSF/subscriber/new.

Individuals can also browse through the NSF Funding Opportunities at https://nsf.gov/funding/azindex.jsp.

4. **Department of Energy (DOE)**

The Office of Science of the DOE is the single largest supporter of basic research in the physical sciences in the United States. It oversees – and is the principal federal funding agency of – the nation’s research programs in high-energy physics, nuclear physics and fusion energy sciences.

An entity within DOE – the Advanced Research Projects Agency-Energy (ARPA-E) was established by Congress in 2007 under the America Competes Act “to overcome the long-term and high-risk technological barriers in the development of energy technology” and the 2009 American Recovery and Reinvestment Act provided its first funding. Its focus is on research that is both “transformational” and “translational” (i.e., breakthrough research that can move swiftly toward applications).

To search the Office of Science for DOE opportunities: https://www.energy.gov/science/office-science-funding/office-science-funding-opportunities.

Columbia is a member of the University Consortium of Oak Ridge Associated Universities (ORAU). ORAU is a 501(c)(3), not-for-profit organization that provides innovative scientific and technical solutions for DOE and other federal agencies to advance national priorities in science, health and education. ORAU actively works with its member organizations to identify opportunities for collaboration with government agencies, national laboratories and private industry.

5. **Department of Defense (DOD)**

The DOD supports University research through several agencies and programs.
The DOD branches generally indicate their areas of interest through the issuance of annual Broad Agency Announcements. If a researcher finds that his/her research might be responsive to the needs expressed in such an Announcement, he/she should contact the relevant DOD Program officer to determine whether it is of interest to the DOD.

The **Defense Advanced Research Projects Agency (DARPA)** is the central research and development organization for the DOD. It manages and directs selected basic and applied research and development projects for the DOD.


The armed services have the following science and technology providers:

- **Department of the Air Force**: [Air Force Office of Scientific Research (AFOSR)](https://www.afrl.af.mil/About-Us/Fact-Sheets/Fact-Sheet-Display/Article/2282103/afosr-funding-opportunities/)

To search for AFOSR opportunities:

- **Department of the Army**: [Army Research Laboratory (ARL)](http://www.arl.army.mil/www/default.cfm?page=8)


- **Department of the Navy**: [Office of Naval Research (ONR)](https://www.onr.navy.mil/work-with-us/funding-opportunities)

To search for ONR opportunities: [https://www.onr.navy.mil/work-with-us/funding-opportunities](https://www.onr.navy.mil/work-with-us/funding-opportunities)

To search for DOD’s **Congressionally Directed Medical Research Programs**: [https://cdmrp.army.mil/funding/](https://cdmrp.army.mil/funding/).

6. **National Oceanic and Atmospheric Administration (NOAA)**

The mission of NOAA is to understand and predict changes in earth’s environment and conserve and manage coastal and marine resources to meet the nation’s economic, social and environmental needs. NOAA provides funding for research that will improve understanding of the role of the oceans, coasts and atmosphere in the global ecosystem.

To search for NOAA opportunities: [https://www.noaa.gov/organization/acquisition-grants](https://www.noaa.gov/organization/acquisition-grants)

7. **National Institute of Standards and Technology (NIST)**

As part of the Department of Commerce, NIST’s funding for extramural research focuses on “advancing measurement science, standards and technology”. While it will fund early research, there must be a clear line between the potential research outcome and practical application. NIST seeks to fund research that is complementary with other agencies and
can be used for tools and platform technologies. Its own laboratories include: Manufacturing Engineering, Nanoscale Science and Technology, Materials Science and Engineering, Chemical Science and Technology, Information Technology, Electronics and Electrical Engineering, Physics, and Building and Fire Research. NIST typically awards money under a contract rather than a grant.

To search for NIST funding opportunities: https://www.nist.gov/oaam/grants-management-division/nist-nofo-information

8. Other Federal Resources

Assistance Listings
Assistance Listings (formerly known as the Catalog of Federal Domestic Assistance) provides information on 15 types of assistance available, including with respect to surplus equipment, training, guaranteed loans and grants. These can be searched at https://beta.sam.gov/help/assistance-listing under Assistance Listings.

Each assistance listing is associated with a unique five digit CFDA (Catalog of Federal Domestic Assistance) number. Once you identify a Federal assistance listing that interests you, you can link directly to grant opportunities on Grants.gov or follow up with the specific agency using the contact information provided.

Federal Business Opportunities
Commercial vendors seeking federal markets for their products and services can search, monitor and retrieve opportunities solicited by the entire federal contracting community. These opportunities can also be accessed through Pivot. They are classified as Contract Opportunities (https://beta.sam.gov/search?index=opp&notice_type=r,p,k&page=1&is_active=true).

U.S. Small Business Administration (SBA) Office of Technology
The SBA Office of Technology administers the Small Business Innovation Research (SBIR) Program and the Small Business Technology Transfer (STTR) Program. Through these two programs, SBA ensures that the nation’s small, high-tech, innovative businesses are a significant part of the federal government’s research and development efforts. Eleven federal departments participate in the SBIR program; five departments participate in the STTR program by awarding grants to small high-tech businesses. NSF administers the sbir.gov website on behalf of the federal government.

To search for SBIR/STTR opportunities: https://www.sbir.gov

Federal Register
The Federal Register is the official daily publication for rules, proposed rules and notices of federal agencies and organizations, as well as executive orders and other presidential documents. https://www.federalregister.gov/

D. Sources of New York State Funding
1. **New York State Department of Health**

The New York State Department of Health is comprised of a number of offices that provide funding for research that will address healthcare issues affecting New Yorkers.

To search for New York State Department of Health opportunities: [https://www.health.ny.gov/funding/](https://www.health.ny.gov/funding/)

2. **New York Stem Cell Science (NYSTEM)**

NYSTEM was created for the purpose of administering grants for basic, applied, translational or other research and development activities, and facilitates the acquisition and development of specialized equipment, that will advance scientific discoveries in fields related to stem cell biology.

To search for NYSTEM opportunities: [https://stemcell.ny.gov/funding](https://stemcell.ny.gov/funding)

3. **Empire State Development (ESD)**

ESD is New York’s chief economic development agency. The mission of ESD is to promote a vigorous and growing economy, encourage the creation of new job and economic opportunities, increase revenues to the State and its municipalities and achieve stable and diversified local economies. Through the use of loans, grants, tax credits and other forms of financial assistance, ESD strives to enhance private business investment and growth to spur job creation and support prosperous communities across New York State.

To search for ESD opportunities: [https://esd.ny.gov/doing-business-ny/requests-proposals](https://esd.ny.gov/doing-business-ny/requests-proposals)

4. **New York State Energy Research and Development Authority (NYSERDA)**

Through collaborations with industry, academia and governmental and non-governmental organizations, NYSERDA seeks to develop a diversified energy supply portfolio, improve market mechanisms, and facilitate the introduction and adoption of advanced technologies that will help New Yorkers plan for and respond to uncertainties in the energy markets.

To search for NYSERDA opportunities: [http://www.nyserda.ny.gov/Funding-Opportunities.aspx](http://www.nyserda.ny.gov/Funding-Opportunities.aspx)

### E. Sources of Non-Governmental Funding

1. **The Foundation Center**
We encourage the use of Pivot for all non-federal funding searches.

However, The Foundation Center can also provide information about the foundations and corporations that provide grants. The Center has the Foundation Finder that offers basic information on sponsors in the United States, including private foundations, community foundations, public charities and corporate giving programs.

To search the Foundation Finder: https://candid.org/find-funding

2. The Foundation Directory

The Foundation Directory is a database of 80,000 grantors and 500,000 awards.

To search the Foundation Directory:
https://fconline.foundationcenter.org/welcome/quick-start

F. Sources of Seed Funding within Columbia for Investigators, Departments and Schools

1. Research Initiatives for Science and Engineering (RISE)

Each year, the Office of the EVPR sponsors a competition for RISE funding. These seed monies enable researchers to initiate a project to develop a novel theory or idea in order to gather the data necessary to then secure external funding. Interdisciplinary projects are favored. These formal announcements are sent via email to the University community, and contain the details on proposal submission, availability of funds, eligibility and deadlines.

For more information about RISE: https://research.columbia.edu/content/RISE.

2. Academic Quality Fund (AQF)

The Morningside Deans have the opportunity to apply to the Provost for support from the AQF to help initiate new programs central to a school’s mission or to bolster significantly a program with a one-time modest injection of funds. Such programs should support core academic functions, and may be interdisciplinary.

3. Irving Institute for Clinical and Translational Research

The Irving Institute for Clinical and Translational Research (the Irving Institute) at CUIMC is funded in part by a NIH Clinical and Translational Science Award (CTSA). The Irving Institute offers pilot funding programs for Columbia investigators designed to provide incentives to both young clinical and translational investigators, as they obtain pilot data prior to submitting funding applications, and to more senior investigators who
may not otherwise engage in multi- and interdisciplinary research. These programs include:

- **Collaborative and Multidisciplinary Pilot Research Awards (CaMPR)** – This program provides one-year, $40,000 awards focusing on the innovative assembly of new teams to gather preliminary data to address unresolved clinical, translational and public health problems with novel approaches informed by interdisciplinary and multi-disciplinary collaboration. The CaMPR program prioritizes collaborations from at least two of the four CUIMC schools; collaborative teams that have not previously been involved as co-investigators; novel areas of research for the PI; junior faculty members who are preferentially serving as PIs; projects focused on four special populations: Pediatrics, Geriatrics, Rare Diseases, and HIV, community based research, opioid research, and the study of team science.

- **Columbia Precision Medicine Joint Pilot Grants Program** – Offered in partnership with the Columbia Precision Medicine Initiative and the Herbert Irving Comprehensive Cancer Center (HICC), this program provides one-year, $100,000 awards for research proposals to advance precision medicine basic science, pre-clinical/clinical approaches to tailor medical care (prevention, diagnosis, and/or treatment) to the individual patient, and/or precision cancer research.

- **Community-Based Participatory Research Training and Pilot Awards Program (CBPR)** – An innovative training and pilot funding opportunity for University faculty and administrators of not-for-profit organizations serving Upper Manhattan and the Bronx. The CBPR Program is designed to foster community-engaged research by giving the participants structured training and practical experience in CBPR methodology. Up to five academic-community dyads are selected for the course. Academic-community co-instructors teach the CBPR course to model the partnership process. Upon completion of the training course, dyads are eligible to apply for a one-year CBPR pilot award of $30,000.

- **Imaging Pilot Awards** – Offered in partnership with the Department of Radiology and HICCC, this program provides one-year funding (ranging from $5,000 – $10,000) for early career investigators in magnetic resonance imaging (MRI), optical imaging, PET tomography, single photon emission computed tomography/computed tomography (SPECT/CT) and ultrasound.

- **Intervention and Implementation Science Pilot Awards** – Offered in partnership with the Departments of Epidemiology and Sociomedical Sciences at the Mailman School of Public Health, the National Institute of Environmental Health Sciences (NIEHS) Center for Environmental Health in Northern Manhattan and HICCC, this program provides one-year funding (ranging from $25,000 – $30,000) for pilot, proof-of-concept projects to be conducted “in miniature”, ultimately leading to larger intervention or implementation projects and producing new knowledge that directly impacts population health, supported by larger extramural funds.
• **Irving Multi-PI Planning Grant** – Offered in partnership with the CTO and HICCC, this program provides one-year funding (ranging from $60,000 – $80,000) to support the submission of multi-component biomedical research grants (e.g., Specialized Programs of Research Excellence (SPORE), U54, P01, P50, etc.) and large multi-PI research grants (e.g., NCATS U01, MPI grants that require NIH preapproval, etc.). Priority will be given to projects proposing to apply for NCATS U01 and SPORE grants. It is expected that the PI of such grants will be the pilot award applicant.

• **Translational Therapeutics (TRx) Accelerator Awards** – A two-phase accelerator program including a boot camp and pilot funding that is designed to provide investigators with the resources to position their therapeutic discoveries for future commercial value. Pilot funding is awarded to therapeutic projects with the potential to impact human health. Awardees are expected to develop a commercially relevant product profile and meet target 12-month milestones.

For additional information, see https://www.irvinginstitute.columbia.edu/services-and-programs.

### 4. Irving Scholars Program

Recognizing the critical importance of training young clinical investigators, Herbert and Florence Irving earmarked a major portion of their endowment of the Irving Institute for the Florence and Herbert Irving Clinical Research Career Awards, usually referred to as the Irving Scholar Awards. The program is open to applicants from all clinical departments at VP&S. Preference is given to deserving applicants from dermatology, medicine, surgery, urology and those engaged in translational cancer research, in accordance with the terms and conditions of the endowment agreements. Candidates should be full-time Columbia faculty and hold the rank of assistant professor at the time of application; should already have had significant involvement in patient-oriented research; and must be recommended by their department chair. Based on the number of faculty and previous applications, each department is assigned a certain number of slots. Prospective applicants must consult with their departmental chair before completing the application materials. These three-year awards provide substantial salary support ($60,000/year) allowing the Irving Scholar more time for clinical investigation.

Please note that, due to the overlap in the terms of the Irving Scholars Program and the Louis V. Gerstner, Jr. Scholars Program, faculty are eligible to hold only one of these awards at any one time.

For additional information, see: https://www.irvinginstitute.columbia.edu/services/irving-scholars-program.

### 5. Louis V. Gerstner, Jr. Scholars Program
This program is designed to support young physician-scientists who conduct translational research to bring new treatments to patients. To be eligible, applicants must hold current faculty level appointments at Columbia and currently have, have applied for or are in the process of pursuing a NIH K or R award. The Program provides $75,000 per year for up to three years to be used for salary or laboratory support.

Additionally, the Louis V. Gerstner Jr. Merit Award is awarded to a third year Gerstner Scholar whose research shows great promise. For additional information, go to https://ps.columbia.edu/research/funding/funding-opportunities/louis-v-gerstner-jr-scholars-program.

6. Columbia Biomedical Technology Accelerator

Through the Columbia-Coulter Translational Research Partnership, selected teams receive funding and guidance to advance nascent ideas from conception to proof-of-concept. The partnership aims to better position these ideas for partnering with a commercial entity that will invest the necessary resources to bring the concept to market.

Projects that propose to undertake discovery research will not be selected. Successful proposals must be translational in nature, i.e., they must focus on efforts to translate research into practical clinical application.

For additional information, go to http://columbiabiomedx.com/.

7. Interdisciplinary Research Initiatives Seed (IRIS) Fund Program

The IRIS Fund Program is designed to promote new interdisciplinary/multi-investigator research projects. It is expected that a competitive proposal will be submitted to an external funding agency, preferably the NIH, for a multi-investigator/program project type awards within a year of the completion of the project period. A maximum of two awards, of up to $100,000 each, are made each year for a period of 1-2 years. The funds are expected to support costs for the collection of pilot research data. Any VP&S Officer of Instruction (with tenure or on tenure track) is eligible to apply.

For additional information, see https://ps.columbia.edu/research/funding/funding-opportunities/interdisciplinary-research-initiatives-seed-iris-fund-program.

8. Individual School and Center Seed Funds

Many centers and schools offer seed funding as well from time to time. Examples are Columbia University Population Center and the Earth Institute. You may wish to contact central administration at your center or school to inquire about the existence of such opportunities.
G. Limited Applicant Competitions from Government and Private Organizations

For certain awards, a sponsor will only accept institutional nominations and/or limit the number of applications that an institution may submit. In such cases, ORI coordinates the selection process. Ad hoc committees are appointed to review applications and assist in the selection of the University’s nominees. To allow adequate time for a review and selection of final candidates, and to enable the nominee(s) to complete the final application, internal deadlines must be set well in advance of official sponsor deadlines.

There are two ways faculty and students may find out about such opportunities:

For an updated list of these opportunities, and for specific instructions, go to: https://research.columbia.edu/content/limitedsubmissions.

ORI maintains several email list-serves through which it announces programs. If you do not receive such emails and wish to (or conversely, prefer not to receive such emails), please contact researchinitiatives@columbia.edu.

H. Resources for Early Career Faculty

1. Search Tools for Related Research

To begin a funding search, it helps to check whether the topic that you would like to explore has already been studied by others. This can be done by searching online for projects that have been awarded to see what other projects with a topic similar to yours have been funded.

- NSF has an Award Search database, where you can find the abstracts of projects funded by NSF by PI name, scientific keyword and grant type. Go to http://www.nsf.gov/awardsearch/.

- Research Portfolio Online Reporting Tool (RePORTER) has comprehensive funding information for NIH grants and contracts. This user-friendly system combines NIH project databases and funding records, PubMed abstracts, full-text articles from PubMed Central, and information from the U.S. Patent and Trademark Office with a robust search engine, allowing users to locate descriptions and funding details on NIH-funded projects along with research results that cite the NIH support. To search through RePORTER go to http://projectreporter.nih.gov/reporter.cfm.

- The Matchmaker Tool within NIH RePORTER will help you identify NIH Program Officials associated with projects that match your area of research interest. By entering abstracts or other scientific texts into the Matchmaker Tool, it will return lists of similar funded projects and their associated Program
Officials. You are encouraged to contact them and begin a dialogue about future funding opportunities.

2. NIH Information

NIH Peer Review Process
The Center for Scientific Review offers a primer for new applicants about what happens to your grant application at NIH.

https://public.csr.nih.gov/Pages/default.aspx

NIH Early Career Reviewer (ECR) Program
The ECR Program provides assistance to early career scientists without prior NIH Center for Scientific Review experience to become trained reviewers, both to advance their careers and to expand the pool of NIH reviewers. If you are selected into the Program, it is an opportunity to improve grant proposal writing skills by experiencing first-hand how grant applications are evaluated. Certain eligibility criteria apply.

See https://public.csr.nih.gov/ForReviewers/BecomeAReviewer/ECR for more information.

NIH Review Process Video
NIH has several videos to give applicants an inside look at the NIH review process.
https://public.csr.nih.gov/NewsAndPolicy/PeerReviewVideos

3. NSF Information

Through its merit review process, the NSF ensures that proposals submitted are reviewed in a fair, competitive, transparent and in-depth manner. The goal of the Merit Review website is to provide a better understanding of the review process.

See also NSF’s How to Prepare and Submit your Proposal:
http://www.nsf.gov/funding/preparing/preparing

I. Fellowships

Pivot can be used to search for fellowship opportunities. In addition, the following resources are available for identifying different types of fellowships:

Making the Right Moves: A Practical Guide to Scientific Management for Postdocs and New Faculty: https://www.hhmi.org/developing-scientists/making-right-moves

Individual Fellowships at NIH: https://researchtraining.nih.gov/programs/fellowships
NSF: Find Funding tool: http://www.nsf.gov/funding/

National Center for Environmental Research Fellowships: https://www.epa.gov/research-fellowships

American Society for Engineering Education: http://www.asee.org/fellowship-programs

The Life Sciences Research Foundation: http://www.lsrf.org

The Leukemia & Lymphoma Society, Career Development Program: http://www.lls.org/research/career-development-program
III. TRAINING

A. Introduction

The University believes that all personnel involved in research conducted at Columbia should have a certain base knowledge of the regulations and policies governing the conduct of research, whether the person is a PI, a member of the research team, a DA or other administrative staff, a student or a trainee. As a result, the University supports a number of training initiatives, some of which are required in order to conduct research and others of which are available as resources, but are not mandatory. This chapter summarizes both types of trainings.

B. Research Compliance Training Finder

For help identifying which research compliance trainings you may be required to complete, visit the Research Compliance Training Finder at https://research.columbia.edu/content/training-finder. Using a series of research-related questions, the Finder creates a personalized training chart of required and recommended trainings and responsible offices. Identified courses can be added to the My Training To-Do List in Rascal. With his/her chair’s approval, an administrator may obtain access to reports in Rascal that will provide information about training completions in the administrator’s department. Administrators may also assign training in Rascal, which will be listed in the My Training To-Do List. For access to these functions in Rascal, the department Chair must complete an authorization request in Rascal or email rascal@columbia.edu.

C. Mandatory Training

1. Human Subjects

The following lists the principal training courses required for personnel involved in human subjects research.

   - **Human Subjects Protection**: All Columbia investigators and key personnel, including faculty, staff and students, conducting human subjects research and all other persons conducting human subjects research under the auspices of the University must complete the online course TC0087: Human Subjects Protection Training (https://www.rascal.columbia.edu/tc/TC0087) prior to participating in research using the Collaborative Institutional Training Initiative (CITI) set of modules. In addition, refresher training is required every three years. This requirement applies to all personnel conducting behavioral research, as well as clinical or non-clinical biomedical research. The IRB will not approve the inclusion of an individual listed on the protocol’s Rascal Datasheet for an initial human subjects research protocol, or a modification or renewal of an existing protocol, unless the individual has completed the CITI Training.
Under the CITI program, all human subjects research personnel are required to complete a total of five core modules. Additional CITI courses are required for researchers conducting FDA-regulated research and/or research with minors.

Most modules include a brief quiz and a cumulative score of at least 80% is required to receive credit. In order to ensure documentation in Rascal, research personnel must access the course at https://www.rascal.columbia.edu/tc/TC0087/. Completion data are transferred from CITI to Rascal once each business day, after which they should appear in the Rascal Training Center under “View Certified Test History”.

The FDA-regulated research module, found within the Human Subjects Protection course, is required for researchers included in a research project that involves a drug, device, biologic or other biomedical intervention to study its potential therapeutic use, or that involves a diagnostic test or procedure to study its potential clinical utility.

If the study population includes children, completion of the CITI Research with Minors module, found within the Human Subjects Protection course, is required.

All human subjects researchers are required to complete continuing education for Human Subjects Protection every three years. This refresher course is accessed by going to the Rascal Training Center at https://www.rascal.columbia.edu/tc/TC0087 and selecting the refresher course that is most appropriate for your research.

See also Getting Started: Training: Mandatory Training-Human Subjects Protection (Chapter III, Section C(1)) in the Clinical Research Handbook.

- Other Required Courses: The following lists the sections of the Clinical Research Handbook that describe additional training courses required for personnel involved in human subjects research.
  - GCP Training for NIH-Funded Clinical Trials: Chapter III, Section C(2).
  - GCP Refresher Training for NIH-Funded Clinical Trials: Chapter III, Section C(2).
  - Privacy and Security Training: Chapter III, Section C(4).
  - Clinical Research Training: Chapter III, Section C(5) (for certain Clinical Research Coordinators only).
  - Genetic Research Training: Chapter III, Section C(6) (for certain Clinical Research Coordinators only).
  - FDA S-I Training: Chapter III, Section C(7) (for faculty holders of INDs or IDEs only).

2. Research with Animals
The following is a list of the principal training courses required for personnel involved in research using animals. Additional information about the training courses can be found in the following sections of the Animal Research Handbook.

- Laboratory Animal Regulatory Training: Chapter II, Section B(1)
- Introduction to the Institute of Comparative Medicine: Chapter II, Section B(2)
- Species Specific Training: Chapter II, Section B(3)
- Rodent Wet Lab Training: Chapter II, Section B(4)
- Rodent Surgery Training: Chapter II, Section B(5)
- Mouse Barrier Training: Chapter II, Section B(6)
- Facility Specific Orientation: Chapter II, Section B(7)

3. Financial Conflicts of Interest and Research for PHS Researchers

Columbia University researchers who are funded by the U.S. Public Health Service (PHS) or who plan to apply for such funding must complete online training in Financial Conflicts of Interest and Research at least once every four years. (Other research sponsors also may require that this training be completed. Contact your SPA Project Officer for an updated list.) This training requirement can be met by completing one of the following two Rascal online courses:

- TC0087: Human Subjects Protection Training
  https://www.rascal.columbia.edu/tc/TC0087
- TC1450: Financial Conflicts of Interest and Research for PHS Researchers
  https://www.rascal.columbia.edu/tc/TC1450

Researchers can fulfill the refresher training requirement by completing TC0087: Human Subjects Protection Training or TC1455: Refresher FCOI Training for PHS Researchers https://www.rascal.columbia.edu/tc/TC1455. Retaking TC1450: Financial Conflicts of Interest and Research for PHS Researchers also satisfies the refresher requirement.

4. Responsible and Ethical Conduct of Research

Columbia is dedicated to the highest standards of research integrity and is committed to responsible and ethical conduct for all those involved in research. Several federal funding agencies, such as the NIH and NSF, require certain individuals participating in projects funded by those agencies to receive training in the Responsible and Ethical Conduct of Research (RECR), as follows:

- NIH: The NIH requires all trainees on NIH training grants – typically junior faculty and postdocs – to take at least eight hours of in-person training covering nine RECR topics. NIH RECR training must include a face-to-face component. See http://grants.nih.gov/grants/guide/notice-files/NOT-OD-10-019.html.
• **NSF:** The NSF RECR requirement applies to all undergraduates, graduate students and postdoctoral researchers who are funded by NSF projects, including competitive renewals. PIs are responsible for assuring that all such personnel working on their studies complete RECR training. In general, training should be completed within one month after the individual begins work on a project. RCT will coordinate the collection and maintenance of compliance information, including identification of affected individuals, collection of training completion data and reporting to PIs and DAs. See [http://www.nsf.gov/bfa/dias/policy/rcr.jsp](http://www.nsf.gov/bfa/dias/policy/rcr.jsp).

See the Columbia Research website for more information on RECR: [https://research.columbia.edu/responsible-conduct-research](https://research.columbia.edu/responsible-conduct-research)

The University has established multiple options for satisfying RECR requirements:

• **Online.** *TC0094: Responsible Conduct of Research (RECR)* is available through Rascal at [https://www.rascal.columbia.edu/tc/TC0094](https://www.rascal.columbia.edu/tc/TC0094). This training is managed by CITI and satisfies the NSF RECR requirements.

NIH trainees may use the CITI training in partial satisfaction of the NIH RECR requirement, but must also complete some in-person training.

• **In Person.** The University offers several established RECR courses, that satisfy both the NIH and NSF requirements. Options include:

  o **Research Ethics** ([http://sps.columbia.edu/academics/masters/bioethics/master-science/curriculum-courses/course-list-schedule](http://sps.columbia.edu/academics/masters/bioethics/master-science/curriculum-courses/course-list-schedule)) (given at Morningside; permission of instructor required)


  o **School/Departmental Offerings** Some schools and departments offer RECR training that satisfies the NIH and NSF requirements if approved by RCT and if the trainer maintains appropriate compliance documentation.

5. **Environmental Health and Safety**

The following is a list of the principal training courses required for research personnel using hazardous materials. All initial training must be taken prior to commencing work with the hazardous materials. For a complete list of safety training courses, see [Determining Your Safety Training Requirements @ Columbia University](https://research.columbia.edu/responsible-conduct-research) attached as Annex III-F to the [Research Environmental Health and Safety Handbook](https://research.columbia.edu/responsible-conduct-research). Additional information about the training courses can be found in the following sections of the [Research Environmental Health and Safety Handbook](https://research.columbia.edu/responsible-conduct-research).
• Laboratory Safety, Chemical Hygiene and Hazardous Waste Management: Chapter III, Section E(1)
• Shipping Biological (Infections and Potentially Infectious) Materials: Chapter III, Section E(2)
• Shipping Non-Hazardous Materials with Dry Ice, Exempt Specimens and Excepted Quantities of Dangerous Goods: Chapter III, Section E(3)
• Shop Safety Training: Chapter III, Section E(4)
• Pyrophoric Materials Training: Chapter III, Section E(5)
• Hydrofluoric Acid Safety: Chapter III, Section E(6)
• Safe Use of Formaldehyde: Chapter III, Section E(7)
• Biological Safety/Bloodborne Pathogens/Infection Control: Chapter V, Section F(1)
• Biosafety Cabinet Training: Chapter V, Section F(2)
• Recombinant DNA and NIH Guidelines Training: Chapter V, Section F(3) (For PIs only)
• Viral Vector Research-Handling and Biosafety: Chapter V, Section F(4) (For researchers using Viral Vectors only)
• Select Agent Toxins: Chapter V, Section F(5) (For PIs using Select Agent Toxins only)
• Laser Safety Training: Chapter VII, Section F
• Controlled Substances Use and Management in Research: Chapter X, Section X

Investigators can review the training records of their staffs by creating a Laboratory Assessment Tool and Chemical Hygiene Plan (LATCH) within the EH&S Laboratory Information Online Network (LION). See https://labcliq.com/login.cfm.

6. Radiation Safety

The New York City Department of Health regulations require radiation safety training for all personnel whose work brings them into contact with ionizing radiation or who work in the immediate vicinity of a radiation source and are likely to receive a dose in excess of 10% of the limits specified in the New York City Health Code.

At Columbia, the Radiation Safety Program offers classroom training to first-time users of radioactive materials and to individuals who have had training and experience at other institutions. The class includes, among other topics, types and forms of radiation, interactions with radiation, best practices to reduce exposure, methods for surveying laboratories and proper waste disposal procedures. After completion of the course, personnel must take an online test.

See a further description of the required training in Getting Started: Authorizations and Training – Training – Initial Training (Chapter IV, Section C(1)) in the Research Radiation Safety Handbook.
Refresher training is required annually and may be completed by taking one or more of the four courses and completing the online test referred to in *Getting Started: Authorizations and Training – Training – Refresher Training (Chapter IV, Section C(2))* in the *Research Radiation Safety Handbook*.

7. **Laser Safety**

The University requires that all personnel using Class 3b or Class 4 lasers take initial classroom laser safety training prior to any use of such lasers. Refresher training is required every two years and may be completed by taking the Rascal online course, *TC1600: Laser Safety*.

See *Laser Safety: Training (Chapter VII, Section F)* in the *Research Environmental Health and Safety Handbook*.

8. **Effort Reporting**

All Officers of Instruction, Officers of Research (except postdoctoral Officers of Research), Officers of Administration and Officers of the Libraries who participate in sponsored projects and complete an annual effort certification for themselves or their staff must take a mandatory Rascal online training course. Research personnel in the sciences, including the basic sciences, engineering and biomedical research (clinical and non-clinical) should take the Rascal online course *TC0068: Compensation, Sponsored Projects and Effort Reporting* ([https://rascal.columbia.edu/tc/TC0068](https://rascal.columbia.edu/tc/TC0068)).

Administrators who are Effort Coordinators for their departments, divisions, centers or institutes must attend in-person training given by RCT and RPIC.

9. **Special Training Requirements for NYS DOH/Wadsworth Center Funding**

All recipients of New York State Department of Health (NYS DOH)/Wadsworth Center funding are required to take the Rascal online course *TC1400: Understanding Scientific, Budgetary and Commitment Overlap*. This course defines the three areas of overlap and outlines policies and procedures in identifying overlap.

For additional information on overlap, see *Review and Submission of a Sponsored Project Proposal: Just in Time/Additional Information Requested (Chapter VI, Section H)* and *Initiating a Sponsored Project Award: Can You Accept This Award?–Scientific Overlap (Chapter VII, Section C(4))*.

10. **Contractor Business Ethics**
Any investigator participating in a research study that is conducted pursuant to a federal contract in an amount in excess of $5 million and with a term of more than 120 days (or any subaward under such a contract) is required to take the Rascal online course TC0075: Columbia’s Code of Conduct and Contractor Business Ethics. This course introduces the University Code of Conduct and satisfies the federal requirement for training in ethical business practices.

D. Additional Training Resources

A number of University offices provide training relating to the conduct of research or the administration of sponsored projects.

1. RCT

Columbia University Certification in Administration of Sponsored Projects

The Columbia University Certification in Administration of Sponsored Projects is a certificate program for Columbia administrative staff involved in sponsored projects. The certificate program provides appropriately trained individuals with a credential that attests to their knowledge and understanding of the policies and processes relating to the administration of sponsored projects at Columbia. The program presents training in four key areas of pre-award and post-award administration:

- Research compliance and regulatory requirements;
- Research roles and responsibilities at Columbia;
- Operational procedures and best practices for proposal development and financial management; and
- Resources available for compliance and operational support.

The program is open to Research Administrators, DAs, Research Coordinators, Effort Coordinators, Grants Managers and other administrative staff involved with sponsored projects.

In order to receive the Certification in Administration of Sponsored Projects, you must complete all of the following requirements:

- Research Compliance Foundations (see below) (https://research.columbia.edu/content/research-compliance-foundations). Certification requires attendance at all classroom sessions.

- Sponsored Projects Essentials (see below) (https://research.columbia.edu/content/sponsored-projects-essentials). Certification requires attendance at all classroom sessions.

• **Rascal Online Research Foundations Test** (for CUIMC and Manhattanville: [https://rascal.columbia.edu/tc/TC0097](https://rascal.columbia.edu/tc/TC0097); for Morningside and Lamont: [https://rascal.columbia.edu/tc/TC0505](https://rascal.columbia.edu/tc/TC0505). Required to demonstrate mastery of the material.

• **Rascal Online Essentials Test** (for CUIMC and Manhattanville: [https://www.rascal.columbia.edu/tc/course/TC4017/courseOverview](https://www.rascal.columbia.edu/tc/course/TC4017/courseOverview); for Morningside and Lamont: [https://www/rascal.columbia.edu/tc/course/TC4016/courseOverview](https://www/rascal.columbia.edu/tc/course/TC4016/courseOverview). Required to demonstrate mastery of the material.

For information, see [https://research.columbia.edu/content/sponsored-projects-certificate-program](https://research.columbia.edu/content/sponsored-projects-certificate-program).

**Research Compliance Foundations Course for Research Administrators**

RCT, in collaboration with other research related offices, offers a course on Research Compliance Foundations for Research Administrators. The eight-week (nine-week at CUIMC) course provides an overview of the University’s research-related offices, as well as institutional policies and procedures. Experts from the responsible Columbia offices share important compliance information, valuable insights and tips on how to ensure a smooth process. There is plenty of opportunity to ask questions of the people best positioned to answer them.

The course is open to all University administrators who are involved in research, including Research Administrators, DAs, Project Managers/Coordinators, Grants Managers/Administrators, Research Coordinators and other administrators whose responsibilities include research-related activities. The 90-minute sessions are offered at both Morningside and CUIMC.

Participating offices, in addition to RCT, include: SPA, the CTO, SPF, HRPO, IACUC and EH&S.

For information, contact RCT at [RCtraining@columbia.edu](mailto:RCtraining@columbia.edu). See also the RCT Foundations website: [https://research.columbia.edu/content/research-compliance-foundations](https://research.columbia.edu/content/research-compliance-foundations).

**Sponsored Projects Essentials**

Sponsored Projects Essentials is a five-week course for administrative staff working in research that provides detailed information on creating and managing sponsored projects at Columbia. The course has been developed by RCT, SPA and SPF. The course is designed to increase understanding among sponsored projects administrative professionals of the policies and processes that govern the pre- and post-award phases of sponsored projects at Columbia. It is open to Research Administrators, DAs, Research Coordinators, Effort Coordinators, Grants Managers and other administrative staff involved with research who have previously participated in the Research Compliance
Foundations course. The 90-minute sessions are offered both at Morningside and CUIMC.

Representative topics include: Proposal Preparation, Budget Creation, Award Acceptance and Program Monitoring, Financial Management, Accounting and Monitoring and Project Closeout.

For information, contact RCT at RCTraining@columbia.edu. See also https://research.columbia.edu/sponsored-projects-essentials

Data Management

RCT, through its ReaDI Program (see Programmatic Management of Sponsored Project: Research Integrity and Data Integrity (ReaDI) Program (Chapter IX, Section E(1)), created the following Rascal courses that although not required, are recommended for researchers responsible for managing data:

- **TC2651: Good Laboratory Notebook Practices**: a tutorial on notebook best practices for maintaining organization of data and research integrity during the conduct of research [https://www.rascal.columbia.edu/tc/TC2651](https://www.rascal.columbia.edu/tc/TC2651).
- **TC3250: Guidelines on the Organization of Samples in a Laboratory**: a tutorial on the management of samples, including their identification and preservation.

Information on other data management resources, including additional courses, consultation services and data management plan templates, can be found on the Research Data at Columbia webpage: [https://research.columbia.edu/research-data-columbia](https://research.columbia.edu/research-data-columbia).

2. HRPO

The HRPO has a number of training and educational programs that are described on the HRPO website and summarized below. See [https://research.columbia.edu/content/human-subjects-protection-training-program](https://research.columbia.edu/content/human-subjects-protection-training-program).

Optional Good Clinical Practice (GCP) Training

Training in GCP, while only required by the University for investigators conducting NIH-funded clinical trials, is recommended for all clinical personnel. For further information, see Getting Started: Training – Additional Training Resources – Optional CGP Training (Chapter III, Section D(2)) in the Clinical Research Handbook.

IRB 101
The HRPO conducts quarterly informational sessions for the human subjects research community. While attendance is not mandatory, these sessions provide useful information for new investigators and CRCs, including discussions of the following topics: human subjects protection and the ethical principles that guide human subjects research, federal regulations for the protection of human subjects in research, criteria for IRB review, tips for IRB submission, tips for using Rascal and special considerations for vulnerable populations.

**Monthly IRB Investigators Meetings**
The HRPO hosts monthly meetings for the research community that address human subjects protection issues.

**Rascal Workshops**
The HRPO provides training workshops on how to effectively submit to the IRB using Rascal. The workshops cover creating a new protocol, submitting modifications and continuing reviews and creating an Informed Consent Document using the Rascal Consent Builder.

### 3. EH&S
EH&S has created the following courses that, although not required, are recommended. They are described in the following sections of the Research Environmental Health and Safety Handbook:

- **Laboratory Autoclave and Automated Equipment Washer Safety and Hazard Awareness Training (Chapter V, Section F(6))** (for researchers operating autoclaves and/or automated equipment washers only)
- **Cryostat and Microtome Safety (Chapter V Section F(7))** (for researchers using cryostats and microtomes only)

### 4. SPA

**Research Administration Forums**
SPA hosts regular Research Administration Forums for grants administrators to provide ongoing training and updates on a wide variety of grants management topics. For additional information on the Forums, see [https://research.columbia.edu/content/research-administration-forums](https://research.columbia.edu/content/research-administration-forums).

**Other Learning Opportunities**
There are many external and internal learning opportunities available to new research administrators or those who want to deepen their knowledge of more advanced topics. SPA created the webpage [https://research.columbia.edu/learn-about-sponsored-projects](https://research.columbia.edu/learn-about-sponsored-projects) as a central resource for housing all of these opportunities. This webpage also contains
information on internal listservs that employees can sign up for to obtain email communication on topics impacting the day to day management of sponsored projects.
IV. PREPARING A SPONSORED PROJECT PROPOSAL

A. Introduction

The submission of a proposal is the usual means of approaching potential sponsors for support of research and other projects. The investigator who will be designated as the PI will be primarily responsible for developing the proposal and preparing the necessary documentation. The PI is often assisted in this process by his/her DA.

As a preliminary matter, the scope, methods and objectives of the proposed project must be evaluated by the PI before a decision is made to respond to a sponsor request for proposals or submit a grant application. Personnel, equipment, facility and other support requirements must be estimated and discussed with the department chair to ensure consistency with departmental objectives and availability of resources. If the project is interdisciplinary, discussions must also take into account faculty and chairs of other departments.

B. Funding Through Columbia

Please note that the University administers all sponsored project proposals and awards for which faculty serve as PIs. Therefore, faculty may not prepare or submit proposals for outside funding through an institution other than Columbia without first obtaining permission from the EVPR and the Provost. Any faculty member with a joint appointment at Columbia and New York State Psychiatric Institute (NYSPI) should consult with his/her DA to determine which institution should submit the proposal and administer the award.

C. PI Eligibility

For each sponsored project, one investigator is typically designated as the PI. The PI bears ultimate responsibility for academic decisions as well as for the project’s financial, administrative and compliance matters. Other individuals with significant involvement may be listed as “Co-Principal Investigator” or “Co-Investigator”.

Federal agencies permit more than one PI on a project. This presents an important opportunity for investigators seeking support for projects or activities that clearly require a “team science” approach. As the rules differ from agency to agency, for more information about the multiple PI model, please refer to the website for the particular agency to which you are interested in submitting a grant application.

In order to maintain academic standards and in recognition of the University’s assumption of liabilities under sponsored projects, the University limits the eligibility of persons who may serve as PIs.

A PI normally must have a full-time appointment and must be an:
• Officer of Instruction in the rank of:
  o Professor
  o Associate Professor
  o Assistant Professor
  o Instructor

or an

• Officer of Research in the rank of
  o Senior Research Scientist/Scholar
  o Research Scientist/Scholar
  o Lamont Research Professor
  o Lamont Associate Research Professor
  o Lamont Assistant Research Professor

Persons with appointments carrying other titles, including those in a visiting or adjunct grade, may act as co-PIs with officers in one of the instructional or research grades cited above. However, individuals who do not meet the above criteria may not serve as the sole PI without the approval of the appropriate Chair and Dean (or equivalent officers), as well as the Provost.

The Provost has delegated the authority to make such exceptions as follows:

• For those holding appointments at CUIMC, the Executive Vice President for Health and Biomedical Sciences (EVPHBS);

• For those holding appointments at Lamont, the Director; and

• For those holding appointments elsewhere in the University, the EVPR.

Any investigator who plans to conduct his/her research through the Mortimer B. Zuckerman Mind Brain Behavior Institute (ZMBBI) must also seek an exception through the EVPR, regardless of where his/her primary academic appointment is held.

Investigators seeking an exception should submit a letter signed by the appropriate Chair and Dean (or equivalent officers) addressed to the applicable office listed above that has been delegated to make exceptions. In the case of ZMBBI investigators, the letter should be signed by the Chair of the academic department where the investigator has his/her primary appointment and the Executive Director of ZMBBI. The letter should be forwarded to the applicable SPA project officer.

The letter must include an acknowledgement that the applicable department and school (or equivalent institutional units) have financial responsibility for the project and confirmation that appropriate non-sponsored support will be provided to cover proposal writing and other non-sponsored activities of the investigator for whom the exception is sought. The investigator’s curriculum vitae and an abstract of the project covered by the exception should accompany the letter.
Exceptions are granted only on a project by project basis or, in certain unusual cases, for a limited time period. Blanket exceptions are never granted at CUIMC and are only granted in truly exceptional cases elsewhere at the University.

Note: For non-sponsored research studies involving human subjects or vertebrate animals, a similar waiver request must be submitted to the HRPO or the IACUC if the PI on the protocol does not meet the qualifications indicated above. Such requests will be routed for approval as described above for sponsored projects.

D. Types of Proposals

Proposals are generally classified in two ways:

1. By Function

Research
Most Columbia projects involve basic research that fits within the mission of the funding agency. Sometimes applied, demonstration or clinical research is performed.

Basic Research is experimental or theoretical work undertaken primarily to acquire new knowledge of the underlying foundations of phenomena and observable facts, without any particular application or use in view. (NSF Higher Education Research and Development Survey, FY 2019 (the NSF 2019 Survey).

Applied Research is original investigation undertaken in order to acquire new knowledge that is directed primarily towards a specific, practical aim or objective (NSF 2019 Survey).

Experimental Development Research is systematic experimental work, drawing on knowledge gained from research and practical experience and producing additional knowledge that is directed to producing new products or processes or to improving existing products or processes (NSF 2019 Survey).

Clinical research is, broadly defined, research conducted with human subjects (or on material of human origin such as tissues, specimens and cognitive phenomena) in which an investigator directly interacts with human subjects, including research on mechanisms of human disease, therapeutic interventions, clinical trials and development of new technologies. It can include epidemiological and behavioral studies and outcomes and health services research. Clinical research does not include in vitro studies using human tissues that cannot be linked to a living individual. For a more detailed definition of Clinical Research, see Introduction: Primary University Offices Involved in Sponsored Research – Clinical Trials Office (CTO) (Chapter I, Section E(2)).
Proposals meeting NIH’s definition of a clinical trial may be submitted only in response to a Funding Opportunity Announcement (FOA) designated specifically for clinical trials. More information about clinical trial-specific funding opportunities based on NIH’s definition can be found at https://grants.nih.gov/policy/clinical-trials/specific-funding-opportunities.htm.

**Training**
A training project involves training students in a special manner or for a specific purpose that is approved by a funding agency. Funding is provided to Columbia to support an organized course of training and Columbia selects students to participate based on the guidelines and policies of the sponsor and the University. Training grants can support trainees at all levels, including undergraduates, graduate students, postdocs and, at times, junior or mid-level faculty through “career development” awards.

**Fellowship**
A fellowship provides support for a named individual, usually a graduate or a professional student, who is selected by the sponsor and not by Columbia. Fellowships may be awarded directly to the student or awarded to Columbia for support of a specific student. Fellowships are also awarded to postdocs and to faculty members.

**Public Service**
These are projects involving research or instructional activities that benefit a community outside Columbia.

2. **By Status**

**New Proposal**
An original request for funding from an agency for projects that have not been funded by that sponsor previously.

**Competitive Renewal**
A request for continued funding for existing sponsored projects, beyond the term of the current award, that requires competitive peer review and sponsor action to continue beyond the current competitive segment.

**Non-Competing Continuation**
A request for continued support for a funded grant for a subsequent budget period based on sponsor review of progress reports, rather than peer review.

**Supplement**
A request for additional funds during a current project period for an existing sponsored project, typically for a particular item of equipment or subproject not anticipated in the original proposal. All additional costs must be within the scope of the approved project. Supplements rarely extend the period of performance.
Revision
A request for significant changes to a project that can be either a major change in the budget or a change in the scope of work, or both. Minor budget changes do not require separate approval. More significant changes can often be made without permission from the sponsor, under the “expanded authorities” granted to Columbia by certain federal agencies. Changes in the scope of work ordinarily require sponsor approval. See also Programmatic Management of a Sponsored Project: Post-Award Activities That Typically Require Prior Sponsor Approval (Chapter IX, Section C).

No cost extension
A request to extend the period of performance of an award without additional money from the sponsor. See also Financial Management of a Sponsored Project: Monitoring a Sponsored Project – No Cost Extensions (Chapter VIII, Section F(8)).

Resubmission
A grant application that was not funded, revised to reflect feedback from the initial peer review and resubmitted to the sponsor.

E. University Offices That Can Assist with Proposal Development and Submission and Other Agreements

SPa, the CTO and CTV, collectively, assist investigators in proposal preparation, contract negotiation, budget preparation and negotiation and submissions to sponsors. These Offices have been charged with ensuring that proposals, agreements and awards comply with University and sponsor policies and have been generally described in Introduction: Primary University Offices Involved in Sponsored Projects: Office of the Executive Vice President for Research (EVPR) (Chapter I, Section E) and Other University Offices Involved In Sponsored Research (Chapter I, Section F). The following sets forth the types of proposals and other agreements that each Office processes.

Please note that all sponsored research proposals and agreements must be signed on behalf of the University by certain officers designated by the Trustees in SPA, the CTO or CTV, as applicable.

1. SPA

SPa processes all sponsored proposals other than those specifically handled by the CTO or CTV. See Introduction: Primary University Offices Involved in Sponsored Research: Office of the Executive Vice President for Research (EVPR) – Sponsored Projects Administration (SPA) (Chapter I, Section E(1)).

Research proposals initiated by investigators at NYSPI are generally administered by the Research Foundation for Mental Hygiene (RFMH). However, the Department of Psychiatry will submit a research proposal in the University’s own name when University
space or resources are to be used or when other relevant considerations make it reasonable for Columbia to have primary responsibility for conducting the research. All Psychiatry proposals submitted through Columbia are processed by SPA, the CTO or CTV.

2. **CTO**

The CTO reviews, negotiates and processes all proposals for industry sponsored clinical trials and clinical research at the University. See *Introduction: Primary University Offices That Are Involved in Sponsored Research: Office of the Executive Vice President for Research (EVPR) – Clinical Trials Office (CTO) (Chapter I, Section E(2)).*

3. **CTV**

CTV shares responsibility with SPA for the negotiation of SRAs. Although all SRAs are routed to SPA for review, CTV acts as the administrative office responsible for the negotiation and execution of certain SRAs. In addition, CTV develops and negotiates the terms of subawards under SRAs that it has negotiated and executed. See *Introduction: Other University Offices Involved in Sponsored Research – Columbia Technology Ventures (CTV) (Chapter I, Section F(1)).*

In addition to the agreements for which it is primarily responsible, CTV is the responsible office for negotiating or providing guidance on intellectual property terms. SPA and the CTO collaborate with CTV regularly on intellectual property matters.

4. **Summary of Processing Responsibilities**

The following chart summarizes the processing responsibilities of each Office:
<table>
<thead>
<tr>
<th>Processing Office</th>
<th>Type of Sponsored Project</th>
<th>Office Responsible for Proposal Review and Submission/Contract Review, Negotiation and Execution</th>
<th>Office Responsible for Award Receipt/Account Setup</th>
<th>Office Responsible for Issuing Subawards</th>
</tr>
</thead>
<tbody>
<tr>
<td>SPA</td>
<td>• All government, foundation and non-profit sponsored studies</td>
<td>SPA</td>
<td>SPA</td>
<td>SPA</td>
</tr>
<tr>
<td></td>
<td>• Industry sponsored non-clinical research agreements that SPA and CTV have agreed should be processed by SPA.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CTO</td>
<td>• Industry sponsored clinical trials and clinical research</td>
<td>CTO</td>
<td>CTO</td>
<td>CTO</td>
</tr>
<tr>
<td>CTV</td>
<td>• Industry sponsored non-clinical research agreements that SPA and CTV have agreed should be processed by CTV.</td>
<td>CTV</td>
<td>SPA</td>
<td>SPA</td>
</tr>
</tbody>
</table>
The following chart summarizes which office is responsible for certain other agreements and documents relating to research:
## Allocation of Responsibilities for Other Agreements

<table>
<thead>
<tr>
<th>Type of Agreement</th>
<th>Responsible Unit</th>
<th>Comments</th>
<th>Contact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assurance Identification/IRB Certification/Declaration of Exemption</td>
<td>IRB review and signature</td>
<td>Formerly Optional Form 310</td>
<td><a href="mailto:irbagreements@cumc.columbia.edu">irbagreements@cumc.columbia.edu</a></td>
</tr>
<tr>
<td>Certificate of Confidentiality Application</td>
<td>IRB review and signature</td>
<td>Application applies only for research that is not NIH-funded</td>
<td><a href="mailto:irbagreements@cumc.columbia.edu">irbagreements@cumc.columbia.edu</a></td>
</tr>
<tr>
<td>Collaboration Agreement</td>
<td>SPA review and signature</td>
<td></td>
<td>CUMC: <a href="mailto:grants-office@columbia.edu">grants-office@columbia.edu</a> MS: <a href="mailto:ms-grants-office@columbia.edu">ms-grants-office@columbia.edu</a></td>
</tr>
<tr>
<td>Confidential Disclosure Agreement</td>
<td>SPA, CTO or CTV review and signature</td>
<td></td>
<td>CUMC: <a href="mailto:grants-office@columbia.edu">grants-office@columbia.edu</a> MS: <a href="mailto:ms-grants-office@columbia.edu">ms-grants-office@columbia.edu</a></td>
</tr>
<tr>
<td>Consulting Agreement - Individual</td>
<td>Institutional review and signature not required - see Outside Interests and Employment in the Faculty Handbook</td>
<td></td>
<td><a href="mailto:ctssubmission@columbia.edu">ctssubmission@columbia.edu</a></td>
</tr>
<tr>
<td>Consulting Agreement - Institutional - to acquire services?</td>
<td>Procurement review Department signature</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Data Use Agreement</td>
<td>SPA/CTO review and signature IRB review if necessary</td>
<td>Use online intake form, located at <a href="https://research.columbia.edu/mta-dua">https://research.columbia.edu/mta-dua</a></td>
<td>CUMC: <a href="mailto:grants-office@columbia.edu">grants-office@columbia.edu</a> MS: <a href="mailto:ms-grants-office@columbia.edu">ms-grants-office@columbia.edu</a></td>
</tr>
<tr>
<td>Facility Use by Non-CU Investigator</td>
<td>School review and signature</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Foreign Government Agreement or Award</td>
<td>SPA review; OGC review if necessary; SPA signature</td>
<td></td>
<td>CUMC: <a href="mailto:grants-office@columbia.edu">grants-office@columbia.edu</a> MS: <a href="mailto:ms-grants-office@columbia.edu">ms-grants-office@columbia.edu</a></td>
</tr>
<tr>
<td>Individual Investigator Agreement</td>
<td>IRB review and signature</td>
<td></td>
<td><a href="mailto:irbagreements@cumc.columbia.edu">irbagreements@cumc.columbia.edu</a></td>
</tr>
<tr>
<td>Type of Agreement</td>
<td>Responsible Unit</td>
<td>Comments</td>
<td>Contact</td>
</tr>
<tr>
<td>--------------------------------------------------------</td>
<td>---------------------------------------</td>
<td>--------------------------------------------------------------------------</td>
<td>----------------------------------------------</td>
</tr>
<tr>
<td>Institutional Certification for upload of data to NIH repository</td>
<td>IRB review and SPA signature</td>
<td></td>
<td>irb@<a href="mailto:agreements@cuny.columbia.edu">agreements@cuny.columbia.edu</a></td>
</tr>
<tr>
<td>IRB Authorization Agreement</td>
<td>IRB review and IO signature</td>
<td></td>
<td>irb@<a href="mailto:agreements@cuny.columbia.edu">agreements@cuny.columbia.edu</a></td>
</tr>
<tr>
<td>Material Transfer Agreement</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>› Human or human-derived material</td>
<td>SPA/CTO review and signature</td>
<td>Use online intake form, located at <a href="https://research.columbia.edu/mta-dua">https://research.columbia.edu/mta-dua</a></td>
<td>cto@<a href="mailto:submission@columbia.edu">submission@columbia.edu</a></td>
</tr>
<tr>
<td>› Non-human or non-human derived material</td>
<td>IRB review if necessary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Agreement</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>› CUIMC</td>
<td>SPA/CTO review and signature</td>
<td></td>
<td>cto@<a href="mailto:submission@columbia.edu">submission@columbia.edu</a></td>
</tr>
<tr>
<td>› Non-CUIMC</td>
<td>SPA review and signature</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Business Associate Agreements (BAAs) -</td>
<td>Privacy Office/OGC review</td>
<td></td>
<td><a href="https://www.hipaa.cuny.columbia.edu/contact-us">https://www.hipaa.cuny.columbia.edu/contact-us</a></td>
</tr>
<tr>
<td>Any other agreements not represented here, go to SPA, handle by other offices as necessary</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
F. University IT Systems Used in Sponsored Research

The University has two information technology (IT) systems that are used in sponsored research: Rascal and InfoEd.

1. Rascal

Rascal is a web-based suite of IT modules that has been developed internally at the University to simplify the University’s research compliance and administration processes. You may access Rascal at: https://www.rascal.columbia.edu/

Currently Rascal serves as the electronic system for the following:

Training and Certifications

Rascal houses a number of training courses and tracks compliance with training requirements as follows:

- Human Subjects Protection
- Privacy and Security (HIPAA)
- Clinical Research Training
- Good Clinical Practices
- Genetic Research
- FDA Sponsor-Investigator
- Responsible Conduct of Research
- Financial Conflicts of Interest and Research
- Effort Reporting
- Scientific, Budgetary and Commitment Overlap
- Contractor Business Ethics
- Safety Training
  - Laboratory Safety, Chemical Hygiene and Hazardous Waste Management
  - Radiation Safety
  - Biological Safety/Bloodborne Pathogens/Infection Control
  - Shipping Biological Materials and Genetically Modified Microorganisms
  - Shipping with Dry Ice, Exempt Specimens and Excepted Quantities of Dangerous Goods
  - Laser Safety
  - Formaldehyde/Xylene
  - Hydrofluoric Acid
  - Recombinant DNA and NIH Guidelines
  - Pyrophoric Materials
  - Viral Vectors
  - Controlled Substances
  - Cyanide Safety
  - Shop Safety
Biosafety Cabinet

- Laboratory Animal Regulatory Training

See Training (Chapter III) for additional information on training.

**Human Subjects/IRB**

Rascal is used by investigators to create IRB protocols and informed consent documents and by the HRPO and IRBs to administer the protocol review process. See Review and Submission of a Sponsored Project Proposal: Additional Approvals and Certifications – Human Subjects (Chapter VI, Section E(3)).

Rascal also links data from other modules that are needed to obtain IRB approval of a protocol:

- Financial Conflicts of Interest
- Training Certifications
- Hazardous Materials
  - Recombinant DNA
  - Infectious Agents
  - Laser
  - Hazardous Chemicals or Toxins
  - Use of Radiation in Humans
- Proposal Tracking

**Animal Research / IACUC**

Rascal is used by investigators to create IACUC protocols and by the IACUC to administer the protocol review process. See Review and Submission of a Sponsored Project Proposal: Additional Approvals and Certifications – Use of Animals (Chapter VI, Section E(4)).

Rascal also links data from other modules that are needed to obtain IACUC approval of a protocol:

- Training Certifications
- Hazardous Materials
  - Recombinant DNA
  - Infectious Agents
  - Human Materials or Other Potentially Infectious Materials
  - Laser
  - Hazardous Chemicals or Toxins
  - Use of Radiation in Animals

**Proposal Tracking (PT)**
Rascal routes electronic approvals of proposals or contracts required by SPA or the CTO. These include PI certifications and departmental approvals. See Review and Submission of a Sponsored Project Proposal: Additional Approvals and Certifications (Chapter VI, Section E).

Any Columbia employee who has a Columbia UNI may use Rascal. The first time you log into Rascal, you should complete a user profile and fill out a conflict of interest disclosure form (called an “Annual Financial Interest Report” in Rascal). See Review and Submission of a Sponsored Project Proposal: Additional Approvals and Certifications – Financial Conflicts of Interest (FCOIs) (Chapter VI, Section E(1)).

2. InfoEd

InfoEd is a web-based suite of IT modules designed to track sponsored projects from proposal to closeout and to allow SPA to set up accounts for spending after an award is made.

The following InfoEd modules are currently in use at the University:

- **InfoEd Proposal Tracking (InfoEd PT):** InfoEd PT is used by SPA as a central repository for all sponsored research proposals and awards at the University other than industry sponsored clinical research and clinical trial agreements. InfoEd PT captures administrative data, records submitted budgets and maintains award information and other relevant documents during the life cycle of the grant.

- **InfoEd Award Tracking and Financial Tracking (InfoEd AT&FT):** The AT&FT modules in InfoEd are used by SPA to set up accounts in ARC after an award is granted. These modules transfer budget details from PT to ARC without re-keying award data. Accounts for all sponsored projects except for industry sponsored clinical trials and clinical research are set up in InfoEd.

G. Developing a Proposal

1. Components of a Proposal

Most sponsors provide guidelines that specify the form and content of the proposal. Careful attention to these guidelines is essential, because lack of conformity may cause the proposal to be returned without review.

In addition to the technical description of the work to be performed, many sponsors (particularly federal agencies) require completion of specific forms. Required forms are available on the web at individual sponsor sites. Typical proposal components include:

**Cover sheet**
Sponsors usually request that applicants complete forms that provide basic administrative information, including project title; project period (start and end date); funds requested; PI and Co-PI name, title, address, phone, fax and email; and administrative contact information. Basic cover sheet information also includes the University’s corporate and legal name as well as the University’s tax-exempt status number.

This information about the University can be found in the Institutional Information Sheet at https://research.columbia.edu/content/institutional-information.

**Representations and Certifications**

All federal grant and contract applications require that an authorized University signatory sign a series of representations and certifications attesting to the institution’s eligibility and willingness to receive and administer federal funds. The three most common types of representations and certifications are Debt and Debarment, Lobbying and Drug-Free Work Place. Other types of representations and certifications vary by agency. Most federal sponsors require that these forms be submitted with the application, but some do not require them until the time of award.

**Abstract**

Also referred to as a “project summary”, this section provides a brief (typically no more than one page) high-level description of goals of the proposed research. If the sponsor has specific requirements for the project summary, they should be followed carefully. NSF, for example, requires that the project summary explicitly address the “intellectual merit” and the “broader impact” of the proposed research and will return without review proposals that do not include this information.

**Narrative Research Plan**

This is the scientific/technical description of the project. Many sponsors have strict guidelines regarding page length and formatting (margins, lines per inch, font size, etc.) and may reject proposals that do not meet these guidelines, so it is essential to review the program announcement carefully and adhere to such guidelines.

**Budget and Budget Justification**

Most research proposals, and many fellowship proposals, ask for a detailed (“line-item”) budget and explanation of the items in each budget category. Information about budget preparation can be found in Preparing a Sponsored Project Budget (Chapter V).

**Curriculum Vitae (CV) and Bibliography/ Biographical Sketch (Biosketch)**

Normally, the CV is accompanied by a bibliography (i.e., a list of the person’s publications). The CVs and bibliographies of the PI and other investigators playing a significant role in the project should be included with the proposal whether or not they are Co-PIs or Co-Investigators, and even if they are not otherwise affiliated with the University. Many sponsors have specific formatting and page length restrictions. Most federal sponsors require a shortened CV (called a Biosketch) and bibliography, between two (NSF) and five (NIH) pages. If investigators are uncertain as to whether to include a particular item in the Biosketch, they should err on the side of inclusion.
It is important to follow the sponsor’s instructions and required format for the creation of Biosketches.

For NSF: the NSF PAPPG states that the required information in the Biosketch includes “all of the individual’s academic, professional or institutional appointments, beginning with the current appointment. Appointments include any titled academic, professional or institutional position, whether or not remuneration is received, and whether full-time, part-time or voluntary (including adjunct, visiting or honorary) (NSF PAPPG, Chapter II, Section C.2.f(i)(c)).

NIH applications, proposals and progress reports, including Biosketches, must include the PubMed Central reference number (PMCID) when citing publications that fall under the NIH Public Access Policy and are authored or co-authored by the investigator, or arose from the investigator’s NIH award. For more information regarding the NIH Public Access Policy, see Review and Submission of a Sponsored Project Proposal: Public Access Policies (Chapter VI, Section F).

NIH plans to issue new Biosketch instructions in late 2020.

**Current and Pending Support/Other Support**

Many sponsors request that applicants provide summaries of their current and anticipated grant and contract funding. Information requested usually includes sponsor, project title, period of performance, committed effort and amount funded or sought and in-kind contributions. It is important to include all projects, including pending proposals, in the list of Current and Pending Support/Other Support. The sponsor may also require an explanation of actions to be taken in the event that the proposed funding is awarded and adjustments are needed to avoid overlap. Some sponsors require this information during the proposal submission process, while other require this information during the “Just In Time” phase.

NSF requires that Current and Pending Support information be provided for all senior personnel during proposal submission. The NSF PAPPG requires investigators to provide details of their current and anticipated support “to assess the capacity of the individual to carry out the research as proposed as well as to help assess any potential overlap/duplication with the project being proposed”. (FAQs on Current and Pending Support, NSF PAPPG 20-1). “It is important to include all resources made available to an individual in support of and/or related to all of his/her research efforts, regardless of whether or not they have monetary value. Current and pending support also includes in-kind contributions such as office/laboratory space, equipment, supplies, employees and students” (NSF PAPPG, Chapter II, Section C.2.h).

If a PI or co-PI on an active NSF grant fails to disclose current support or in-kind contribution information as part of the proposal submission process, you must contact your SPA Project Officer immediately. The University must submit project support information to NSF within 30 calendar days from the identification of the undisclosed current support or in-kind contribution.
Additional information on NSF’s requirements for Current and Pending Support can be located at https://www.nsf.gov/bfa/dias/policy/cps.isp.

For NIH: Information on Other Support is required for all individuals designated as senior/key personnel on a NIH application. Other support information is not required for Program Directors, training faculty and other individuals involved in the oversight of training grants. The NIH definition of Other Support includes “all resources made available to a researcher in support of and/or related to all of their research endeavors, regardless of whether or not they have monetary value and regardless of whether they are based at the institution the researcher identifies for the current grant. This includes resources and/or financial support from all foreign and domestic entities, including, but not limited to, financial support for laboratory personnel, and provision of high-value materials that are not freely available (e.g., biologics, chemicals, model systems, technology, etc.). Other support does not include training awards, prizes or gifts)” (NIH Grants Policy Statement, Section 2.5.1).

SPA requires that every disclosure to an external funding agency of a researcher’s active and pending sources of support for research and other sponsored activities be true, complete and accurate to the best of the researcher’s knowledge. This requirement applies regardless of the source of support, the official recipient of the source of support, or when the disclosure is made (e.g., at proposal submission, prior to award acceptance, or as part of the annual progress report). False, fictitious or fraudulent statements or claims (including intentional omissions) in violation of this policy may result in criminal, civil, administrative or University penalties.

Accurate Other Support information is a funding agency priority because of concerns about stewardship of resources and foreign influence on the research enterprise. Visit Columbia’s Science and Security website for updates at (https://research.columbia.edu/science-security).

For more information on Current and Pending Support/Other Support, see Review and Submission of a Sponsored Project Proposal: Just In Time/Additional Information Requested (Chapter VI, Section H).

2. Proposal Writing Tips

The following sites provide useful information and grant writing tips.

NIH Tips - Planning Your Application 
https://grants.nih.gov/grants/planning_application.htm

NIH Grant Writing Tip Sheets
https://grants.nih.gov/grants/grant_tips.htm

NSF Guide – How to Prepare Your Proposal
https://www.nsf.gov/funding/preparing/

3. Institutional Information

The Columbia Institutional Information Sheet provides very important information in order to complete your grant application. It contains institutional information, such as the University’s legal name, address, contact information, DUNS numbers and taxpayer ID numbers, that is usually required when completing a proposal for sponsored project support. Often this information is needed on the Proposal Face Sheet/Cover Sheet. Please note that there is different information listed for Morningside and CUIMC.

Besides basic institutional information, there is pertinent information on the Sheet that you will need when preparing your budget. This includes F&A Rates, Fringe Rates, NIH Salary Cap information, Graduate Research Assistant salary cap information and other important budgetary items. The Institutional Information Sheet can be found on the SPA website at https://research.columbia.edu/content/institutional-information.

4. Sponsor Guidelines and Forms

Federal Funding
All federal funding guidelines and forms can be found on www.Grants.gov. However, you may find that it is useful to refer to some of the direct federal agency websites for more guidance:

NIH Forms and Applications:
http://grants.nih.gov/grants/forms.htm

NIH Grants Policy Statement:

NIH Peer Review Process:
https://grants.nih.gov/grants/peer_review_process.htm

NSF Proposal and Award Policies and Procedures Guide:

Department of Energy:
https://science.energy.gov/science/sc-office-grants-and-contracts-support

National Endowment for the Humanities:
https://www.neh.gov/grants
New York State Funding
Department of Health: https://www.health.ny.gov/funding/

5. Other Resources

Additional consultation and support should be sought out for any large, complex or unusual applications, including those for institutional training grants, construction projects, limited submissions, large interdisciplinary proposals and similar applications.

Institutional Training Grants
SPA has developed a set of resources to assist with the development of NIH institutional training grant applications and their subsequent management. These resources can be found on the SPA home page at https://research.columbia.edu/content/nih-institutional-training-grants. In addition to these materials,

- a listserv has been established to enable better communication among training grant administrators;
- meetings of training grant administrators are held to address specific training needs of those preparing or managing training grants; and
- SPA can assist in the development of the NIH NRSA Table 3.

Information on these and other training grant-related matters can be found at the above website.

Limited Submissions
ORI is responsible for administering the nomination process for limited submission funding opportunities. The sponsors of such opportunities will only accept institutional nominations and/or limit the number of applications that an institution may submit. In such cases, announcements are circulated that provide the application requirements and deadlines for the internal competition and ad hoc committees are appointed to review applications and assist in the selection of the University's nominees. To allow adequate time for review and selection of final candidates, and to enable the nominee(s) to complete the final application, internal deadlines are set well in advance of official sponsor deadlines. For more information, see https://research.columbia.edu/content/limitedsubmissions

Construction Grants
Please contact your SPA Project Officer as early in the process as possible if you are considering submitting an application for funding of a construction project.

Large Interdisciplinary or Multidisciplinary Applications
Please contact your SPA Project Officer as early in the process as possible if you are considering submitting an application for funding of a large, interdisciplinary or multidisciplinary project. Depending on the size and scope of the proposed, coordination with other University offices may be required or advantageous.
V. PREPARING A SPONSORED PROJECT BUDGET

A. Introduction

Preparation of a budget is an important part of the proposal preparation process. The budget should be accurate, realistic and reasonable in light of the work proposed. The requested amount should not be so small as to preclude successful completion of the stated goals nor so large that the sponsor will not seriously consider funding the proposal.

Research expenses can be divided into direct costs and indirect or facilities and administrative (F&A) costs. Direct costs can be specifically identified with a particular project, program or activity or directly assigned thereto relatively easily and with a high degree of accuracy. Direct costs include, but are not limited to, such specific line items as salaries and fringe benefits, materials, supplies and travel. F&A costs are other costs that are less readily allocable to specific individual projects, such as general administrative support and the operation and maintenance of facilities. F&A costs (frequently referred to as overhead or indirect costs) are paid as a fraction of direct costs, with the fraction negotiated by the University and the cognizant federal entity.

B. Direct Costs

1. Primary Concepts

The following sections set forth basic concepts relating to all direct costs: allowability, allocability, reasonableness and consistency. These concepts are applicable to all sponsored projects, whether government funded or not.

Consistent with federal regulations, expenditures charged to all sponsored projects must be allowable, allocable and reasonable. In addition, expenditures must be consistently treated under like circumstances in budgeting, charging and reporting expenses. These terms are covered in Subpart E (Cost Principles) of the Uniform Guidance.

Allowability

An allowable cost is a cost that meets all of the following conditions:

- It serves a University business purpose, including instruction, research and public service;
- It is permissible according to Columbia’s policies and federal regulations; and
- It is permissible according to the terms and conditions of the sponsored project.

It is important to note that not all allowable costs may be charged directly to a sponsored project; many costs that meet the above definition are normally treated as F&A costs and as such, may only be charged directly to federally sponsored awards under special conditions. Unless the special conditions apply, these costs must be paid from non-federal sources;
further, many non-federal sponsors expect that the University will apply the same standard as is applied to federal projects. Accordingly, PIs and others involved in the process of assigning charges to sponsored projects must ensure that charging these costs to non-federal projects is permissible in accordance with the policies of those sponsors.

Allowable costs that generally may **NOT** be directly charged to sponsored projects include the following:

**Basic Administrative and Operations Costs**
- Office supplies, pens, paper, basic software, etc. except in limited circumstances. See **Major Categories of Direct Costs (Section 2)** below.
- Local telephone, fax, telephone line and equipment charges for general office use.
- General clerical or secretarial assistance except in limited circumstances. See **Major Categories of Direct Costs (Section 2)** below.
- Postage and express mail
- Hazardous waste disposal
- Proposal preparation costs

For questions concerning allowable costs, contact RPIC.

Subpart E – Cost Principles of the Uniform Guidance specifically delineates certain costs as being “unallowable”, meaning that they may never be directly charged to sponsored projects without prior written approval or included in the University’s calculation of its F&A rate. Unallowable costs include the following:

**Miscellaneous Expenses**
- Alumnae/i activities
- Commencement and convocation costs
- Organized fundraisers
- Lobbying (federal, state or local)
- Student activities
- Bad debt costs
- Selling and marketing costs
- Fines and penalties
- Entertainment/Goods or Services for Personal Use
- Sales tax
- Alcohol
- Flowers
- Catering
- Gifts
- Space rental
- Furniture
- Construction
- Housing and personal living expenses (utilities, rent, etc.)
• First or business class travel

For full details on unallowable costs, please refer to the University’s Policy on Unallowable Costs.

It is important to note that the Policy does not preclude the incurrence of these costs when they are appropriate to the normal business activities of the University; however, the Policy precludes charging those costs to sponsored projects and requires that the costs themselves be segregated so that they are excluded by the University in the calculation of its F&A rate. See the University’s policy on the Segregation of Unallowable Costs.

**Allocability**

An allocable cost is a cost that can be assigned to one or more sponsored projects or other activities in proportion to relative benefits received or on other equitable terms. Specifically, Section 200.405 (Allocable Costs) of the Uniform Guidance states that a cost is allocable to a sponsored project if it meets any of the following criteria:

• It is incurred specifically to advance the work under the sponsored project;

• It benefits both the sponsored project and other work of the institution, in proportions that can be approximated through use of reasonable methods; or

• It is necessary to overall operation of the institution and, in light of the principles provided in Subpart E of the Uniform Guidance, is deemed to be assignable in part to the sponsored project.

The Uniform Guidance further provides that 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, the cost may be allocated or transferred to benefited projects on any reasonable basis. It is important to note, however, that costs allocated to a sponsored project may not be shifted to another sponsored project for such purposes as eliminating a cost overrun or utilizing unexpended funds. For a discussion of Cost Transfers, see Financial Management of a Sponsored Project: Monitoring a Sponsored Project – Cost Transfers (Chapter VIII, Section F(3)). When a cost is allocated among projects or activities, it is important that the department be prepared to explain the basis on which the cost was so allocated, should the need to do so arise.

**Reasonableness**

A cost is considered reasonable if the goods or services acquired, and the amount involved, reflect actions that a prudent person would take under the circumstances prevailing when the decision to incur the cost was made. As provided in Section 200.404 (Reasonable Costs) of the Uniform Guidance, factors to consider in determining reasonableness are as follows:
• Is the cost generally recognized as ordinary and necessary for the performance of the project?
• What laws and regulations should be considered, and what are the terms and conditions of the award? Were sound business practices followed in the decision to incur the cost?
• What is the market price for comparable goods and services?
• Did all individuals act with prudence and satisfy their responsibilities to both the University and the sponsor?
• Are the actions consistent with University policies and practices?

Consistency
All costs must be afforded consistent accounting treatment. This means that a particular type of cost must always be treated similarly – as either a direct or F&A cost – under like circumstances. While this requirement is generally overseen by the Office of the Controller, the most common impact of this requirement on a PI and support staff relates to the issue of charging administrative salaries and supplies directly to sponsored projects. Except for very limited instances, these costs may not be directly charged to federally sponsored projects. For guidance on charging administrative salaries and/or costs, please refer to the University Policy: Charging Office Supplies and Other Administrative Expenses (other than Salaries) to Federal Awards

In addition to costs being consistently treated as either direct or F&A costs, there is a further requirement that the practices used in estimating costs in a proposal must be consistent with the University’s normal practices for charging costs to sponsored projects, and for reporting those expenses on financial reports submitted to project sponsors.

2. Major Categories of Direct Costs

Personnel

Compensation of Faculty and Project Staff
In general, compensation costs relating to a sponsored project are allowable to the extent that total compensation of individuals:

• Is reasonable for services rendered;
• Conforms to Columbia’s written policies, consistently applied;
• Follows an appointment made in accordance with Columbia’s written policies; and
• Is determined and supported by appropriate documentation.

See Section 200.430(a) (Compensation-Personal Services) of the Uniform Guidance.

The PI should include in the proposal those personnel who fulfill the needs of the project with respect to experience and expertise, University position at the time of the award and available effort. Salary requests should be based on the level of payment for current or
anticipated appointments and may not exceed the rate the University is then paying for such appointments. This figure should be escalated appropriately to allow for future salary increases. A working assumption is that officers’ salaries increase 3% on an annual basis as of July 1 of each year and that union wages increase 4% on an annual basis as of October 1 of each year.

The PI or the individual developing the budget should consult with the appropriate DA to determine the correct salary for each individual.

For more information on charging faculty compensation to sponsored projects, please review the University’s Policy on Charging and Documentation of Personnel Costs Charged to Sponsored Projects.

Personnel costs charged to sponsored projects must be based upon the researcher’s “Institutional Base Salary.” Institutional Base Salary (IBS) is defined as the annual compensation paid by Columbia for an individual’s appointment, whether that individual’s time is spent on research, teaching, patient care or other activities. IBS does not include bonuses, one-time payments or incentive pay. Also excluded from IBS are salary paid directly by another organization, including, but not limited to, the Howard Hughes Medical Institute and NYSPI, and income that an individual is permitted to earn outside of his/her University responsibilities, such as consulting compensation. IBS:

- may not be increased as a result of replacing University salary funds with sponsored projects funds;
- is established by the University in an annual letter regardless of the source of funds;
- includes regular salary and salary paid for an additional academic administrative appointment, such as Chair or Director; and
- excludes bonuses, incidental pay, nonguaranteed clinical compensation and extra service pay.

One of the key concepts in budgeting for personnel costs in sponsored projects is the effort devoted to the project by faculty and project staff. The applicable rule for federally sponsored projects is that salary charged to a project must be reasonable in relation to the effort expended on that project. The University policy is to maintain the same standard for all sponsored projects, whether or not federally funded.

Sponsors generally consider estimates of effort in proposal budgets to be commitments if such proposals are subsequently awarded. The effort should be listed in accordance with the sponsor’s policy (percent of effort or person-months).

**Total University Effort**

*Effort* is the proportion of time spent on any activity, expressed as a percentage of an individual’s Total University Effort. *Total University Effort* is not based on a set number of hours or standard work week. Rather, it depends on the specific circumstances of each individual, and the activities required to fulfill his or her obligations to the University.
Accordingly, for an individual who spends 60 hours a week on University activities, those 60 hours represent 100% of that individual’s Total University Effort.

Total University Effort includes not only work on sponsored projects, but also non-sponsored activities such as teaching, clinical activities, service on University committees (although the portion of proposal preparation time that relates to summarizing research results may be treated as sponsored effort). Total University Effort does not include consulting or participation in peer review study sections, professional association activities, journal peer review and similar activities, unless the University pays for travel and expenses associated with those activities. For more information about what is and is not included in Total University Effort, see http://www.effortreporting.columbia.edu/reference_guides.html.

When proposing some proportion of effort to be devoted to a particular sponsored project, individuals must ensure that they have sufficient time available to fulfill the proposed effort commitment should the project be awarded.

Some federal contract proposals request that professional time be converted to an hourly rate. For a professional, 100% effort equates to the number of hours per week the individual customarily works to complete his or her Total University Effort. If you are required to provide an hourly rate for a professional, calculate it based upon this number of hours per week.

**Minimum Effort Requirements**

The University’s Policy on Charging and Documentation of Personnel Costs Charged to Sponsored Projects requires that key personnel participating in a sponsored project commit to some level of effort on the project greater than zero. SPA can advise as to whether an exception is available for any particular project. Committing effort “as needed” is not acceptable.

Some sponsors require certain minimum effort commitments from PIs.

**Maximum Effort Commitment**

The effort proposed for each project must be consistent with the level of effort expected to be devoted to that project. Any individual’s Total University Effort may not exceed 100%.

The University has adopted special procedures for faculty members whose sponsored project effort exceeds 90%:

- Following the annual effort certification, the University samples a number of Officers who certified that 100% of their effort was devoted to sponsored projects. The sampled individuals are required to provide written confirmation to the Controller’s Office that they had no non-sponsored responsibilities during the period certified.

- A Chair or Dean must acknowledge awareness of and concurrence with the reasonableness of the effort certification of any Officer of Instruction or PI who is an
Officer of Research who certifies that 90% or more of his/her effort was devoted to sponsored projects.

Note: Individual Schools within the University may set minimum thresholds for non-sponsored effort.

For more information, see http://www.effortreporting.columbia.edu/reference_guides.html.

**Effort Without Salary**

It is the University’s policy that investigators should typically request full compensation for the committed effort of all personnel listed in the proposal. Hence, if an individual is listed in the budget at 20% effort, 20% of his/her institutional base salary must be requested in the proposal. The policy also requires the same consistency when charging compensation to grants or contracts awarded to the University.

However, certain exceptions to this policy are allowed:

- The funding agency's specific written policy requires cost sharing.
- The individual is receiving a fellowship or career award (e.g., a NIH Research Career Development Award) that imposes a salary cap.

Program Directors and mentors are expected to contribute effort towards meeting the requirements of training grants. However, support for such effort is rarely allowable.

If there is no specific measurable effort commitment in the application, NIH will allow for these individuals to be named as “Other Significant Contributors (OSC)” which would permit the person to be listed in the application, but presented as ‘zero effort’ or ‘zero person months’ or ‘as needed’.

Typically, NIH T or F awards do not provide funding to cover the effort of a trainee’s mentor or project director. In some cases, the time devoted to these activities may be insignificant, and therefore can be ignored. If not, such effort is typically treated as a non-sponsored activity (and therefore cannot be charged to your research or other grant). In these cases, mentoring effort is usually seen as concurrent with other University teaching and administrative effort and is reported accordingly.

On the other hand, if the mentor is committed to provide effort in the grant proposal, the effort should be treated as committed cost sharing.

For information about cost sharing see **Cost Sharing (Section D)** below.

For more information on cost sharing and effort reporting, see **Financial Management of a Sponsored Project: Monitoring a Sponsored Project – Cost Sharing** (Chapter VIII, Section F(4) and **Financial Management of a Sponsored Project: Monitoring a Sponsored Project – Compensation Monitoring and Certification** (Chapter VIII,

**Academic Year and Summer Salary**

Officers of Instruction at Morningside, Lamont and Nevis and Research Professors at Lamont are paid a salary based on a nine-month academic year (or for the School of Business, an eight-month academic year).

Subject to sponsor and School policy, the foregoing Officers may request reimbursement from sponsored projects for academic year released time, for summer salary (if the Officer’s appointment is for nine months), and/or (very rarely) for academic year additional compensation. **Released time** is available time for which the Officer is formally excused from instructional duties (by his/her Chair or Dean) and, therefore, may be available for research. Requests for summer salary should accurately reflect only the summer months in the proposal budget. Requests for academic year effort and salary should only be reflected in the proposal budget after obtaining approval for **released time** by the Chair or Dean. If awarded, proposed changes of the work to be performed from summer to academic year, and vice versa, will require the approval of the Chair or Dean, and a discussion with the SPA Project Officer in order to assess adjustments to the budget and sponsor prior approval requirements.

As a general policy, NSF limits salary compensation for senior project personnel to no more than two months of their regular salary in any one year. This limit includes salary compensation received from all NSF-funded grants. This effort must be documented in accordance with the applicable cost principles. If anticipated, any compensation for such personnel in excess of two months must be disclosed in the proposal budget, justified in the budget justification and specifically approved by NSF in the award. After the award is made, SPA may internally approve an increase or decrease in person months devoted to the project, even if doing so results in salary support for senior personnel exceeding the two month salary cap. No prior approval from NSF is necessary so long as that adjustment would not cause the objectives or scope of the project to change. If that is the case, NSF prior approval is required. Your SPA Project Officer should be notified.

**Summer salary** may be available with nine-month appointments for work on sponsored projects during the summer months. Officers who receive summer salary must expend the effort associated with the summer salary during the summer period. Effort expended during the academic year does not satisfy a commitment relating to the receipt of summer salary. Although Officers may, in addition, also work on the project during the year, Officers who receive summer salary must provide a commensurate level of effort during the summer.

The maximum amount of summer salary permissible is three-ninths of the Officer’s regular academic year salary. In other words, in any year, the Officer may receive no more than three months of summer salary. Each month of summer salary represents one month of full-time effort in the summer.
If a Faculty member has academic, administrative or non-research related responsibilities (as a journal editor, research grant reviewer, etc.), writes new funding proposals and/or intends to take more than minimal vacation time away during the summer period or attend non-project related professional meetings, he/she likely will be precluded from devoting 100% effort to sponsored projects in the summer and thus from requesting three months full summer salary from external awards.

Officers who receive sponsored summer salary and also released time for work on sponsored projects during the academic term may, with departmental approval, receive non-sponsored additional compensation during the summer for non-sponsored University activities.

For more information, see http://www.effortreporting.columbia.edu/downloads/Summer_Salary.pdf.

**Paid Absences**

Paid absences subject to University policies, such as parental leave or vacation, are to be directly charged to sponsored projects, in accordance with the University’s indirect cost rate agreement.

**Additional Compensation**

All requests for additional compensation paid from an externally sponsored award require the prior authorization of the sponsor (coordinated by SPA or the CTO), the appropriate Chair, Director, Dean or Vice President and for Faculty at CUIMC, the EVP/PHBS or, in other cases, the Provost.

It would be extremely unusual for Faculty to receive additional compensation. However, under certain rare circumstances, Faculty may submit a request to a sponsor for extra compensation – that is, compensation in addition to academic year base salary. Such compensation may not ordinarily be charged for intra-University consulting or collaboration, which is understood to be part of the Faculty member’s University obligations. The principle also applies to a Faculty member who functions as a consultant or otherwise contributes to another University sponsored agreement.

However, in rare cases where consultation is across departmental lines or involves a separate or remote operation, and the work performed by the consultant is of an unusual nature and is in addition to his or her regular University activities, it may be possible to request extra compensation.

For more information on charging compensation to sponsored projects, please review the University’s Policy on Charging and Documentation of Personnel Costs Charged to Sponsored Projects.

**CUIMC Salary Issues**

For clinical Faculty, the effort and commensurate salary reimbursement is calculated on the basis of the Faculty member’s IBS plus any guaranteed additional compensation paid by the
University. For sponsored project purposes, IBS thus includes the sum of these two salary components. At VP&S and the College of Dental Medicine, the base for rank salary is termed the “X” salary component; the guaranteed additional compensation is termed the “Y” salary component and IBS is the sum of X plus Y. The amount of salary that can be compensated from sponsored project accounts may never exceed an individual’s IBS.

The University has a policy governing the proposing of effort for those investigators who, possess an academic appointment at the University and an appointment at RFMH/NYSPI (Joint Appointees). Joint Appointees propose their effort on Columbia projects based on a percentage of their University effort only. However, for informational purposes, the budget justification will also indicate what the effort would be if it were calculated based on total professional effort across both institutions.

Therefore, the following statement must be included in budget justification:

“Dr. Xxx (__CM TPE, ___ CM Columbia University Effort).

The effort listed by Dr. Xxx in this submission is based upon her effort at Columbia University. If the effort were calculated based on Dr. Xxx’s total professional effort (TPE) at Columbia and RFMH/NYSPI, it would be yyy calendar months effort.”

**Salary Caps**

Some agencies impose a cap on the maximum annualized salary allowed in aggregate on grants. For example, if the annual NIH salary cap is $197,300 base salary per annum and an investigator makes $200,000 per year and is requesting 10% effort on a grant from NIH, the investigator may request only $19,730 in salary support (i.e., 10% of the salary cap). The investigator’s department is responsible for funding the remainder of the investigator’s salary from a departmental source.

For investigators who receive summer salary that is charged to NIH grants, the rate of pay for such summer salary may not exceed the individual’s IBS rate and must not exceed the NIH salary cap. See the University’s Policy on Charging and Documentation of Personnel Costs Charged to Sponsored Projects for more information.

To view the latest salary cap information, you can go to Columbia’s Institutional Information Sheet at https://research.columbia.edu/content/institutional-information. The NIH salary cap, which usually changes annually, can also be found at http://grants.nih.gov/grants/policy/salcap_summary.htm.

**Administrative/Clerical Salaries**

Typically, administrative or clerical salaries are not an allowable charge to a federal grant. See Columbia’s Policy on Charging Administration and Clerical Salaries to Federal Grants and Contracts. However, under the Uniform Guidance, these salaries may be permitted if:

- The administrative or clerical services are integral to a project or activity;
- The individuals involved can be specifically identified with the project or activity;

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The costs are explicitly included in the proposal budget and budget justification; and

The costs are not recovered in the F&A charge.

**Integral** means essential to the project’s goals and objectives, rather than necessary for the overall operation of the institution. The salaries of administrative personnel conducting such activities as financial reconciliations, general office clerical work and proposal preparation are not allowable. After award, prior written approval may be required from the sponsoring agency before these types of salaries may be charged. A SPA Project Officer can assist you in determining what administrative salaries are allowable. See [Section 200.413 (Direct Costs)](https://www.dhhs.gov/fairlexibleguidance/policy-manual/title-2-handbook/section-200-sponsorship) and [Section 200.430 (Compensation – Personal Services)](https://www.dhhs.gov/fairlexibleguidance/policy-manual/title-2-handbook/section-200-sponsorship) of the Uniform Guidance.

Except for the circumstances listed above, the government views administrative and clerical charges as covered by the institution’s indirect cost recovery, discussed in greater detail in **Facilities and Administrative (F&A) Costs** (Section C) below. Therefore, charges for salaries of secretaries or administrative assistants should not typically be included in proposals for federally sponsored projects.

However, direct charging of these costs may be appropriate where a project or activity explicitly budgets for administrative or clerical services in the proposal. The following examples are illustrative of circumstances where direct charging may be appropriate:

- Large, complex programs (e.g., Program Projects, Center Grants) and other grants and contracts that entail assembling and managing teams of investigators from a number of institutions.
- Projects that involve extensive data accumulation, analysis and entry, surveying, tabulation, cataloging, searching literature and reporting, such as epidemiological studies, clinical trials and retrospective clinical record studies;
- Projects that require making travel and meeting arrangements for large numbers of participants, such as conferences and seminars;
- Projects whose principal focus is the preparation and production of manuals and large reports, books and manuscripts;
- Projects that are geographically inaccessible to normal departmental administrative services; and
- Individual projects requiring project-specific database management, individualized graphics or manuscript preparation; human or animal protocols and/or other project-specific regulatory protocols; and multiple project-related investigator coordination and communications. An example of this would be a project manager who is directly involved in the coordination and allocation of resources across several specific sponsored projects.

These examples are not exhaustive nor are they intended to imply that direct charging would always be appropriate for the situations described above. Where direct charges for
administrative and clerical salaries are made, care must be exercised to fully justify the charges in the proposal. Care also must be exercised to ensure that costs incurred for the same purpose in like circumstances are consistently treated.

**Part-time, Casual and Work Study**

University employees who are paid by a sponsored project must be listed as "personnel" on the related proposal. University employees who will not be paid as part of a project may be listed as unpaid personnel or unpaid collaborators, or the extent of their participation may be indicated by submitting letters of collaboration.

Casual employees may be paid by sponsored projects so long as the amount of effort or time being requested does not exceed that allowed by Columbia Human Resources policies. If you have any questions, please contact Human Resources.

Federal funds may be used to pay all or part of the University share of the salary of a student in the College Work-Study Program.

**Postdocs**

Postdocs are supported by a wide variety of grants and fellowships. Often, the source of funding for a postdoc determines whether the individual is considered to be an employee of the University or a stipend recipient of the sponsor. Unless the terms of an award specifically require otherwise (e.g., NIH Training Grants or individual fellowships awards), stipends (i.e., compensation for which no service is required) may not be charged to a sponsored project. Compensation for assistance on a research project separate from the fellowship obligations of the postdoc, if allowed by the sponsor of the fellowship, may be charged to that project.

Sometimes postdocs wish to participate in activities outside their primary research or training responsibilities. The policies of the University and of many federal agencies permit postdocs to engage in part-time University employment coincidental with their training program, provided that this employment does not interfere with, detract from or prolong their obligations as postdocs and provided that all regulatory and policy requirements are met.

The University has published Guidelines for two different types of paid activities of postdocs: (1) so-called *incidental career development activities* and (2) *teaching*.

Incidental career development activities include (a) occasional guest lectures, grading, and occasional assistance with lab sections, (b) technology transfer internships and (c) teaching in University-led K-12 science programs. To qualify as an incidental career development activity, the activity must be limited to no more than 10 hours per week and must be clearly separate and distinct from any sponsored project activity of the postdoc. Certain approvals must be obtained before a postdoc can be engaged in such an activity. Please see the Columbia University [Guidelines for Incidental Career Development Activities for Postdoctoral Research Scientists, Scholars and Fellows](#) for further information.
Postdocs interested in academic careers often seek opportunities to expand their teaching experience. Subject to sponsor and regulatory requirements, the University permits postdocs to assume full or partial responsibility for teaching a for-credit course. Teaching a course is assumed to require at least 25% of the postdoc’s effort during a semester. There are thus salary and effort issues that must be addressed prior to the postdoc being hired by a department to teach. These may differ depending on whether the postdoc is expected to teach as part of his/her training program, the postdoc has a salary funded by sponsored research or the postdoc is funded from a fellowship. Again, certain approvals must be obtained before a postdoc can be engaged in teaching a course. Please see the Columbia University Teaching Guidelines for Postdoctoral Research Scientists, Scholars and Fellows for further information.

**Graduate Research Assistants (GRAs)**
Graduate students frequently act as Research Assistants and receive compensation in the form of salary or tuition remission. Unlike fellowships and other stipend payments, GRA salaries are an appropriate charge to a research project. These salaries are not subject to the fringe benefit charge that is normally assessed on salaries.

Sponsors vary in their allowability of compensation for graduate students. Typical expenses allowed on a research proposal for a graduate student are salary, tuition remission and other training expenses. It is important to read the sponsor’s guidelines for its rules on graduate student compensation. For further information, see Tuition Remission below.

For example, NIH limits the compensation for graduate students. Current NRSA levels are posted at [https://researchtraining.nih.gov/resources/policy-notices](https://researchtraining.nih.gov/resources/policy-notices).

For more information regarding this NIH policy, please refer to: [https://grants.nih.gov/grants/guide/notice-files/NOT-OD-02-017.html](https://grants.nih.gov/grants/guide/notice-files/NOT-OD-02-017.html) as well as the latest version of the NIH Grants Policy Statement.

When requesting graduate student compensation on a budget, the specific school where the student is matriculating should be consulted for current tuition rates.

Graduate student and postdoctoral fellows have unique budgetary considerations on NIH NRSA training grants. See Special Budget Guidelines – NIH Training Grants (Section F(2)) below for specific instructions.

**Other Professionals**
Technicians, programmers and laboratory assistants may be paid for their work on sponsored projects, depending upon the sponsor’s guidelines.

**Severance Costs**
Severance costs incurred due to the termination of a sponsored project are generally permissible charges. However, they should be discussed with your SPA or CTO Project Officer in advance of their incurrence in order to insure that any necessary agency approval is obtained.
Fringe Benefits
Fringe benefit charges are assessed to cover costs such as retirement benefits, health insurance, FICA and Medicare taxes and unemployment compensation. Fringe benefits (referred to in some contracts as "labor overhead") are calculated by multiplying the salary requested for each individual by the fringe benefit rate. Fringe benefit rates are set each year, and the rates charged are automatically updated, so that no action on the part of the PI or his/her staff is required.

The rate is a composite rate (averaged for all employees). Thus, any given employee may not be entitled to all of the specific fringe benefits that make up that rate. SPA or the CTO should be contacted for information concerning the appropriate fringe benefit rates to use in each year of the proposal. The full fringe benefit rate should be included as part of the budget request for all employees, including "casual" employees who are not Columbia, Barnard or Teachers College students. Casual employees who are Columbia, Barnard or Teachers College students are charged at a reduced fringe benefit rate. Salaries for GRAs are not charged for benefits on grants. Fellowship applications should include a charge for fringe benefits if it is an allowable cost and does not decrease the fellow's stipend.

Government grants and contracts are assessed fringe benefit charges based on a rate that is formally established with the federal government. This rate is also applied to awards received from non-government agencies that represent a pass-through of government funds (i.e., a subcontract made where the prime award is from a governmental agency). Federal rules prohibit the inclusion of certain fringe benefit costs such as dependent tuition and accordingly the fringe benefit rate applied to sponsored projects awarded by governmental agencies excludes those costs.

Sponsored projects awarded by non-governmental agencies are subject to a higher rate, which includes both the costs incorporated in the federally negotiated rate as well as other benefit costs such as dependent tuition that are excluded from the federal rate.

It is Columbia’s practice to charge vacation, holiday and sick leave pay as a direct charge and not as a fringe benefit expense. The direct charge is made to the project or projects with which the employee is associated at the time that the expense is incurred. This same procedure applies to cash payouts for unused leave at the time of an employee’s termination.

For current fringe rates, please refer to the Institutional Information Sheet at https://research.columbia.edu/content/institutional-information.

Non-personnel Costs

Other Than Personnel Costs (OTPS)
OTPS costs are usually specified in a budget in the following categories: equipment, supplies, travel, consultant costs, publication costs, tuition remission and other direct costs. Training costs have additional categories such as trainee stipends, tuition and fees, and trainee travel.
Note that the University’s procurement policies, including requirements for competitive bids, must be followed whenever they are applicable in acquiring goods and services. These policies can be found in the University Policies website at: https://universitypolicies.columbia.edu/content/competitive-procurement. The University’s procurement policy with respect to sponsored project competitive procurement conforms to the requirements of the Uniform Guidance and, in particular, Sections 200.218-.326 thereof. The Policy on competitive procurement can be found at http://finance.columbia.edu/procurement-sponsored-projects and https://policylibrary.columbia.edu/competitive-procurement. Some of the changes in the new Policy include:

- The threshold for competitive sourcing of goods and services has been increased to $10,000 from $3,500
- The threshold for competitive sourcing requirements for service contracts has been increased to $10,000
- There are fewer allowances provided for non-competitive (i.e., single/sole source) transactions
- The threshold for purchases requiring the use of a standardized public RFQ/RFP process administered by the University’s Procurement Department has been increased to $250,000 from $150,000
- There are specific requirements for utilization of minority-, women- or disadvantaged person-owned businesses and equitable allocation of spending.

Procurement has prepared a helpful Purchasing Update on the new rules that can be found at https://universitypolicies.columbia.edu/content/service-centers-and-recharge-centers

In addition to disbursements made to outside vendors, sponsored projects may be charged by certain internal providers of services. These centers are “licensed” by the University to charge users and the costs charged and the manner in which their unit costs are determined are covered by the University’s Policy on Service Centers and Recharge Centers.

Sponsored projects may not be charged for internal operations other than those licensed as centers without the approval of RPIC.

**Permanent Equipment**

*Equipment* is defined as an item having a unit value of at least $5,000 as well as a useful life of more than one year. It is important to adhere to this definition when preparing sponsored project budgets. Many agencies, including all federal government agencies, do not allow F&A costs to be charged on equipment. Items costing between $500 and $4,999 are considered “supplies” or “minor equipment” and F&A costs will be charged against them for budget purposes.

Equipment is further categorized as special purpose or general purpose. Under the Uniform Guidance, special purpose equipment means equipment that is used only for research, medical, scientific or other technical activities. Examples of special purpose equipment include microscopes, x-ray machines, surgical instruments and spectrometers.
General purpose equipment means equipment that is not limited to research, medical, scientific or technical activities. Examples include office equipment and furnishings, modular offices, telephone networks, IT equipment and systems, air conditioning equipment, reproduction and printing equipment and motor vehicles.

It is important that each item of equipment being requested is clearly identified and priced (including shipping and installation) in the proposal. (If possible, specific manufacturers and model numbers should be used.) Capital Asset Accounting must approve all equipment transactions on sponsored projects.

Care must be taken to include all of the cost items associated with the acquisition of equipment, such as shipping and installation costs. These latter costs may be substantial on larger, more specialized equipment items, where special power, insulation, shielding, water and/or cooling requirements must be met. Contact Facilities Management to have these costs assessed.

SPA or CTO approval is required if rebudgeting from other categories is involved in the purchasing of capital equipment. This is necessary to determine if the rebudgeting has significant programmatic impact, if prior approval from the sponsor is required, and to reallocate F&A costs.

In addition, CUIMC requires approval from SPA or the CTO on requisitions on federally sponsored projects totaling more than $10,000 and for all non-governmental sponsored project capital equipment requisitions prior to submitting the requisition to Procurement.

For more information, please refer to the University’s Policy on Acquisition of Moveable Capital Equipment.

Supplies

Materials and supplies include freestanding equipment with a value up to $4,999 and consumable items such as chemicals, laboratory ware and small component parts (if not part of an equipment fabrication). For non-federal grants where indirect costs are not reimbursed at the full federal rate, office supplies clearly allocable to the project may be included as materials and supplies, if allowed by the sponsor. Office supplies are considered to be part of the F&A costs of conducting a project, so they should not be charged as a direct cost on a federal award. There are, however, two major exceptions to this policy:

- If the purchase of these and similar products relates specifically to the technical substance of the project; or
- If the nature of the work performed under a particular project requires an unusually high level of such costs.

For more information on these restrictions, please refer to the University’s Policy on Charging Office Supplies and Other Administrative Expenses (Other Than Salaries) to Federal Awards.
Computing Devices

Computing devices are defined in Section 200.1 (Definitions - Computing Devices) of the Uniform Guidance as machines used to acquire, store, analyze, process and publish data and other information electronically, including accessories (or “peripherals”) for printing, transmitting and receiving or storing electronic information. A computing device is a “supply”, as defined in Section 200.1 (Definitions - Supplies) of the Uniform Guidance, if the acquisition cost is less than the lesser of (a) the capitalization value set by Columbia for financial reporting purposes and (b) $5,000 regardless of the length of its useful life. Computing devices should be included under the budget category “Materials and Supplies” in proposals.

Computing devices that are “supplies” and are essential and allocable, but not solely dedicated to the performance of a federal award, may be charged 100% to an award or may be allocated to several awards (see Section 200.453 (Materials and Supplies Costs, including Costs of Computing Devices) of the Uniform Guidance). Capitalized computer equipment (i.e., costing $5,000 or more) is still classified as general purpose equipment and is normally unallowable as a direct cost unless approved by the awarding agency.

While no prior agency approval is required, computing devices should be itemized in the proposal budget (or in the case of NIH Modular Grant applications, itemized in the budget provided to your SPA Project Officer). In addition, the project must not have reasonable access to other devices or equipment that can achieve the same purpose. Devices may not be purchased for reasons of convenience or preference.

Prohibited Telecommunication Equipment

Section 889 of the National Defense Authorization Act of 2019 prohibits federal agencies from entering into contracts, including sponsored research contracts, with an entity that uses “covered telecommunications equipment or services” as a “substantial or essential component of any system” or as “critical technology as part of any system”. Section 889 also prohibits the use of federal loan or grant funds to procure or obtain covered telecommunication equipment or services. These prohibitions went into effect on August 13, 2020.

Section 889 also prohibits contractors from providing to the Government any equipment, system or service that uses covered telecommunication equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. This prohibition went into effect on August 13, 2019.

“Covered telecommunications equipment or services” are:

- Telecommunications equipment produced by Huawei Technologies Company, ZTE Corporation, or any subsidiary or affiliate of these entities;
- Video surveillance technology and equipment used for certain public safety, physical surveillance, or national security purposes and produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, Dahua Technology Company, or any subsidiary or affiliate of these entities;
· Telecommunications or video surveillance services provided by any of the above named entities or using the above described equipment; and
· Telecommunications or video surveillance equipment or services of an entity that the U.S. Secretary of Defense reasonably believes to be owned or controlled by, or otherwise connected to, the government of the People’s Republic of China.

A list of the prohibited companies is available at https://research.columbia.edu/economic-sanctions-and-restricted-parties#//text-18182

For more information, go to https://research.columbia.edu/economic-sanctions-and-restricted-parties.

Travel
The costs of travel relating to a sponsored project, for the PI as well as project staff, are generally allowable expenses. Since travel is often one of the first budget line items to be cut by the sponsor, it is important to be as specific as possible about what travel is planned and why it will benefit the project. Domestic and foreign travel should be budgeted as separate line items.

Domestic travel includes all travel within and between any of the 50 states of the United States and its possessions and territories. Travel between the United States and Canada and within Canada is also considered domestic travel. Foreign travel is any travel not defined as domestic travel. On government sponsored projects, U.S. carriers must be used to the maximum extent possible when commercial air transportation is the means of travel between the United States and a foreign country or between foreign countries, as required by the Fly America Act. Convenience or expense is not considered an appropriate reason for not using a U.S. carrier. Funds can be requested for travel to scientific meetings, to collaborating laboratories, and for consultation with the funding agency or with colleagues concerning project research. The federal government generally limits airfare reimbursement to the customary standard commercial airfare (i.e., coach or equivalent). Section 200.474 (Travel Costs) of the Uniform Guidance provides that airfare costs in excess of the least expensive unrestricted accommodations class offered by commercial airlines are unallowable except when such accommodations would (a) require circuitous routing, (b) require travel during unreasonable hours, (c) excessively prolong travel or (d) result in additional costs that would offset the transportation savings.

The basic policy governing travel expense reimbursement at Columbia is that an individual traveling on University business should be reimbursed for the actual cost of such travel. Unless specifically stated otherwise by the agency, University policy prevails. (For example, some government contracts only allow reimbursement at government rates.)

It is suggested that each trip requested in the budget should be specifically identified as to location and length of stay. All travel expenses (transportation, hotels, registration fees, etc.) should be itemized based on expected costs. Trips approved as part of the awarded budget normally do not require further approval from the sponsor or the University. For sponsors
that require additional approvals (e.g., for foreign travel), please contact your SPA Project Officer.

For further information, see the University’s Travel Expense Policy and the Fly America Act.

**Consultants**

It is University policy to contract for consultant services when factors such as timing, cost, qualifications or the nature of the service to be rendered make it beneficial for such services to be acquired outside of the University than performed by employees. A consultant is defined as a firm or individual with whom the University enters into a Service Provider Agreement for a specialized type of service. The Agreement contains a scope of work that clearly defines the goods or services being procured and addresses the needs of the user. This can be done either through performance specifications or through a description of the tasks to be performed. Honoraria (for example, for Advisory Board participation) and human subject reimbursement are exempt and not considered consultant costs.

The PI must complete a Subrecipient/Contractor Classification Form for each consultant proposed in a sponsored project application. This Form is used to classify the consultant as a contractor versus a subrecipient and outlines the relationship and characteristics used in making the determination. This Form can be found on the SPA website under Internal Forms.

In addition to classifying the individual as a consultant versus subrecipient, the circumstances under which services are to be rendered determine an individual's classification as either an independent contractor or employee. However, there is no precise definition for either of these terms in the federal tax code or IRS guidelines. A set of questions has been developed and is available from Procurement to help determine whether an individual should be considered an employee or consultant. When it is not clear into which category an individual falls, assistance will be provided by Procurement. See [https://www.finance.columbia.edu/content/services-software-and-consultant-agreements](https://www.finance.columbia.edu/content/services-software-and-consultant-agreements).

It is important to determine whether an individual is to be considered an employee or a consultant prior to listing him/her on a proposal. Compensation for employees must include fringe benefits. As they are not employees of the University, consultants do not receive fringe benefits from the University. In order to prepare a budget correctly, the contract cost of the consultant should be included.

The University does not have a standard consultant or honoraria rate. An individual may be paid according to the customary scale for a particular field and level of expertise, unless there are sponsor-specific requirements. If an individual is paid an honoraria and is exempt from the consultant policy, the budget should contain, if appropriate, the itemized daily fee, per diem allowance and travel expenses. The number of trips and the length of stay should also be discussed.
All consulting arrangements must conform to established University requirements, which can be found at:

**Tuition Remission**

In addition to salary, GRAs are also provided with tuition remission, which is an allowable charge to federal and most other research grants as a direct cost. Unless further limited by specific agency policy, the University has set the maximum tuition chargeable to sponsored projects at 50% of the University’s full resident tuition rate for graduate students as published for the Graduate School of Arts and Sciences. The current tuition remission rate is available from SPA.

Tuition charges are assigned to research grants and other funding sources in proportion to the GRA’s salary allocation during the nine-month academic year. For example, if during the period September through May, a GRA’s salary is funded 25% by grant A and 75% by grant B, the GRA’s tuition remission is allocated to those funding sources in the same percentage as the GRA’s salary.

With respect to GRAs funded in whole or in part by NIH, that agency has established a funding cap that limits the amount it awards for a combination of GRA salary and tuition remission. The cap varies from year to year, and the cap in effect at the time the proposal is submitted applies to the entire life of the competitive segment of the project (i.e., there is no escalation factor in the proposal budget for increases in this cost category over the life of the competitive segment). Similarly, the tuition amounts charged to NIH grants are based on the cap in effect at the time the award is made.

While most agencies permit tuition remission charges, some agencies or particular awards may have restrictions that limit or preclude charging their grants for these costs. For example, the American Cancer Society does not permit charging any tuition remission to its awards.

**Subawards**

Proposals may include work to be done at one or more other institutions. In these cases, the other participating institutions may be considered to be subrecipients under the University’s (prime) award. The PI must make case-by-case classifications to determine if the work conducted by the other participating institution is to carry out a portion of the prime award (subrecipient), or if the participating entity is providing goods or services to Columbia in a procurement relationship (contractor).

The PI must complete a Subrecipient/Contractor Classification Form for each subrecipient and contractor proposed in a sponsored project application. This form is used to classify the entity as a subrecipient versus a contractor and outlines the relationship and characteristics used in making the determination. This form can be found on the SPA website under “Internal Forms”.

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If the Columbia PI plans for the participating entity to carry out a portion of the work, and it is determined that the entity will be a subrecipient, in order to apportion the work in this way, appropriate documentation is needed at the time the proposal is submitted to confirm the proposed subrecipient’s eligibility and willingness to participate. When a subaward has been prepared as part of a larger proposal, the total yearly cost for the subaward is included as a line item in the Columbia budget. The subrecipient must include his/her institution’s F&A costs in the subaward, but the University does not currently assess any of its own F&A costs on the amount of the subaward in excess of the first $25,000 during the competing project period.

Please note that the administration of some subawards may entail additional costs that must be included as part of Columbia’s direct cost project budget. Such costs could include audit-related expenses, especially if subawards are proposed to institutions that are deemed to have a higher than normal risk associated with them as a result of the University’s subaward risk assessment process. Allowability of such costs should be discussed with your SPA or CTO Project Officer.

For additional information, see Review and Submission of a Sponsored Project Proposal: Additional Approvals and Certifications – Subawards (Chapter VI, Section E(10)) and the University’s Policy on Sponsored Project Subawards.

Participant Support Costs

Participant support costs are direct costs, 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 and workshops, where there is a category for participant support costs in the award budget. These costs should not be confused with general travel costs that may be incurred by PIs and others as those costs relate to individual research and other projects.

Participant support costs are generally awarded on specific projects sponsored by NSF and are subject to special sponsor regulations. For example, NSF does not permit participant support funds to be used by grantees for other categories of expense without the specific prior written approval of the cognizant NSF project office. Any additional categories of participant support costs other than those described in Section 200.1 (Definitions - Participant Support Costs) of the Uniform Guidance (such as incentives, gifts, souvenirs, t-shirts and memorabilia), must be explained in the proposal budget justification, and such costs will be closely scrutinized by the NSF. Therefore, participant support costs must be accounted for separately. In addition, participant support allowances may not be paid to trainees who are receiving direct or indirect compensation from other federal sources. F&A charges are not applied to participant support costs.

When a sponsored project includes participant support costs, the PI and his/her administrative support personnel are required to be familiar with the specific requirements as set forth by the sponsor, and to ensure that those requirements are complied with.

For further information, see the University’s Participant Support Costs Policy.
Patient Care Costs
See Special Budget Guidelines – Clinical Research (Section F(4)) below for a reference to a chapter in the Clinical Research Handbook that describes research and standard of care costs relating to patients.

Other Direct Costs
This category is used to delineate costs not specified in any other category. Examples would include animal care costs, specialized tests, central computer charges, shop charges, core facility charges, publication costs, copying and telephone charges (if not for general office activity), maintenance contracts, service agreements, payments to volunteers or patients, patient travel, student tuition charges, student health and computer fees, seminar costs, typing services and certain costs relating to acting as a single IRB. In certain circumstances, space rental, the rental of equipment and the purchase of insurance are also allowable. Costs associated with radioactive waste and chemical and biohazardous materials disposal are currently not treated as direct costs. These costs are recovered as part of the University’s F&A costs.

In determining other direct costs, it is best to itemize each cost. However, the degree of detail is set by the sponsor requirements and individual investigator. Since many of these costs are incurred in the general operation of a laboratory, it should be kept in mind that only that proportion of the total cost that is related to the specific proposal should be included.

C. Facilities and Administrative (F&A) Costs

Facilities and administrative (F&A) costs (which are commonly referred to at the University as IC or ICR) are real costs that are associated with carrying out sponsored projects, but are difficult to quantify with respect to any given project. For example, electricity, heat, maintenance, building depreciation, administrative expenses and library use are all F&A costs. Similarly, ordering laboratory supplies and maintaining laboratory equipment are F&A costs, unless the activities can be identified as benefitting a particular project. Funds received as F&A costs are reimbursement for funds expended for central and departmental administration, buildings and grounds and library costs.

F&A costs are recovered on sponsored project proposals by multiplying the appropriate direct cost base by the sponsor’s F&A cost rate and including that figure in the total cost of the budget. Depending upon the sponsor, the direct cost base may be either the simple total of all direct costs in the budget (Total Direct Costs or TDC), or the modified total direct costs (MTDC), i.e., TDC minus the total of certain items in the budget. Federal sponsors use MTDC. Some federal agencies, such as DOD, have specific F&A cost restrictions. For more information, contact your SPA or CTO Project Officer.

On budgets for federal sponsors, the following line items are subtracted from the direct cost base to arrive at MTDC:

- Equipment
• Capital expenditures
• Charges for patient care
• Subcontract costs in excess of the first $25,000 during the competing project period
• Tuition remission
• Rental costs of off-site facilities
• Scholarships and fellowships
• Participant costs

In addition, MTDC on training grants and fellowships exclude tuition, fees and health insurance. Non-federal sponsors may require F&A costs to be computed on a different base.

The University has a policy of recovering full F&A costs on all sponsored projects where specific written agency policy does not preclude it. The University will agree to an agency’s F&A cost policy that is less than the federal negotiated rate provided that it is part of the agency’s written policy and is applied uniformly to all institutions funded in that particular program area.

Federal F&A cost rates are negotiated with the federal government and vary by campus and whether research or other sponsored projects are conducted on or off campus. Different F&A rates have been established for on-site and off-site projects. Thus, identification of where a project will be performed is critical to determining the applicable F&A rate. A detailed description of the various rates available and guidance regarding application of the individual rates can be found in the Columbia University Policy on Application of Facilities and Administrative costs at https://research.columbia.edu/content/institutional-information.

For public service agreements and non-government sponsored clinical trials, the F&A rate can be less than the federal rate. If you have any questions concerning the appropriate rate to use for any government or non-government sponsored projects or are unsure how to correctly calculate these costs, contact your SPA or CTO Project Officer.

The University will grant a waiver of its F&A cost policy due to either extenuating circumstances or in cases of extreme hardship. To request a waiver, the investigator must first obtain the approval of his/her Chair or Director and, in the case of VP&S investigators, the Vice Dean for Administration and Finance at VP&S. The investigator should provide his/her SPA or CTO Project Officer with an explanation of the reason for the waiver request, stating what rate reduction is being requested for what budget period and confirming the school/ department/institute/center’s approval and, if applicable, contribution.

To locate the appropriate F&A rate for your proposal, please refer to the Institutional Information Sheet.

D. Cost Sharing
When the University bears a portion of the costs of a sponsored project (e.g., by purchasing equipment or supplies for the project from University resources, by committing faculty or staff effort to project at no cost to the sponsor or by waiving all or a portion of F&A costs), it is considered to be cost sharing. Cost sharing can be classified in the following ways:

- **Mandatory Cost Sharing:** Cost sharing that is required by the sponsor as a condition of the award. Such requirements are typically noted in the sponsor’s program announcement, request for proposals, etc.

- **Voluntary Cost Sharing:** Cost sharing that is not required by the sponsor, but is included in the proposal.

Any type of cost sharing that is included in a proposal is considered a commitment on the part of the University and must be honored should the proposal be awarded. Cost sharing has programmatic, administrative and financial consequences for the University and, as a general rule, is strongly discouraged unless it is required by the sponsor. Cost sharing commitments:

- Are auditable, requiring that additional attention be paid to these expenses throughout the life of the award. For example, if cost sharing includes effort, the individual’s effort certification must document that the effort that was committed was in fact provided; and

- Have an adverse effect on the University’s recovery of F&A costs as these costs are included with other direct charges in the research base (the denominator of the fraction used to calculate the University’s federal F&A rate).

As a result, beyond the actual funds committed, cost sharing both increases the administrative cost to the University for these awards and reduces the potential amount of F&A costs that can be recovered from other sponsored projects.

For proposals that require cost sharing, please note:

- Mandatory cost sharing requirements are often specified as a fraction of the total project costs. Should such an award be funded at less than the amount requested in the proposal budget, the cost sharing commitment should be reduced proportionately. Such reductions should be evaluated throughout the life of the project whenever the sponsor reduces the amount of the anticipated award. Please contact your SPA Project Officer, who can help you in negotiations with the sponsor.

- Should a sponsor require cost sharing and cap F&A costs at a rate below the full federal rate, the proposal should include the difference between maximum F&A costs allowed by the sponsor and the full federal rate in satisfying the cost sharing requirement.

- On any federal award including cost sharing, federal funds from a different source may not be used to meet the cost sharing requirement unless approved by the sponsor.
• SPA will require a “guarantee account”, which is an unrestricted non-sponsored account that will be used to guarantee the amount of the committed cost share. This can be submitted to the appropriate SPA Project Officer by the DA of your department.

For more information, see the University’s Policy on Cost Sharing and Financial Management of a Sponsored Project: Monitoring a Sponsored Project – Cost Sharing (Chapter VIII, Section F(4)).

E. Budget Justification

The Budget Justification is the narrative in a proposal that provides additional detail on line items in the budget. Sections should be included for Personnel, Equipment, Travel and any other budget categories that may require explanation. If the budget includes costs of normally unallowable items, these must be justified, although a justification (or the award itself) does not, in and of itself, make the costs allowable without explicit sponsor approval. Equipment expenses also require careful delineation, since the sponsor approves individual line items in this category.

F. Special Budget Guidelines

1. NIH Modular Grants

To help streamline the proposal review and award process, NIH requires that proposals requesting $250,000 or less in direct costs per year be submitted as modular grants. Funds are requested in $25,000 increments, or modules, based on a locally-generated detailed budget that is not sent to the funding agency. Ordinarily the same number of modules should be requested in each year of the award period. Additional restrictions and guidelines are outlined at https://grants.nih.gov/grants/funding/modular/modular_features.htm. Key points include:

• The budget narrative must include all personnel by position, role and level of effort. This include consultants, personnel on any consortium/contractual arrangements and any “to be appointed” positions.

• Any variation in the number of modules requested must be explained in the budget justification. Equipment costs should not be explained unless they result in a variation in the number of modules being requested.

• The inclusion of a subaward does not preclude using the modular submission format. In such cases the proposal should include a statement of intent to establish a consortium between the participating institutions. The subawardee should provide the PI sufficiently detailed (non-modular) budget information so that the cost of the consortium agreement (that includes the subawardee’s associated F&A costs) can be estimated to the nearest $1,000.
Please note that SPA and the CTO require a detailed budget to be prepared for modular grants, even though a detailed budget is not required by NIH, in order to confirm that F&A cost calculations are correct.

For a full description of which grants are eligible for the modular format, with instructions on how to complete a modular application, please refer to: https://grants.nih.gov/grants/how-to-apply-application-guide/format-and-write/develop-your-budget/modular.htm

2. NIH Training Grants

NIH Institutional Training Grants have unique budget instructions and considerations. When preparing a training grant, you must consider the number of predoctoral students and postdocs, their level of experience (in relation to the dollar amount NIH sets forth for stipends), tuition and fees, travel and training related expenses. Applicants should pay special attention to the specific instructions for Institutional Training Grant Applications using the SF424 (R+R) Application.

For a full description of NIH Training Grants, with instructions, please refer to: https://researchtraining.nih.gov/programs/training-grants. For special training grant instructions, see https://grants.nih.gov/grants/how-to-apply-application-guide-html.

3. Investigator-Initiated NIH Grant Applications with Direct Costs Exceeding $500,000

Investigator-initiated NIH grant applications requesting $500,000 or more in direct costs (excluding consortium and F&A costs) in any individual grant year require documented approval from the applicable NIH Institute stating that it will accept the application for initial peer review. This approval must be obtained six weeks before submission of the application. Your SPA Project Officer can assist you with the details on how to request this approval. Prospective applicants should always refer to Section IV (Application and Submission Information) of the individual Funding Opportunity Announcement (FOA) to which they are responding for detailed information about applications requesting $500,000 or more in direct costs in any project year.

4. Clinical Research

Clinical research requires special budgetary considerations. A full discussion of budgeting for clinical research can be found in Preparing for a Study: Project Feasibility and Study Documents: Budgets (Chapter IV, Section E) in the Clinical Research Handbook.
VI. REVIEW AND SUBMISSION OF A SPONSORED PROJECT PROPOSAL

A. Introduction

Once a proposal is completed, it is required to be reviewed by the appropriate University administrative office to ensure that all of the sponsor’s requirements have been met and that the proposal complies with all governmental laws and regulations and University policies. In addition, the budget is thoroughly reviewed for accuracy, allowability and completeness.

For a description of which proposals are reviewed by SPA, the CTO or CTV, see Preparing a Sponsored Project Proposal: University Offices That Can Assist with Proposal Development and Submission and Other Agreements (Chapter IV, Section E).

B. Review Process

1. Non-Industry Sponsored Research

Rascal Proposal Tracking (PT)

The review process for non-industry sponsored research studies is initiated by entering information about the research proposal into Rascal PT. To enter such information:

- Go to the Rascal website at www.rascal.columbia.edu
- Select “Grants and Contracts”
- Log in with your UNI and password
- Select “Create a Proposal”
- Complete, at a minimum, the following fields:
  - Primary responsible department number
  - Submitting to (which campus office)
  - Deadline date
  - Deadline type
  - Title
  - Abbreviated title
  - Answers to questions about involvement of Select Agents, Hazardous Materials, Recombinant DNA and Human Gene Transfer
  - PI’s Name (on Personnel Page)
  - Agency/Sponsor name (on Sponsor page)
- Obtain a Rascal “Proposal Tracking ID Number”

Receipt of a Rascal Proposal Tracking ID Number means that the proposal has been registered in Rascal.
Note that a proposal will not be reviewed by SPA or the CTO unless the proposal has been registered in Rascal.

Proposal and Budget Review
At least five business days prior to the sponsor’s submission deadline, the following documents should be submitted to your Project Officer in SPA or the CTO in final form:

- Grant application, proposal or contract
- Budget and budget justification
- FCOI disclosure forms. Annual, up-to-date FCOI disclosure forms must be completed in Rascal by all individuals who will conduct the proposed research, including the PI and each other person identified in the proposal. For more information on FCOIs, see Additional Approvals and Certifications – Financial Conflicts of Interest (FCOIs) (Section E(1)) below.

- Finalized Rascal PT Record that includes:
  - All of the fields required to register a proposal in Rascal (see Rascal PT above)
  - Subdepartment number (if none, use default of 000000)
  - Agency/Sponsor address
  - Line item budget
  - Begin and end date of budget
  - Building and space information (building, floor, room)
  - Evidence that all approvals and certifications required prior to submission have been obtained.

- Subawards. If the proposal includes subawards, the following forms and documents are required for each proposed subaward:
  - Subrecipient/Contractor Classification Form
  - A statement of work
  - Detailed budget
  - Budget justification
  - Biosketch for each key personnel listed by the subrecipient
  - Additional forms may be necessary if the prime sponsor is the PHS agency or follows the PHS Financial Conflict of Interest Regulations (the PHS FCOI Regulations) (42 CFR 50, Subpart F, “Responsibility of Applicants for Promoting Objectivity in Research for which PHS Funding is Sought”). A certification from the proposed subrecipient that it has a FCOI policy that complies with the PHS FCOI Regulation will be needed. The certification can be obtained in several ways:
    ---From the FDP Expanded Clearinghouse at http://fdpclearinghouse.org/; or
---From the FDP FCOI Clearinghouse at [http://thefdp.org/default/fcoi-clearinghouse/compliant-entities/](http://thefdp.org/default/fcoi-clearinghouse/compliant-entities/)

- Subaward Face Page (also known as a Letter of Intent) signed by the subrecipient’s institutional official or an individual who can legally bind the institution
- An International Research Questionnaire (IRQ) if the proposed subrecipient is a non-U.S. entity or individual. See the University’s [International Research and Service Projects: Risk Management Procedures](http://thefdp.org/default/fcoi-clearinghouse/compliant-entities/)
- A Pre-award Assessment of the Proposed Subawards Form if the aggregate amount of all proposed subrecipients in the grant or contract proposal exceeds 50% of the total prime award.
- A copy of the entity’s U.S. federal Negotiated Indirect Cost Rate Agreement (NICRA) if the entity does not contain a profile in the FDP Expanded Clearinghouse ([http://fdpclearinghouse.org/](http://fdpclearinghouse.org/))

---Be sure to inform your SPA Project Officer if a proposed subrecipient does not have a NICRA to discuss options

For more information on subawards, see [Additional Approvals and Certifications - Subawards (Section E(10))] below.

Note that a proposal will not be submitted to a sponsor unless a fully completed Rascal PT Record has been created, all personnel FCOI information is up to date and the Rascal PT Record has been approved by the requisite parties.

2. Industry Sponsored Clinical Research


3. Industry Sponsored Non-Clinical Research

As with non-industry sponsored research and industry sponsored clinical research, the review process for industry sponsored non-clinical research is initiated by entering the research proposed into Rascal PT. [See Review Process: Non-Industry Sponsored Research (Section B(1))] above.

Industry sponsors vary in their requirements for SRAs. In general, the SRA takes the place of a proposal and only in rare cases is a formal proposal required by the sponsor. SPA should be contacted as soon as an investigator thinks that he/she may receive funding from an industry sponsor. The following items are required by SPA in order to review, negotiate and sign a SRA:


- Budget
- Written research plan
- Description of who is working on the project with their roles and responsibilities
- Proposed agreement from the sponsor, if available (if the sponsor has not provided a form of agreement, SPA can provide a sample agreement from which to begin negotiations)
- Finalized Rascal PT Record (see Review Process: Non-Industry Sponsored Research (Section B(1)) above)

### C. Deadlines for Non-Industry Sponsored Research

In order to ensure adequate time for review, notification of corrections that need to be made and institutional sign-offs, all proposals for non-industry sponsored research projects should be submitted to SPA or the CTO in final form with a finalized Rascal PT Record at least **five business days** prior to a sponsor’s designated deadline. To be in final form, a proposal must have the scientific and technical portions completed, the budget finalized and departmental approvals obtained. This deadline applies to all proposals, but it is particularly important for those proposals that are being submitted electronically.

Proposals will be processed in order of receipt. It is the responsibility of the PI to ensure that a proposal reaches the sponsor in time to meet the established deadline.

### D. PI Certification and Departmental and School Approvals

PI certifications and departmental approvals are obtained through Rascal.

1. **PI Certification**

   The University must secure and retain a written assurance from the PI prior to submitting any new or continuing application (whether or not competing), which is completed using Rascal. This assurance includes the certifications set forth in Annex VI-A.

   When multiple PIs are proposed in an application, this assurance must be obtained for all named PIs.

2. **Departmental and School Approvals**

   In addition to SPA or CTO, the PI must obtain the approval of the relevant department Chair, Dean or other authorized official of the school before submitting any proposal to a sponsor. In addition, appropriate Chair, Dean or other authorized official approval from a department or school with whom you are collaborating must also be obtained and be evidenced in Rascal. Such review involves the following considerations:
• Commitments of Faculty and staff time and the possible effects on the teaching and other obligations of the personnel involved;

• Salary arrangements (e.g., reimbursement of appropriate academic year salaries and provision for summer support);

• Requirements for space and facilities;

• The budget, especially a verification that all costs, including F&A costs, are provided for, that all needs are realistically estimated and stated, that items included are not contrary to the policies of the University or the sponsor, and that the funds are available when a University cost sharing commitment is included in the application; and

• The identification of special conditions requiring further review, such as use of human subjects, animals, biohazards, radioactive materials, radioactive drugs or intellectual property concerns.

Approval by the Chair, Dean or other authorized official of the school constitutes an endorsement attesting to the academic purposes of the proposed research or other sponsored activity, its departmental compatibility, its appropriateness in the context of budget, the time available to the Faculty member to carry out the project and the availability of space and research equipment and any cost sharing commitments.

E. Additional Approvals and Certifications

In addition to the approvals described above, investigators must obtain other approvals or make other certifications for their research to proceed. Some of these requirements apply to all research projects. Others apply only to particular types of research. These steps are described below and are summarized in a table in Additional Approvals and Certifications: Special Approval Summary Chart (Section 13) below that also provides links to websites where more detailed information can be obtained.

1. Financial Conflicts of Interest (FCOIs)

The PI and all personnel who conduct University research must disclose any financial interests that relate to their research and other institutional responsibilities prior to a proposal being submitted to a sponsor. As defined in the University’s Policy on Financial Conflicts of Interest and Research, conducting research includes, but is not limited to, the design, performance and/or reporting of research. Disclosure forms must be completed in Rascal on an annual basis and must be updated throughout the year as appropriate. A complete disclosure form must be filed annually; updates may be filed on “amendment” forms during the year. Unless current annual financial interest reports are on file in Rascal, new proposals for funding may not be submitted to a sponsor. Researchers who are uncertain as to whether to include an item in this disclosure are advised to include it, and err on the side of transparency.
In addition, if the proposed project involves human subjects, an additional “protocol specific” financial interest report must be completed in Rascal as part of the approval of research personnel. A proposal may not be approved by the IRB unless all financial interest issues have been addressed.

All disclosures concerning significant financial interests relating to research are reviewed by RCT, which refers potential research FCOI to the Committee on Financial Conflicts of Interest and Research (the FCOI Committee) for review. The FCOI Committee has two subcommittees, one for CUIMC research and one for non-CUIMC research. Cross-campus collaborative research conflicts may be reviewed by the full Committee. The FCOI Committee will determine whether a conflict exists and if so, whether it can be reduced, managed or eliminated.

If the research involves human subjects, and the FCOI Committee finds that a FCOI exists, the protocol may not be approved by the IRB until the Committee has resolved how to reduce, manage or eliminate the FCOI. If it is necessary to review the protocol at a convened meeting of the IRB prior to final resolution of the FCOI by RCT and the Committee, RCT must provide details of the FCOI to the IRB and the IRB may consider the FCOI and make a decision contingent on the FCOI being resolved. Final IRB approval may not be granted until the FCOI has been resolved; if the resolution of the FCOI by the Committee differs in substance from that on which the IRB based its decision, re-review by a convened IRB will be necessary.

Additional disclosure and training requirements apply to investigators involved in research funded by the U.S. Public Health Service (PHS). The current PHS regulation on FCOI (Responsibility of Applicants for Promoting Objectivity in Research for which Public Health Service Funding is Sought and Responsible Prospective Contractors) governs research sponsored by NIH, CDC, AHRQ, other PHS agencies and some foundations. The regulation applies to all investigators on new awards, new proposals, non-competing renewals and no cost extensions received. The regulation requires PHS researchers to complete training in Financial Conflicts of Interest and Research. See also Training: Mandatory Training: Financial Conflicts of Interest and Research for PHS Researchers (Chapter III, Section C(3)). For complete text of the regulation, visit http://grants.nih.gov/grants/policy/coi/fcoi_final_rule.pdf.

One additional requirement of the PHS regulation is that covered investigators must disclose all sponsored or reimbursed travel that relates to their institutional responsibilities. Such information may be disclosed in the annual disclosure form or by emailing TravelUpdate@columbia.edu. More information about travel disclosures is available at https://research.columbia.edu/content/reporting-sponsored-travel-phs-awards.

Additional information about PHS FCOI requirements is available at https://research.columbia.edu/content/phs-coi-regulations.
Additional information about Columbia’s Policy can be found at [Policy on Financial Conflict of Interest and Research](#).

The University has also adopted a companion policy to the above Policy on Financial Conflicts of Interest and Research. The policy, entitled the Columbia University Policy on Institutional Conflict of Interest in Research (the ICOI Policy), protects the objectivity of University research from potential conflicts that may result from financial interests held by the University itself or by its officials who have responsibility for research oversight. Such financial interests could include, for example, royalties paid to the University by research sponsors; ownership interests in start-up companies whose products are the subject of University research; or certain large corporate gifts. More information about the ICOI Policy is available at [https://research.columbia.edu/content/institutional-conflict-interest](https://research.columbia.edu/content/institutional-conflict-interest).

### 2. Compensation Monitoring and Certification

Each Faculty member who receives any of his/her salary from a sponsored project, or otherwise provides committed effort on a sponsored project, must (a) complete the effort reporting training described in [Training: Mandatory Training – Effort Reporting (Chapter III, Section C(7))](#) and (b) monitor his/her effort at least quarterly, self-certify his/her effort annually and, if a PI, monitor quarterly and certify annually the effort of his/her researchers. All quarterly monitoring and annual certifications are done through ECRT, the University’s online compensation reporting tool. For any proposal to be submitted to a sponsor, the PI of the project and each other self-certifier who is listed on the application must complete the training and the most recent annual certification. For additional information, see [Financial Management of a Sponsored Project: Monitoring a Sponsored Project – Compensation Monitoring and Certification (Chapter VIII, Section F(6))](#).

### 3. Human Subjects

The term human subjects includes not only individuals who participate in research studies, but also other living persons about whom information is collected and whom the investigator can identify individually. Research involving the use of human subjects requires prospective review and approval by one of the seven Columbia IRBs or, for exempt research, the Administrative Review Committee. When single IRB review is required and will be conducted by a non-Columbia IRB, a protocol submission in Rascal is required for tracking purposes and to document satisfaction of local requirements.

Most sponsors allow proposals to be submitted with IRB review “pending”, but some will not make a funding decision until IRB approval is granted, and neither the sponsor nor the University will allow research involving human subjects to proceed without IRB approval or certification of exemption. When IRB review will be conducted by a non-Columbia IRB, the tracking protocol in Rascal must have an approved status before research may commence.
The Columbia IRB also acts as the Privacy Board under the HIPAA Privacy Rule that governs the use of data involving protected health information in research studies.

Training requirements for personnel conducting human subjects research are summarized in Training: Mandatory Training – Human Subjects (Chapter III, Section C(1)).

The IRB approval process and informed consent, as well as HIPAA, are discussed more fully in Preparing for a Study: IRB Approval (Chapter V) and Working with Study Subjects: Informed Consent (Chapter IX) in the Clinical Research Handbook.

4. Use of Animals

The responsible care and use of animals in research is a matter of considerable interest to the public, and is of the utmost importance to Columbia. The University’s animal facilities are managed by veterinarians who are Board certified specialists in laboratory animal medicine. The policies and procedures for animal care are reviewed regularly by internal committees, by state and federal regulators (the Office of Laboratory Animal Welfare and the U.S. Department of Agriculture) and by an independent outside accrediting agency. If a project requires the use of vertebrate animals, approval must be obtained from the IACUC. IACUC approval is given only when (a) the information to be gained from the research is important for medical purposes; (b) such information cannot be gained in any other way and (c) the research is performed humanely and in accord with all applicable laws and regulations. Most funding agencies will accept evidence that IACUC review is pending. However, research that involves animals may not proceed (and animals may not be ordered from a supplier) until the IACUC has approved the protocol.

Training requirements for personnel conducting animal research are summarized in Training: Mandatory Training – Research with Animals (Chapter III, Section C(2)).

For further information on IACUC review and approval of protocols, see Preparing for a Study: IACUC Approval (Chapter IV) in the Animal Research Handbook.

5. Environmental Health and Safety

Training

Columbia has a number of EH&S training courses that must be completed in order to work on research projects using hazardous materials. These training requirements are summarized in Training: Mandatory Training – Environmental Health and Safety (Chapter III, Section C(5)) and in the various sections of the Research Environmental Health and Safety Handbook.

Biosafety
All research involving the use of hazardous biological materials in research, such as potentially infectious tissues or bodily samples and in vitro or in vivo research involving recombinant DNA or gene therapy requires approval of the University’s Institutional Biosafety Committee (IBC). For a more extensive discussion of recombinant DNA molecules and human gene transfer, as well as infectious agents and blood-borne pathogens, see Biological Safety (Chapter V) in the Research Environmental Health and Safety Handbook and Preparing for a Study: Review and Finalization of Proposals and Contracts: Approval Process – Additional Approvals and Certifications (Chapter VI, Section D(2)) in the Clinical Research Handbook.

**Controlled Substances**

The use of controlled substances in research activities is regulated by both federal and state law. In addition, the University has adopted the Columbia University Policy for the Acquisition, Use and Disposal of Controlled Substances in Research (the Controlled Substance Policy), which covers in vitro and animal studies. A controlled substance is a drug or other substance, or immediate precursor, listed in any of the Schedules I-IV of the federal Controlled Substances Act (21 USC 801-971) or the New York State Controlled Substances Act (NY Public Health Law, Article 33).

For a more extensive description of controlled substances and their use see Controlled Substances (Chapter X) in the Research Environmental Health and Safety Handbook.

**Certificate of Environmental Compliance**

A number of granting agencies require specific documentation of compliance with federal, state and local environmental and occupational health and safety regulations. EH&S will approve compliance statements (e.g., Certificates of Environmental Compliance) after confirming that a PI’s laboratory is operating in accordance with such regulations and University policies. See [https://research.columbia.edu/system/files/EHS/Lab%20Safety/grantsredux.pdf](https://research.columbia.edu/system/files/EHS/Lab%20Safety/grantsredux.pdf) for additional information on submitting a Certificate of Environmental Compliance for approval.

**6. Radiation Safety**

All research involving the use of radioactive material or radiation producing equipment (such as x rays, CT scans, etc.) for research purposes must be approved by a Radiation Safety Officer and, if the research involves human subjects at CUIMC, NYP or NYSPI, the Human Use Subcommittee of the Joint Radiation Safety Committee or in certain cases, the Radioactive Drug Research Committee. Application forms for the non-human, non-animal use of radioactive materials or radiation sources can be accessed at [https://research.columbia.edu/content/laboratory-research-radiation-safety](https://research.columbia.edu/content/laboratory-research-radiation-safety). Application forms for the use of radiation in animal studies and for the use of radiation in humans can be accessed in Rascal at [https://rascal.columbia.edu/](https://rascal.columbia.edu/). The attachment of an Application...
to an IRB Protocol initiates the JRSC or RDRC review process. A description of the application and the application review process can be found in Preparation of Applications (Chapter V) in the Research Radiation Safety Handbook.

Radiation safety training requirements are outlined in Training: Mandatory Training – Radiation Safety (Chapter III, Section C(6)). See also Preparing for a Study: Review and Finalization of Proposals and Contracts: Approval Process – Additional Approvals and Certifications (Chapter VI, Section D(2)) in the Clinical Research Handbook.

See also Radiation Safety (Chapter VI) in the Research Environmental Health and Safety Handbook.

7. Human Embryos and Pluripotent Stem Cells

There are limitations on the use of federal funds for research involving human embryos or human embryonic stem cells (hESC). Since 1996, the so-called Dickey Amendment has prohibited the use of federal funds for (a) the creation of a human embryo for research purposes or (b) research in which a human embryo is destroyed, discarded or knowingly subject to greater than minimal risk.

In 1991, President Bush restricted the use of federal funds for all research involving hESC other than hESC belonging to a small number of approved cell lines. This prohibition was somewhat relaxed by President Obama in Executive Order 13505 (March 9, 2009), which was implemented in 2009 through new NIH Guidelines for Human Stem Cell Research. Under these Guidelines, research involving hESC may be conducted with federal support if such cells are derived from cell lines that are listed on a NIH Registry or approved by the NIH pursuant to the Guidelines. Lines that are registered can only be obtained from discarded embryos that have been donated for research following strict disclosure requirements.

The following research may not be conducted with federal support, but may be conducted with non-federal funding:

- Research in which hESCs (even if derived from embryos donated in accordance with the Guidelines) or human induced pluripotent stem cells are introduced into non-human primate blastocysts
- Research involving the breeding of animals where the introduction of hESCs (even if derived from embryos donated in accordance with the Guidelines) or human induced pluripotent stem cells may contribute to the germ line
- Research involving the derivation of hESC from human embryos
- Research using hESCs derived from other sources, including somatic cell nuclear transfer, pathogenesis and/or IVF embryos created for research purposes.
In addition to any requirement for IRB review, the University requires that all proposals that involve research with Human Embryos and Human Pluripotent Stem Cells, including (1) hESC, (2) Induced Pluripotent Stem Cells, (3) Human Expanded Potential Stem Cells and (4) Brain Organoids that are initiated from adult stem cells or pluripotent stem cells, be approved by the University’s Human Embryonic and Human Pluripotent Stem Cell Research Committee (the Stem Cell Committee) prior to the commencement of such research. The Committee reviews both ethical and regulatory considerations and requires submission of an abstract describing the research. Certain research studies may be administratively reviewed and approved by the Chair of the Stem Cell Committee and do not require full Committee review and approval.

For further information, including definitions of the capitalized terms referred to in this section, see the University’s Policy on Research Involving Human Embryos and Human Pluripotent Stem Cells: https://research.columbia.edu/content/human-research-policy-guide.

### 8. International Research and Export Controls

The University supports and encourages international research and service and is committed to helping investigators address and manage the special requirements and risks involved in international projects. These projects are governed by the laws of both the United States and the country in which the activities will take place, and may be regulated by a variety of U.S. and internationally-based government agencies, such as the Departments of State, Commerce and Treasury, as well as internationally-based government agencies. Managing these requirements may add unexpected costs to the project and may take specialized knowledge.

To help researchers plan for risks and requirements that may be associated with international projects, the University has established International Research and Service Projects: Risk Management Procedures. In addition to enabling the project team and the University to identify and manage risks, the Procedures assist the University in developing databases and other resources for the University community, including a central repository of information relating to international projects.

International projects often involve additional costs, including the cost of retaining local counsel, fees associated with obtaining necessary permissions, filing local reports, and fulfilling other requirements. SPA, SPF and the Office of the General Counsel (OGC) may be able to help with anticipating and estimating such costs for budget preparation.

The following sections summarize certain key laws and regulations that may apply to the conduct of international research or collaborations with non-U.S. researchers. Penalties for violation of these regulations are severe, and can include civil and criminal penalties for both the University and individuals. Additional information is available on the RCT website, https://research.columbia.edu/content/office-research-compliance-and-training.
The Finance Gateway International Operations website provides a central point of access for information, guidance and resources to help facilitate international activities, travel or program administration:  [https://www.finance.columbia.edu/content/international-operations](https://www.finance.columbia.edu/content/international-operations).

### U.S. Sanctioned Countries and Specially Designated Nationals

The Treasury Department’s Office of Foreign Assets Control (OFAC) administers and enforces economic sanctions imposed by the United States against foreign countries, entities or individuals. These sanctions may require obtaining OFAC approval before conducting research or other activities in or involving the sanctioned country or engaging with a sanctioned entity or individual. Some OFAC sanctions programs are more restrictive than others, and apply to the whole country, while other programs are more targeted against certain individuals or entities. Currently, sanctioned countries include the following (with the most restrictive sanctions regimes are in bold):

- Balkans
- Belarus
- Burundi
- Central African Republic
- **Crimea Region of Ukraine**
- Cuba
- Democratic Republic of the Congo
- Hong Kong
- **Iran**
- Iraq
- Lebanon
- Libya
- Mali
- Nicaragua
- **North Korea**
- Somalia
- Sudan (North) and Darfur Region
- South Sudan
- Syria
- Ukraine/Russia
- **Venezuela**
- Yemen
- Zimbabwe

OFAC’s list of sanctioned countries is updated periodically and is available at [http://www.treasury.gov/resource-center/sanctions/programs/pages/programs.aspx](http://www.treasury.gov/resource-center/sanctions/programs/pages/programs.aspx). Any project involving activities in an OFAC-sanctioned country or involving a sanctioned
entity or individual must be reviewed by the University’s International Research Committee.

OFAC can designate persons and entities (including persons and entities in the United States) as Specially Designated Nationals or SDNs. OFAC designates persons and entities as SDNs for narcotics trafficking, weapons proliferation and other reasons. The University, its personnel and U.S. persons are prohibited from engaging in transactions with SDNs, and property of SDNs must be “blocked.” In addition to the SDN List, OFAC maintains other sanctions lists (Non-SDN Lists). The University, its personnel and U.S. persons are prohibited from engaging in certain transactions with persons and entities listed on OFAC’s Non-SDN Lists.

OFAC’s SDN and Non-SDN Lists appear on OFAC’s website, available at https://www.treasury.gov/about/organizational-structure/offices/pages/Office-of-Foreign-Assets-Control.aspx. When entering into discussions with a proposed collaborator, it is critical to check OFAC’s lists for the name of the person or entity with whom or which you are dealing. OGC and RCT can provide guidance on how to complete such checks.

In addition to OFAC sanctions, U.S. agencies maintain “Restricted Party” lists that prohibit certain transactions with listed entities or individuals, including foreign universities. Additional information about Restricted Parties and a list of foreign universities subject to U.S. restrictions is available on RCT’s Economic Sanctions and Restricted Parties webpage. If an activity involves a Restricted Party, contact RCT for additional review and guidance on how to proceed.

An additional set of restrictions applies to certain telecommunications equipment produced by five Chinese companies. For more information, see https://research.columbia.edu/economic-sanctions-and-restricted-parties.

U.S. Export Controls on Transferring Information, Items and Software

The Departments of State and Commerce each administer its own export control regulations. Export control regulations determine the conditions under which certain information, items and software can be transmitted overseas to individuals, including U.S. citizens, or to a foreign national on U.S. soil. The Department of State regulations are entitled the International Traffic in Arms Regulations (ITAR); Department of Commerce regulations are entitled the Export Administration Regulations (EAR). The ITAR applies to transfers of military or defense related items, software, technical information or services while the EAR apply to transfers of commercial or “dual use” items, software or technical information.

Under the ITAR and/or EAR, if research involves export-restricted items, software or technical information, the University may be required to obtain prior federal approval before allowing foreign nationals to participate in the research, partnering with a foreign entity on the research or sharing export-restricted information in any manner (including by publication or presentation at conferences) with persons who are not U.S. citizens or
legal permanent residents. If anyone at Columbia receives information identified by a third party as “export controlled,” the information should not be disclosed to any non-U.S. persons, including international students, without prior review by RCT. If Columbia personnel receive ITAR controlled items, software or technical information, contact RCT to determine how to proceed.

Export controls may also limit the ability to ship or otherwise transport materials or equipment needed for experiments or research conducted abroad. In addition, the U.S. government requires export information be submitted prior to shipping or otherwise transporting certain tangible exports outside the U.S. This export filing requirement was significantly expanded recently for tangible exports to China, Russia or Venezuela. Prior to shipping or otherwise transporting (including hand carrying) materials, equipment or other tangible items abroad, contact RCT to determine whether export authorizations or filing requirements are required. More information about export control restrictions and export filings is available on RCT’s Export Controls webpage (https://research.columbia.edu/export-controls).

Export regulations apply whether or not the research is funded by a federal or non-federal grant, contract or other agreement, and apply whether or not the ITAR or EAR are cited in the award document. If a researcher accepts export-controlled items, software or technical information from a government agency or from industry, the researcher is subject to ITAR or EAR regulations.

The research results generated by University research activities may be excluded from export controls because of a general exemption for fundamental research under the export control regulations. By not accepting any restrictions on publication or participation of foreign nationals in its research awards, Columbia protects the fundamental research exemption. Consequently, faculty members who wish to make their research available worldwide should decline public and private sector funding conditioned on prepublication approval by the sponsor, restrictions on the citizenship of those who work on the research project, and/or nondisclosure restrictions/agreements.

RCT, SPA and OGC will assist you in complying with export control laws, but the primary responsibility rests with the PI.

**International Boycotts not Supported by the United States Government**

U.S. federal regulations also prohibit the University or its personnel from agreeing to participate in any international boycott not supported by the U.S. government, such as the Arab League boycott of Israel. Violation of these regulations could result in fines being imposed by the U.S. government.

These regulations are broad and complex and encompass, for example: (a) agreements not to do business with a distributor with Jewish employees; (b) agreements to stamp an invoice with the statement “We certify that goods are not of Israeli origin”; (c) agreements to comply with the boycott laws of a boycotting country; and (d) letters of
credit with the notation that “the goods cannot be shipped on a vessel that calls at Israeli ports.”

Under certain circumstances even the receipt of a request to cooperate in a boycott must be reported to the U.S. government. Boycott-related requests involving any of these activities may be oral or written, and may appear as provisions in a proposed bid invitation, contract, purchase order, letter of credit, research or other agreement that calls for boycott-related information or action. The Commerce Department’s Office of Antiboycott Compliance (https://www.bis.doc.gov/index.php/enforcement/oac) posts examples of boycott requests as well as other useful information regarding antiboycott regulations.

If Columbia personnel receive a boycott related request, immediately contact OGC before responding further to the request. OGC will advise you on how to proceed, and assist in filing any required reports with the Department of Commerce.

In addition, the Internal Revenue Service (IRS) maintains a separate set of boycott rules and regulations that require annual reporting of operations in or related to boycotting countries, as well as receipt of, and action in response to, boycott requests. These laws deny some foreign tax benefits to persons who cooperate with certain boycott requests. It also requires annual reporting by Columbia (not the individual Columbia employee) of business activities in boycotting countries. The Treasury Department publishes a list of boycotting countries in the Federal Register each quarter. This list currently includes:

- Iraq
- Kuwait
- Lebanon
- Libya
- Qatar
- Saudi Arabia
- Syria
- United Arab Emirates
- Yemen

If Columbia personnel are engaging in any operations in or related to boycotting countries, report such operations to the Tax Director in the Finance Division. The IRS defines “operations” broadly to include purchasing, leasing, financing, extracting, constructing, transporting, contract negotiating, site selecting and other activities. Operations must be reported even if no boycott requests are received.

**The Foreign Corrupt Practices Act (FCPA)**

U.S. law also contains provisions related to anti-corruption, including rules for handling transactions and rules related to keeping of accounts and records. For example, the FCPA makes it unlawful to offer something of value to foreign government officials in
order to obtain or retain business, direct business to a particular party or otherwise obtain an unfair advantage. The business to be obtained or retained need not be with a foreign government or foreign government instrumentality, but may be private.

Columbia personnel may not offer or make payments to a foreign official with the intent of:

- Influencing the individual’s acts or decisions;
- Inducing the individual to violate his or her lawful duty;
- Obtaining any improper advantage; or
- Inducing the foreign official to use his or her influence improperly.

The prohibited payments need not only be monetary, but may consist of anything of value (including, for example, meals or other gifts).

The University’s Anti-Corruption Policy is available at https://universitypolicies.columbia.edu/content/columbia-university-anticorruption-policy. For more information about the FCPA, a “Resource Guide to the FCPA” is available on the Department of Justice website at https://www.justice.gov/criminal-fraud/file/1292051/download. If you have questions about the FCPA, you should consult with OGC.

Other Laws and Regulations

In addition to the laws and regulations outlined above, a number of other laws could also apply, including U.S. laws, host country laws and international treaties. RCT, SPA and OGC can help with navigating these complex areas.

9. NewYork-Presbyterian Hospital

Although the specific approval of NYP is not required, the University has agreed to notify select authorized personnel at NYP of any sponsored project proposal that involves hospital resources. This notification should be reflected in the related Rascal PT.

10. Subawards

As the recipient of an award for a sponsored research project, the University may award financial assistance to a subrecipient to facilitate performance of, and payment for, specific work to be conducted for the sponsored project. A subaward may be made by the University as the recipient of a primary award or as the subrecipient of another institution’s primary award. Subawards are governed by the University’s Policy on Sponsored Project Subawards (the Subaward Policy).

Subawards are awards of financial assistance only and do not include the following:

- Technical assistance that provides services rather than money;
• Loans, loan guarantees, interest subsidies or insurance;
• Direct payments of any kind to individuals; or
• Contracts that are required to be entered and administered under procurement laws or regulations.

It is University policy that subawards are funded for a maximum of one year, renewable for additional periods as appropriate. All modifications to existing subawards must be negotiated with the subrecipient and are dependent on the continuation of the primary award to Columbia.

In accordance with federal regulations, it is University policy that the University awardee must perform a substantive role in carrying out the activities of a project and not merely serve as a conduit for an award to another party. It is expected that the aggregate amount payable under all subawards issued under a prime award to the University should not exceed 50% of the total award amount.

As a condition of its acceptance of funding from a sponsor, the University is obligated in its role as primary recipient to undertake certain stewardship activities and to ensure compliance with the restrictions placed upon the primary award by the sponsor. In addition, the University remains responsible to the sponsor for managing funds and meeting performance goals.

The University’s stewardship activities include the following:

• Prior to granting a subaward, the University will assess the potential subrecipient’s organizational and financial status and internal controls as well as the terms of the proposed subaward agreement and will establish conditions for the subaward consistent with the level of risk perceived.

• The University will advise the subrecipient of all appropriate flow-down provisions from the primary award, all relevant University policies and, if such subrecipient is a non-U.S. entity, all applicable U.S. laws and regulations.

• The University will, on an ongoing basis throughout the life of the award, monitor the activities of a subrecipient under the subaward in accordance with the subaward agreement to ensure that awarded funds are used for authorized purposes and that performance goals are achieved.

SPA is responsible for processing all subawards resulting from sponsored projects other than industry sponsored clinical research or clinical trial subawards, which are processed by the CTO, and subawards under SRAs negotiated and executed by CTV, which are processed by CTV. SPA and the CTO, in collaboration with RPIC, will assess a potential subrecipient’s risk to manage sponsored project funding, in accordance with the Subaward Policy.
In general, a subrecipient must have its own policy on FCOI and research. For projects funded by PHS, the subrecipient’s policy must comply with the PHS regulations. More information about FCOI requirements for PHS subrecipients is available at: https://research.columbia.edu/content/sponsored-projects-forms.

**Requirements Prior to or At Time of Proposal Submission**

Prior to the submission of a proposal for a sponsored project that has subawards (or, if the subaward is not known at the time of the submission, prior to the execution of the subaward agreement), the PI is required to provide his/her SPA or CTO Project Officer with certain information and/or documentation about the proposed award. See **Review Process: Non-Industry Sponsored Research (Section B(1))** above.

In accordance with the University’s Subaward Policy, SPA will determine if the University has entered into prior subawards with the proposed subrecipient. If the University (a) has never entered into a subaward with the proposed subrecipient or (b) has entered into a subaward with such subrecipient, but the subrecipient has not received any payments in the previous three years, SPA will collaborate with RPIC to conduct a risk assessment of the proposed entity. Details of the risk assessment are included in the Subaward Policy.

If the proposed subrecipient does not have a NICRA with the federal government, contact your SPA or CTO Project Officer to discuss the options prior to proposal review.

**Establishment of Subaward**

Following the receipt of a notice of award and prior to the execution of the subaward, SPA will ensure that all applicable laws and regulations and terms and conditions of the primary award are included in the subaward agreement. Additional requirements may be imposed on a subrecipient that is deemed to be high-risk as a result of the risk assessment. If the award is funded by PHS, the PI must submit to SPA a Follow Up Subrecipient FCOI Policy Confirmation Form or an Exception Form, as applicable. For more details on the issuance of subawards, see the Subaward Policy at https://universitypolicies.columbia.edu/content/sponsored-projects-subawards.

**11. NSF Postdoc Mentoring Requirements**

All NSF grant applications that include funding support for postdocs are required to include a mentoring plan for postdocs. Examples of mentoring activities include: career counseling; training in preparation of grant proposals, publications and presentations; guidance on how to effectively collaborate with researchers from diverse backgrounds and disciplines; and training in responsible professional practices. Proposals that do not include a separate section on mentoring activities within the grant proposal will not be reviewed by the NSF.
For further information, including web links, on how to prepare a mentoring plan, see the OPA website (https://research.columbia.edu/content/office-postdoctoral-affairs).

12. Model Organisms

All NIH applications that plan to produce new, genetically modified variants of model organisms and related resources are expected to include a concise plan addressing the timely distribution of organisms and resources or an explanation as to why sharing is not possible. The term model organism includes mammalian models, such as mice and rats, and non-mammalian models, such as budding yeast, social amoebae, roundworms, Arabidopsis, fruit flies, zebrafish and frogs. Genetically modified organisms are those in which mutations have been induced by chemicals, irradiation, transposons or transgenesis (e.g., knockouts), those in which spontaneous mutations have occurred and congenic or consomic strains.


13. Special Approval Summary Chart

The following chart summarizes the special approvals and provides links to websites where more detailed information can be obtained.
<table>
<thead>
<tr>
<th>Type of Research</th>
<th>Requirement</th>
<th>Timing</th>
<th>Mechanism</th>
<th>More Information</th>
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</thead>
<tbody>
<tr>
<td>All Research</td>
<td>FCOI report filed by all individuals who are in a position to influence the design, conduct or reporting of the research.</td>
<td>Up-to-date report must be filed before a proposal is submitted.</td>
<td>File Annual FCOI Reports in Rascal. <a href="https://rascal.columbia.edu/coi">https://rascal.columbia.edu/coi</a></td>
<td>Office of Research Compliance and Training – Conflict of Interest <a href="https://research.columbia.edu/content/conflict-interest-and-research">https://research.columbia.edu/content/conflict-interest-and-research</a></td>
</tr>
<tr>
<td>All Research</td>
<td>FCOI resolution</td>
<td>Before research begins; before any award money is spent.</td>
<td>Conflict of Interest Committee review of potential conflicts; compliance with Committee determinations.</td>
<td>Office of Research Compliance and Training – Conflict of Interest <a href="https://research.columbia.edu/content/conflict-interest-and-research">https://research.columbia.edu/content/conflict-interest-and-research</a></td>
</tr>
<tr>
<td>Research with Human Subjects</td>
<td>Approval by the IRB</td>
<td>Before research begins. For NIH, around “just in time” notification.</td>
<td>Submit protocol to the IRB through Rascal. <a href="https://rascal.columbia.edu/irb">https://rascal.columbia.edu/irb</a></td>
<td>Institutional Review Board <a href="https://research.columbia.edu/content/human-research-protection-office-and-irbs">https://research.columbia.edu/content/human-research-protection-office-and-irbs</a></td>
</tr>
<tr>
<td>Research with Human Subjects</td>
<td>Protocol-specific FCOI report filed by all “key personnel” involved in the proposed research.</td>
<td>Up-to-date report must be filed before a proposal is submitted.</td>
<td>File protocol-specific FCOI report in Rascal when prompted.</td>
<td>Office of Research Compliance and Training – Conflict of Interest <a href="https://research.columbia.edu/content/conflict-interest-and-research">https://research.columbia.edu/content/conflict-interest-and-research</a></td>
</tr>
<tr>
<td>Research with Animals</td>
<td>Approval by the IACUC</td>
<td>Before research begins. For NIH, around “just in time” notification.</td>
<td>Submit protocol to the IACUC through Rascal. <a href="https://rascal.columbia.edu/iacuc">https://rascal.columbia.edu/iacuc</a></td>
<td>IACUC <a href="https://research.columbia.edu/content/institutional-animal-care-and-use-committee">https://research.columbia.edu/content/institutional-animal-care-and-use-committee</a></td>
</tr>
<tr>
<td>Type of Research</td>
<td>Requirement</td>
<td>Timing</td>
<td>Mechanism</td>
<td>More Information</td>
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<tr>
<td><em>In vitro</em> or <em>in vivo</em> research Involving rDNA, potentially infectious tissues, gene transfer</td>
<td>Approval by the IBC</td>
<td>Before research begins. Some research permits IBC notice simultaneous with the initiation of a study.</td>
<td>Contact Biological Safety Officer in EH&amp;S at (212) 305-6780</td>
<td>Office of Environmental Health &amp; Safety <a href="https://research.columbia.edu/content/requirements-submission-and-approval-use-recombinant-dna">link</a></td>
</tr>
<tr>
<td>Dual Use Research of Concern (DURC)</td>
<td>Review by the IBC and ad hoc committee and the EVPR</td>
<td>Before research begins</td>
<td>PI reviews DURC Policy, self-screens research and notifies <a href="mailto:biosafety@columbia.edu">biosafety@columbia.edu</a> of any suspected DURC activities</td>
<td>DURC Policy <a href="https://research.columbia.edu/system/files/EVPR/Policies/DURC%20Policy%20February%20202015%20Final.pdf">link</a></td>
</tr>
<tr>
<td>Research Involving Radioactive Materials</td>
<td>Approval by the RSC (Morningside) or the JRSC or RDRC (CUIMC)</td>
<td>Before research begins</td>
<td>At CUIMC: Contact Radiation Safety Office at (212) 305-0303 At other campuses: Contact Radiation Safety Office at (212) 854-8749</td>
<td>Radiation Safety Office <a href="https://research.columbia.edu/content/radiation-and-laser-safety">link</a></td>
</tr>
<tr>
<td>Research with Human Embryos and Human Pluripotent Stem Cells</td>
<td>Approval by the Stem Cell Committee Approval by the IRB if the definition of human subject is met</td>
<td>Before research begins</td>
<td>Submit Request for Approval Form to the Office of the EVPR.</td>
<td>Policy on the Conduct of Research with Human Embryos and Human Pluripotent Stem Cells <a href="https://research.columbia.edu/sites/default/files/content/HRPO/EmbryoStem%20Cell%20Policy%20DFS%2007.6.20.pdf">link</a></td>
</tr>
<tr>
<td>Type of Research</td>
<td>Requirement</td>
<td>Timing</td>
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<tr>
<td>International Research</td>
<td>For research meeting certain criteria, approval by International Research Committee</td>
<td>Before proposal is submitted; further analysis post-award.</td>
<td>Provide information to SPA to CTO project officers.</td>
<td>Office of Research Compliance and Training – International Research</td>
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<td></td>
<td><a href="https://research.columbia.edu/content/international-research">https://research.columbia.edu/content/international-research</a></td>
</tr>
<tr>
<td>Research Using NYP Resources</td>
<td>Approval by NYP.</td>
<td>Before proposal is submitted.</td>
<td>Route protocol through Rascal PT.</td>
<td></td>
</tr>
<tr>
<td>All Research</td>
<td>Key personnel must complete effort reporting requirements, including annual effort certification.</td>
<td>Before proposal is submitted.</td>
<td>Complete annual effort certification at <a href="https://ecrt.columbia.edu">https://ecrt.columbia.edu</a></td>
<td>Office of Research Compliance and Training-Effort Reporting</td>
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<td><a href="http://www.effortreporting.columbia.edu">www.effortreporting.columbia.edu</a></td>
</tr>
<tr>
<td>NSF Research Using Postdocs</td>
<td>Mentoring plan</td>
<td>Before proposal is submitted</td>
<td>Include in proposal</td>
<td>Office of Postdoctoral Affairs</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td><a href="https://research.columbia.edu/content/national-science-foundation-nsf">https://research.columbia.edu/content/national-science-foundation-nsf</a></td>
</tr>
</tbody>
</table>
F. Public Access Policies

In the Increasing Access to the Results of Federally Funded Research policy memorandum released in February 2013, the White House’s Office of Science and Technology Policy (OSTP) directed federal agencies to develop plans to make the publications resulting from federally funded research freely available to the public within one year of publication, and required researchers to better account for and manage the digital data resulting from federally funded scientific research with the goal of making these data publicly accessible as well.

As of the date of this Handbook, most federal agencies continue to roll out their public access implementation plans. A summary table provided through a collaboration among SPA, RCT and the Libraries outlines the federal agencies that have made their implementation plans public. See https://research.columbia.edu/content/public-access.

Note that each agency has a different date as of which its public access mandate is effective, in addition to varying requirements for complying with their policies. Public access of publications and digital data will be stated in the funding announcement and the terms and conditions of the Notice of Grant Award issued by the federal agency.

NIH Public Access Policy

The NIH Public Access Policy ensures that the public has access to the published results of NIH funded research. This Policy applies to the final manuscript of any peer-reviewed publications, such as journal articles, research reports and reviews that result from NIH funding, regardless of the amount. To determine manuscript applicability, go to https://publicaccess.nih.gov/determine_applicability.htm.

Under the Policy, any investigator publishing a peer-reviewed article that results from NIH funding must:

- Upon submission of the article, notify the publisher that it is subject to the NIH Public Access Policy;
- Upon acceptance of the article, ensure that the publication agreement reserves the right to send the manuscript to PubMed Central;
- Upon publication of the article, submit the final manuscript to PubMed Central;
- Upon the investigator’s next proposal submission to NIH, include the PubMed Central identification number (called a PMCID) for previous NIH-funded articles, demonstrating compliance with the Policy;
- For applicants citing articles in NIH applications, proposals and progress reports that fall under the Policy, that were authored or co-authored by the applicant and arose from NIH support, include the PMCID or NIH Manuscript Submission System Identification Number (NIHMSID). The NIHMSID may be used to indicate compliance with the Policy in applications and progress reports for up to
three months after a paper is published. After that period, the PMCID must be provided to demonstrate compliance; and

- Use My NCBI (National Center for Biotechnology Information) to manage all citations to be included in progress reports. See http://www.ncbi.nlm.nih.gov/sites/myncbi/

The investigator submitting the article and signing the publication agreement will need to ensure compliance with the Public Access Policy, but the PI has overall responsibility for this and all other requirements of sponsored projects, whether or not the PI is an author on the publication in question.

NIH has developed significant resources on the topic. See http://publicaccess.nih.gov/.

NIH will delay processing of a Notice of Award if publications arising from the award are not in compliance with the Public Access Policy. See https://grants.nih.gov/grants/guide/notice-files/NOT-OD-13-042.html. To avoid delays, it is important to communicate with the publisher the need to comply with the policy at the time of manuscript submission.

For more information and tips on staying compliant, see https://research.columbia.edu/content/nih-public-access-policy.

G. Submitting a Proposal

Proposals are submitted to the sponsor either electronically or occasionally in paper format. Each sponsor has its own requirements for how proposals should be submitted; SPA Project Officers can assist PIs and DAs in making sure the correct procedures are followed. PIs are strongly encouraged to submit all proposals, whether to be submitted electronically or in paper format, to SPA five business days before the sponsor’s deadline. See Deadlines for Non-Industry Sponsored Research (Section C) above.

See Review Process (Section B) above for the items that are required to be submitted to SPA prior to the submission of a proposal to the sponsor.

1. Paper Submissions

SPA Project Officers review proposals against the sponsor’s guidelines. In addition to a thorough review of the budget for accuracy and allowability of costs, the SPA Project Officer checks for page limitations, font size and margins, and ensures that all required forms are included in the application.

Once a proposal has been reviewed and signed by the appropriate Authorized Signatory in SPA, the Project Officer notifies the PI or DA that the proposal is ready for mailing; it is the responsibility of the PI or DA to mail the proposal. Note that some sponsors have
specific requirements with respect to the number of copies sent and how attachments are included.

A copy of the signed proposal is scanned and uploaded into InfoEd at the time the proposal is submitted. If the proposal is awarded, it is maintained electronically for 11 years after the award in accordance with the SPA Record Retention Policy.

2. Electronic Submissions

A number of sponsors, both governmental and non-governmental, require electronic submission of proposals. These electronic proposal submission processes can be demanding, particularly the first time a PI uses them. Prior to the first submission of a proposal using any form of electronic proposal submission, the PI is strongly encouraged to contact his/her SPA Project Officer for assistance.

There can be major problems getting access to an agency's server on the day of a deadline. SPA must approve the proposal before it can be submitted, so allow time for its review and approval. SPA reviews a very large volume of applications on deadline dates. Therefore it is strongly suggested that applications be submitted well, and no later than five business days, before the deadline to allow for sufficient review. Failure to do so may jeopardize the timely submission of the application.

Grants.gov
Grants.gov is a web-portal used to submit applications for opportunities offered by the federal grant-making agencies. To prepare a grant, there are several electronic options as described in later sections (i.e., InfoEd, NIH ASSIST, FastLane, Research.gov, etc.). Applications submitted by your SPA Project Officer through the Grants.gov portal are validated and then forwarded on to the respective funding agency (i.e., NIH, DOD, etc.).

Note that Columbia is considered the applicant and is the registered entity with Grants.gov. There is no need for an individual PI to register with Grants.gov. Contact your SPA Project Officer with any questions. For more information on Grants.gov, go to www.Grants.gov

NIH ASSIST
NIH applications should be prepared using the Application Submission System and Interface for Submission Tracking (ASSIST) used to prepare and submit grant applications electronically to NIH and other PHS agencies. Active Grants.gov and eRA Commons credentials are required to prepare and submit applications using ASSIST. For more information, see https://grants.nih.gov/grants/how-to-apply-application-guide/prepare-to-apply-and-register/submission-options/assist.htm.

NSF FastLane
FastLane is web-based system used for information exchange and business transactions between NSF and its client community of investigators and administrators. Through
FastLane, the NSF community can apply for grants, review proposals and perform some administrative functions related to awards and proposals. The Research.gov Proposal Submission System modernizes proposal preparation and submission capabilities by improving the user experience while also reducing administrative burden through an intuitive interface and expanded automated proposal compliance checking. NSF plans to phase out FastLane for proposal preparation and submission, to be replaced with Research.gov by 2022. NSF funding announcements will clearly state whether Research.gov will be required. For more information about Research.gov for proposal preparation, see https://www.research.gov/research-portal/appmanager/base/desktop?_nfpb=true&_pageLabel=research_node_display&_nodePath=/researchGov/Service/Desktop/ProposalPreparationandSubmission.html.

Research.gov is also used by PIs and SPA for a variety of prior approval requests, such as changes in scope, pre-award costs in excess of 90 days, and no cost extensions. For a full listing of notifications and requests that can be done via Research.gov, see https://www.research.gov/research-portal/appmanager/base/desktop?_nfpb=true&_pageLabel=research_node_display&_nodePath=/researchGov/Service/Desktop/NotificationRequest.html.

To create a NSF account that provides access to either Research.gov or FastLane, go to https://www.research.gov/accountmgmt/#/registration.

**Workspace for Grants.gov**

You will need to use Workspace to prepare your federal application if there is not another option available, such as the systems described above. You are encouraged to check the requirements of your specific funding announcement to ensure that you are using the format and most recently revised forms required for your specific application.

Information on Workspace can be found at https://research.columbia.edu/content/workspace-grantsgov.

If you have any questions, please contact your SPA Project Officer for assistance.

**proposalCENTRAL**

There are a number of sponsors who require the use of proposalCENTRAL for grant submissions, such as the American Cancer Society and the Burroughs Wellcome Fund. It is an e-grant making website shared by many government, non-profit and private grant-making organizations.

If you are working on an application that requires the use of proposalCENTRAL, contact your SPA Project Officer to ensure that you are registered.

For more information on proposalCENTRAL, go to: https://proposalcentral.altum.com/

**H. Just in Time/Additional Information Requested**
Many sponsors, including NIH and Centers for Disease Control, no longer require that all approved compliance materials be submitted with the proposal. These materials, along with revised budgets and/or other items, are now requested just prior to the anticipated awarding of the funding, or “Just in Time” (JIT) for funding. Applicants may not submit JIT materials directly to the sponsor, nor can they submit the JIT items until such time as they are requested by the sponsor. Typically, items requested include:

- Updated information on other support;
- If human subjects are involved, IRB approval date and assurance number;
- If vertebrate animals are involved, IACUC approval date and assurance number;
- If human subjects are involved, a certification that all individuals listed as Key Personnel in the grant application have completed an educational program on the protection of human subjects;
- If requested, a revised budget; and
- Other items as requested.

NIH JIT materials are uploaded to the eRA Commons by the PI and, once they have been reviewed by the SPA or CTO Project Officer, he/she will provide the institutional endorsement required by the sponsor.

Note that JIT notification is not a guarantee that an award will be made and only indicates that your application is being considered for funding.

NIH requires under its JIT Policy that documentation of Other Support must be submitted prior to award for all senior/key personnel; NIH also requires that this information be updated as necessary in the annual Research Performance Progress Report (RPPR). Other Support information must be accurate and complete. See Preparing a Sponsored Project Proposal: Developing a Proposal—Components of a Proposal—Current and Pending Support (Chapter IV(G)(1)) for additional information on what constitutes Other Support.

Keep in mind when submitting other support information that the sponsor will review such information before an award is made to ensure the following:

- Sufficient and appropriate levels of effort are committed to the project.
- There is no scientific, budgetary or commitment overlap.
  - Scientific overlap occurs when (a) substantially the same research is proposed in more than one application or is submitted to two or more funding sources for review and funding consideration or (b) a specific research objective and the research design for accomplishing the objective are the same or closely related in two or more applications or awards, regardless of the funding source.
Budgetary overlap occurs when duplicate or equivalent budgetary items (e.g., equipment, salaries) are requested in an application, but are already provided by another source.

Commitment overlap occurs when an individual’s time commitment exceeds 100%, whether or not salary support is requested in the application.

- Overlap, whether scientific or budgetary, or commitment of an individual’s effort greater than 100%, is not permitted. Any overlap will be resolved by the sponsor with the applicant and the PI at the time of award.
- Only funds necessary to the approved project are included in the award.

For more information about JIT procedures using the NIH eRA Commons, see: http://era.nih.gov/help-tutorials/just-in-time.

A PI remains responsible for notifying the sponsor of any substantive changes to previously submitted JIT information up to the time of award. This includes items such as other support changes that could lead to budgetary overlap, scientific overlap or commitment of effort greater than 12 person-months for the PI or any changes in the use or approval of vertebrate animal or human subjects.

SPA requires that every disclosure to an external funding agency of a researcher’s active and pending sources of support for research and other sponsored activities be true, complete and accurate to the best of the researcher’s knowledge. This requirement applies regardless of the source of support, the official recipient of the source of support, or when the disclosure is made (e.g., at proposal submission, prior to award acceptance or as part of the annual progress report). False, fictitious, or fraudulent statements or claims (including intentional omissions) in violation of this policy may result in criminal, civil, administrative or University penalties.

Accurate Other Support information is a funding agency priority because of concerns about stewardship of resources and foreign influence on the research enterprise. Visit Columbia’s Science and Security website (https://research.columbia.edu/science-security) for updates.

I. Reviewing Proposals for a Funding Agency

From time to time, a funding agency may ask Columbia researchers to serve as peer reviewers to help the funding agency determine the recipients of its funding. This activity is considered an “outside activity,” and not Columbia activity. The University expects researchers who serve as reviewers to abide by the funding agency policies and requirements that govern the activity. In general, confidentiality of the review process is paramount. Researchers should seek guidance from the appropriate funding agency representatives if they have questions about the peer review process.
VII. INITIATING A SPONSORED PROJECT AWARD

A. Introduction

Upon receipt of an award by SPA, a sponsored project is created in the University’s financial system, Accounting and Reporting at Columbia (ARC). Establishing a sponsored project in ARC is necessary to make purchases to carry out the terms and conditions of an award, to segregate expenses, to create a mechanism for billing sponsors and to generate reports to monitor financial activity. This chapter will review the policies for setting up a sponsored project in ARC, describe the considerations in accepting a sponsored award and provide resources for more detailed information on ARC.

B. Award Notification

A Notice of Award (NOA) is a generic name for any of the various documents (including contracts or agreements) that sponsors send to notify the University formally of the terms and conditions of an award. NOAs are issued for both new grants and continuations. The NOA is typically received by SPA, although on occasion a PI may be notified directly. The NOA may require the signature of an authorized University official. In the case of most federal financial assistance awards, acceptance of the award is indicated when SPF draws down funds from the respective federal payment management system.

Should you receive a NOA directly, it should be immediately forwarded to one of the following central email boxes: CUIMC – grants-office@columbia.edu
Morningside – ms-grants-office@columbia.edu

A typical NOA includes:

- Application/grant identification number
- Name of the grantee organization
- Name of the PI(s)
- Name(s) of the senior/key personnel who are subject to prior approval requirements if a significant change in level of effort occurs
- Approved project period and budget period start and end dates
- Amount of funds authorized for obligation by the grantee
- Amount of anticipated future-year commitments (if applicable)
- Names of the sponsor’s contacts, which typically includes a Program Official for scientific concerns and a Grants Management Officer or Specialist for policy and administrative concerns.
- Applicable terms and conditions of award, either by reference or inclusion.
- Any restriction on the use of funds

For more information about federal NOAs, see Section 200.211 (Information Contained in a Federal Award) of the Uniform Guidance.
C. Can You Accept This Award?

1. Terms and Conditions

Before accepting an award on behalf of the University, the SPA Project Officer reviews all of its terms and conditions, regardless of the sponsor, and is responsible for consulting with the appropriate parties to negotiate acceptable terms and conditions. The following awards require additional negotiation:

- It contains provisions that are incompatible with the University's policies on sponsored research;
- It is inconsistent with government-wide regulations for universities;
- It fails to include all elements agreed upon prior to the award; or
- It requires modification to conform to the PI's needs.

The award may have additional terms and conditions that may specify such things as key personnel, limitations on availability or use of funds, need for prior approvals and similar additional oversight by the awarding agency. It is critical to understand these restrictions before incurring costs. The PI and SPA must take note of these requirements in addition to reading all referenced documents within the award notice.

It is important that the University and the PI do not relinquish the right to make the ultimate decisions on the manner in which the research is to be conducted or the results disseminated. Guiding principles are both academic and financial. On behalf of the PI, the University seeks to guarantee that the sponsor cannot unilaterally amend, suspend or terminate the project; that there be no prohibition on the publication of results; and that the ownership or control of intellectual property resulting from the research not be relinquished.

Other matters that may require negotiation concern the handling of confidential information, and/or conditions on the disclosure of some or all research findings. Publication delays to allow the sponsor to determine whether its confidential information has been disclosed or to determine whether intellectual property requires protection (i.e., filing patent applications) are permissible, but should not exceed 60 days.

Pls or DAs are not authorized to sign award documents on behalf of the University.

2. Reductions in Budget and Rebudgeting

Very often, sponsors do not award the same total dollar amount as was originally requested in the grant application. However, the sponsor will still expect that the objectives of the originally proposed project will be met, regardless of a reduction of funds, including the originally proposed effort commitments. In such cases, the PI should carefully consider how he/she will be able to meet the objectives on a reduced budget.
Additional time and resources devoted to the project without additional funds from the sponsor is considered cost sharing. The PI should talk with his/her Chair or Dean to discuss resource options before accepting the award. He/She can also coordinate with his/her Project Officer to go back to the sponsor and propose a reduced scope of work which reflects the revised budget. Should you have questions about this, contact your SPA Project Officer.

It is not recommended that a cut of more than 25% from the proposed budget be accepted without going back to the sponsor and requesting a reduced scope of work or a reduction in the specific aims. Please contact your SPA Project Officer to discuss budget reductions that need to be discussed further with the sponsor.

After an account is established, approval of rebudgeting of funds on a sponsored project is the prerogative of the sponsor. Since policies differ from sponsor to sponsor, it is important that the rebudgeting policy of the awarding sponsor be reviewed.

For more information regarding rebudgeting during the life cycle of a grant, see Financial Management of a Sponsored Project: Monitoring a Sponsored Project – Rebudgeting (Chapter VIII, Section F(2)).

### 3. Effort Commitments

Prior to accepting an award, the PI should consider his/her overall time commitments. At the time a new project is awarded, the PI should confirm that the new award fits with other previous commitments, including teaching, clinical activities and other sponsored research. The PI should also confirm that the effort estimates included in the proposal still reasonably approximate the effort expected for the project. If any adjustments are needed, they should be made at this time.

During the JIT process for NIH grants (see Review and Submission of a Sponsored Project Proposal: Just in Time/Additional Information Requested (Chapter VI, Section H)), the PI must send the NIH documentation on Other Support, which the NIH will review for commitment overlap. Commitment overlap occurs when an individual’s time commitment exceeds 100%, whether or not salary support is requested in the application.

In order to not exceed 100% effort, effort on one project may need to be reduced in order to support the new project. This may require prior approval from the sponsor. Or, alternatively, time toward other University activities may need to decrease. If you have any concerns regarding commitment overlap, please contact your SPA Project Officer for guidance.

### 4. Scientific Overlap

Scientific overlap occurs when (a) substantially the same research is proposed in more than one application or is submitted to two or more funding sources for review and
funding consideration or (b) a specific research objective and the research design for accomplishing the objective are the same or closely related in two or more applications or awards, regardless of the funding source.

Prior to accepting the terms of a NOA, PIs should consider if there is any scientific overlap with other sponsored projects. NIH and certain other federal agencies review scientific overlap prior to issuing a NOA during the JIT process (see Review and Submission of a Sponsored Project Proposal – Just in Time/Additional Information Requested (Chapter VI, Section H)). PIs are responsible for reporting and resolving any overlap prior to accepting a new award. Should you need guidance, please contact your SPA Project Officer.

D. Account Setup and Modifications

The following definitions will help familiarize you with ARC terminology:

Project: A project is created by SPA when a sponsored project is awarded and all conditions to ensure compliance with University and sponsor regulations have been met. A project is set up in ARC to capture transactions associated with a specific funding source for the purposes of billing and reporting. A project must have a start and end date and is owned by a specific department. All projects are set up with activities to further define a budget period or scope of work. A project number will remain the same for the life of a competitive segment of an award.

Activity: At least one activity is required for each sponsored project in ARC. The activity further defines a budget period or scope of work and helps researchers and administrators manage their funding over the life of a project. For example, a complex project may include separate activities to easily identify separate budget periods and scopes of work or to separate the work of multiple departments contributing to one project. Unlike projects, multiple activities may be created throughout the life of a project, depending on its complexity and any restrictions and carryover funds from year to year.

Account: This term is used in ARC to refer to:
- Budget account – a category used for budgeting within activities (for example, “supplies”)
- Natural account – the codes used to define detailed expenses or transactions within budget accounts (for example, “laboratory glass ware”)

For more information about ARC, go to https://www.finance.columbia.edu/content/learn-about-arc.

1. Non-Industry Sponsored Research

Requirements for Account Setup
SPA sets up all projects for newly awarded or continuing non-industry sponsored awards in InfoEd, which sends the information to ARC on a nightly basis. Your SPA Project Officer or Financial Analyst may contact you during account set up if there are questions concerning your budget, assurances, special terms and conditions or missing documentation.

New project numbers are issued for new awards or competitive renewals. Non-competing renewals, however, may or may not require the creation of new activity numbers from one budget period to the next. If the award requires (a) an annual financial report or (b) the prior approval of the sponsor for the use of carryover funds, a new activity will be opened for each non-competing year. This will ensure that SPF completes an accurate financial report, and that the department does not inappropriately spend carry forward without sponsor approval. Occasionally, new project numbers may need to be issued during the life cycle of the active award for extenuating circumstances, such as new financial award attributes that impact financial reporting, new federal appropriations, etc.

**Setting Up Accounts**

The following documents are necessary for account setup. Your Financial Analyst will contact you if any of the following items are missing:

**New Awards, Competing Awards and Contracts**

- NOA or fully executed contract
- Copy of original application (if applicable)
- Finalized Rascal PT Record – electronically signed by relevant parties, with up-to-date FCOI disclosure and certification and approval information
- FCOI certification from subcontractors or consultants (if applicable)
- Notice of IRB or IACUC approval (if applicable)*
- Detailed budget - See *Can You Accept This Award? – Reductions in Budgets and Rebudgeting* (Section C(2)) above regarding reductions in budget and rebudgeting
- Review of scientific overlap

If the awarded budget has been cut and SPA does not have a detailed budget reflecting the amount of the award at the time of set up, the budget is set up as a lump sum in a general budget category until a detailed budget is finalized by the department.

**Non-competing Multi-year Awards and Contract Amendments**

- NOA or contract amendment
- Updated list of personnel on the study
- Updated Rascal PT Record –electronically signed by relevant parties, with up-to-date FCOI disclosure and certification and approval information
- FCOI certification from subcontractors or consultants (if applicable)
• Copy of Progress Report
• Notice of IRB or IACUC approval (if applicable)*
• Review of scientific overlap

*Note that a Financial Analyst may set up an account with a pending IRB or IACUC approval, but the funds will be restricted.

Note also that for non-federal government sponsors and for awards under Subaward Agreements, a guarantee letter, a foundation check or an award letter will be required in place of the contract in noncompeting years.

**Modifications**

Modifications of all non-industry sponsored accounts (including clinical trials) are handled by SPA. Modifications are the result of an amendment or revision to an agreement or NOA and can be driven by the investigator’s needs (i.e., a request for additional time or funding) or can originate from the sponsor (change in amount awarded, terms of award, etc.). Account modifications are handled by SPA in the same manner as outlined above for new projects.

2. **Industry Sponsored Research**

For information on setting up accounts for industry sponsored clinical research, see **Initiating a Study: Account Set Up – Industry Sponsored Clinical Research (Chapter VII, Section B(2))** in the *Clinical Research Handbook*.

SPA sets up accounts for all industry sponsored non-clinical SRAs regardless of whether SPA or CTV negotiated and executed the SRA. Prior to setting up an account, the following documents are required to be provided to SPA:

• Fully executed SRA
• Finalized Rascal PT Record – electronically signed by relevant parties, with up-to-date FCOI disclosure and certification and approval information

3. **Pre-Award Spending and Advance Accounts**

Pre-award spending allows a PI to incur allowable and allocable expenses that pertain to the project up to 90 days prior to the start date of the award.

Advance accounts provide PIs with an opportunity to initiate an activity and begin incurring associated expenses prior to institutional acceptance of an award. Advance accounts allow PIs and departments to record and track expenditures and eliminate the need to charge other unrelated accounts.

If a NOA is received and if an investigator can justify the need for pre-award spending, and so long as the sponsor allows pre-award costs to be covered by the award or
subcontract, a request may be made to incur pre-award costs, and a project can be set up for up to 90 days prior to the start date of the award. In such a case, an Institutional Approval/Prior Approval Form (IPASS) signed by the PI and his/her Dean, Chair, Director or Designee should be submitted to his/her SPA Project Officer. The IPASS form must include a non-sponsored project account that will be used in the event that the expenses are disallowed by the sponsoring agency, or is in excess of the allowable period of up to 90 days.

All advance projects will be set up for a 90-day period only. If the NOA is not received during the 90-day period, the PI may submit an additional IPASS form for review to extend the period of the advance, up to an additional 90 days. The IPASS form must include a non-sponsored project account that will be used in the event that the NOA or contract is not received. SPA will review the request, contact the sponsor as appropriate and determine if an extension is warranted.

When SPA sets up an advance project, the anticipated start date of the account is determined based on the documentation that SPA receives from the PI and the department. Once the NOA is received, the start date of the account is changed to reflect the actual start date in the NOA.

For some non-competing awards, the next budget period is set up after the PI submits his/her progress report, called a mid-award advance.

4. Project Information Notifications (PINs)

Once a project is set up, a PIN notification email will be sent to the applicable PI and/or DA. The alert explains how to generate a PIN report in ARC. PIN Notifications are also sent to SPF and other central administrative offices, such as the Office of Alumni and Development, when appropriate. It is the PI’s responsibility to become familiar with the requirements and restrictions of the project by referring to the NGA or contract.

The PIN translates the budget provided by the sponsor into the appropriate budget accounts recognized by ARC (e.g., travel, professional salaries, fringe benefits, etc.). For the vast majority of projects, the University financial system works on an obligation rather than cash received basis. This means that accounts are set up based upon the receipt of award letters and contracts and not on the basis of cash or checks actually being received. That is not the case for SRAs and clinical trial studies where funding is based on deliverables. Once the PIN is issued, the project is established; however, the funds cannot be utilized until the start date of the project. The budget and natural accounts are utilized by SPF for budget monitoring and expenditure reporting. If you have questions about any attributes of your PIN, your SPA Financial Analyst should be notified.

The account information appears in ARC the day after SPA enters or updates the data in InfoEd. The PI or DA can review the budgets and project activity attributes in ARC. For more information regarding ARC, please refer to the ARC portal by logging into:
5. Project and Activity Numbering

As a supplement to the award number that is assigned by the sponsor, the University assigns each award a project number for internal monitoring purposes. This eight digit project number has components from which characteristics of the account can be derived.

An example is as follows:

Project Number: GG012345

The format of the project number includes two characters followed by 6 digits. The first characters in the project number in this example are “GG”, referring to government grants (and other government funding), a construct of internal accounting from which the funds are drawn. The project number is used to locate financial and demographic award details on the University’s financial accounting systems and its various interfaces.

Sponsored projects all fall within 2 ledgers:

GG: government funding
PG: private grants and other non-government funding

Projects and Activities

Each award is assigned a project and activity number. In some cases, at the request of the PI and by mutual agreement among the investigators involved in the research, an award will be split up into more than one activity if funds are to be shared among multiple departments. Additionally, when a proposal is awarded with a component to be performed at a different campus, separate activities are required to ensure that each campus can monitor expenses appropriately. Different scopes of work within one project may necessitate the creation of separate activities in order to provide orderly monitoring of those associated expenses. The activity will be created based on a mutually agreed upon budget.

An example of an award with multiple activities is as follows:

Award Number: 5 P01 DK012345-05
Project Number: GG654321
Prime Activity Number: GG654321-01
Scope Activity Numbers: GG654321-02, GG654321-03, GG654321-04, GG654321-05
Each portion of the award shares the same project number, while the activities allow budgeting and expenditure to be tracked at a lower level. The projects and activities can be reported in the aggregate or individually. The department/center/institute that owns each activity is responsible for ensuring that all expenses are accurate and for any resulting cost overruns. Responsibility for final accounting reconciliation with SPF will reside with the department owning the project.

E. Subawards

Once a subaward has been issued, SPA will establish a Subaward Purchase Order (SAPO) in ARC. Departments are responsible for working with Vendor Management to set up a new subrecipient with a Vendor ID in order to be able to pay invoices. A SAPO may not be set up until a Vendor ID for the subrecipient has been established. See https://finance.columbia.edu/content/request-new-columbia-supplier-payee for information about the vendor setup process.

F. E-Verify

Certain federal contracts include a requirement that all employees (existing and new) working on such contracts undergo additional employment authorization validation through a federal system called E-Verify. This requirement applies to academic personnel (Officers of Instruction, Officers of Research, Officers of the Libraries and student officers) and administrative staff (including casual employees).

E-Verify is a web-based system operated by U.S. Citizenship and Immigration Services (USCIS), part of the Department of Homeland Security, in partnership with the Social Security Administration. Columbia utilizes its current electronic I-9 system, which will interface with the Federal system, to fulfill the E-Verify requirement.

SPA will identify contracts that contain the E-Verify clause. Human Resources, in collaboration with SPA, SPF and Columbia University Information Technology (CUIT), will notify the DA and PI for all E-Verify contracts. This notification will identify all individuals who are paid through the contract and must complete the E-Verify process. Instructions on how to complete the E-Verify process will be provided at the time of notification. The PI and DA will be required to forward the notification to those individuals within their department or working on their contract.

All current employees who become subject to the E-Verify requirement will be required to complete a new Form I-9 electronically as part of the E-Verify process.

More information is available at https://humanresources.columbia.edu/I9-everify
A. Introduction

Central administrative offices such as SPA, the CTO and SPF perform tasks such as creating projects, billing sponsors, preparing financial reports and serving as the central focus of audit and other financial inquiries. The responsibility for the day-to-day management of sponsored projects and ensuring compliance with the myriad of federal and other sponsor regulations is the responsibility of the PI, supported as necessary by his/her DA and other administrative staff. Additionally, the PI and his/her staff should monitor and support resolution of the account receivable (cash) status of a project.

See Introduction: Overview of Principal Investigator and Departmental Administrator Roles and Responsibilities (Chapter I, Section G) for an overview of PI and DA roles and responsibilities.

The following sections describe the obligations of PIs and administrative support staff in the financial monitoring of sponsored projects, as well as key elements that are necessary in order to ensure compliance with both University and sponsor requirements.

Management of sponsored projects is complex, highly regulated by OMB and individual sponsors and requires Columbia to be responsible and accountable for both the regulatory and fiduciary caretaking of funds.

It is critical that sound financial management of sponsored funds be practiced and adhered to in order to maintain the public trust in how these funds are spent. Proper stewardship of these funds is a responsibility that must be shared among many individuals and departments within the University. Sponsor audits are increasing in frequency and primary sponsors are actively involved in ensuring that systems and controls are in place to oversee and monitor the funding they provide to the University.

Proper stewardship will result in the effective management of funds to maximize research outcomes and higher standards of research integrity. Managing these funds properly is essential to eliminate cases of fraud, institutional mismanagement and poor individual management of awards.

The University policy Principal Investigator Responsibilities for Financial Oversight of Grants and Contracts describes a PI’s responsibility for the stewardship of the financial management of grants and contracts awarded to the University on his/her behalf.

See Introduction: Regulatory Oversight (Chapter I, Section I) for a brief description of regulatory oversight of sponsored projects.
B. Charging Expenditures to Sponsored Projects

The concepts of allowability, allocability, reasonableness and consistency that were discussed in Preparing a Sponsored Project Budget: Direct Costs: Primary Concepts (Chapter V, Section B(1)) with respect to the preparation of a sponsored project budget are equally applicable to expenditures actually charged to such project, regardless of whether they were specifically budgeted for. See Preparing a Sponsored Project Budget: Direct Costs: Primary Concepts (Chapter V, Section B(1)) for further information.

C. University Systems and Reports Available to Assist in Monitoring Expenditures

The following University tools are available to assist in monitoring project expenditures:

1. ARC

ARC is the system of record for online tracking of all expenditure activity at the individual project level. Within the Reporting Quick Links on the ARC homepage, the Reports Module of the Financial Data Stores (FDS) provides online access to several useful reports, including:

Sponsored Project Financial Report – Summary By Budget Category
This report summarizes the cumulative fiscal year-to-date and fiscal year expenditures of the project, as well as project budget information, displayed as totals by expenditure category. This report is useful in monitoring the current financial status of the project, for controlling the level of expenditures and for anticipating any potential financial concerns (e.g., cost overruns) for the project. The Sponsored Project Financial Report – Summary by Budget Category aggregates financial information by project, but can be run to reflect a defined Activity Type or Activity.

Sponsored Project Financial Report - Detail
This report displays individual non-salary transactions for the month by expenditure category. This report assists in ensuring that only authorized transactions have been charged to the project, and for reconciling source documents (e.g., invoices) to the charges applied to the project. The report also displays total salary expenditures by category (e.g., faculty, administrator, GRA); however, the report does not display this information by individual.

Payroll Summary Report
This report displays summary salary information for each employee, as defined in the report parameters. It also provides a snapshot of all of the individuals whose salaries are, or have in the past, been charged to the project. Used in conjunction with the ECRT tool, the reviewer can monitor cumulative effort allocations in order to identify any necessary revisions to salary allocations.

Payroll Detail Report
This report shows each individual salary transaction charged to the project for a particular user-defined period, and is useful in monitoring the appropriateness of salary charges when
individuals receive salary payments more frequently than monthly. It is also useful in identifying the source document authorizing the salary charge, where corrective action is necessary.

**Sponsored Projects Financial Summary**

This report provides an overview of the cumulative financial status of a sponsored project. It shows the project-level expenses, commitments, accruals, available balance, prepaid vouchers, petty cash, interest income, overrun clearances and funds retained. It also shows the new receivable balance on the project, which is useful in monitoring the timely and accurate receipt and application of expected payments.

**SAPO vs Encumbrance Report**

This report is used to monitor a subaward budget, expenses and remaining balance.

All of these reports and others are viewable through FDS Reports on the ARC homepage, ([https://my.columbia.edu/content/finance-erp](https://my.columbia.edu/content/finance-erp)), and the information contained in the reports may be downloaded into spreadsheets and other formats that users may find helpful.

**Sponsored Projects Reports WebViewer**

The Sponsored Project Reports WebViewer is a tool for PIs and investigators with scope awards to access the ARC reports detailed above, as well as others, in a pre-run PDF format. Financial reports for active sponsored projects – government grants (GG), private grants (PG) or industry clinical trials (IN) – are available via the WebViewer for both the most recent month closed, as well as the most recent quarter closed. For specific details on the reports available, please refer to Sponsored Projects Reports WebViewer job aid at [https://www.finance.columbia.edu/sites/default/files/content/Training%20Documents/sponsored_project_report_webviewer.pdf](https://www.finance.columbia.edu/sites/default/files/content/Training%20Documents/sponsored_project_report_webviewer.pdf).

### 2. MyGrants

MyGrants is an analytic dashboard to assist researchers in managing their awards at a glance. MyGrants collates and displays financial and award information for the purpose of managing research grants, contracts and awards, and enabling financial projections throughout the award lifecycle. It is designed for researchers and DAs with access to see the MyGrants dashboards of all researchers in their department.

The financial dashboard contains the following tabs:

- **Award Summary** – The PI’s awards at a glance.
- **Award Details** – Details about specific awards.
- **Activity Details** – Information about the activities of PIs or Scope-Is.
- **Staff Projection** – A tool to allow PIs to project the financial impact based on staffing needs.
• **Standard Projection** – A tool to project an award into future years, at the current rate of spending.

For more information, see [https://mygrants.columbia.edu/](https://mygrants.columbia.edu/).

### 3. ECRT

ECRT is a web-based University system used to satisfy the federal requirements relating to compensation reporting. In addition to serving as the tool used by faculty and staff to monitor and certify their effort, ECRT captures and accumulates salary charges by funding source for each individual, displaying both the absolute dollars and the relative percentage of salary by funding source. This information is useful in assessing whether the year-to-date salary charges are reasonable in relation to the effort devoted to a particular project.

### 4. Clinical Trial Management System (CTMS)

Study payments in industry sponsored clinical trials are generally triggered by certain milestones such as specific activities (screening and enrollment), visits completed or Case Report Forms completed. Because invoicing and reconciliation of industry sponsored research are so different from non-industry sponsored research, the financial management of industry sponsored clinical trials is centralized in the CTO. The CTO utilizes the CTMS to invoice industry sponsors for clinical trial activity. When the CTO executes a contract for an industry sponsored clinical trial, the CTO Budget Analyst builds the study in CTMS, based on the Schedule of Events in the protocol and the budget. When the study activity occurs (such as a patient being screened or enrolled), the clinical research coordinator on the study logs it in CTMS. The CTO Finance group invoices the sponsor for the activity according to the terms of the contract. CTMS produces real time reports on invoicing, accounts receivable and payments.

### D. Why Does the University Require Regular Review of Project Activity?

While every effort is made to ensure that the charges to each sponsored project are correct, errors do occur. In addition, the nature of sponsored projects is such that activities overlap, and it is sometimes necessary to reallocate charges after they were initially assigned to a specific project by processing a cost transfer. For further guidance, please refer to the discussion of cost transfers in *Monitoring a Sponsored Project – Cost Transfers (Section F(3))* below.

University financial policies recommend monthly project financial reconciliation as a best practice and require quarterly PI attestation of expenses over the life of the project. See [https://finance.columbia.edu/content/quarterly-financial-review](https://finance.columbia.edu/content/quarterly-financial-review). Administrator validation is required by SPF annually, at the anniversary date of the commencement of the project, and at project closeout, when additional validation procedures, including PI validation, are required. In some cases, sponsored projects require budget period closeouts in addition to award closeouts; closeout protocols applicable to award closeout apply to these interim periods as well. See *Closing Out a Sponsored Award (Chapter X)*. Reviewing project activity on a regular basis
will help ensure that expenditures are within appropriate limits and guidelines. Further, regular monitoring of sponsored projects helps to:

- Confirm the availability of project funds as needed;
- Ensure that costs are consistent with the project schedule and incurred between the start and end dates of the project;
- Uncover errors in either the project budget or expenditures, whether those errors are caused by an end-user, a service department or any other system-generated source;
- Avoid cost overruns, which will ultimately need to be funded from non-sponsored sources;
- Ensure that the expenditures are in compliance with the sponsor's spending terms and conditions;
- Ensure that expenditures incurred in support of the project are posted in ARC fully and in a timely fashion.
- Ensure that any necessary cost transfers and corrections are made in a timely manner;
- Maintain a clear audit trail for the future; and
- Allow for problems to be timely noted and dealt with.

### E. Monitoring and Reviewing Charges

As charges are recorded on individual sponsored projects, SPF seeks reimbursement for those costs from project sponsors. For most federal agencies, the University has established letters of credit that allow for the immediate transfer of funds from the government. It is important that the charges themselves are promptly reviewed to verify their accuracy, allowability and allocability to the sponsored projects to which they are assigned. When errors are identified, they should be corrected immediately. Accordingly, the following monitoring and reviewing procedures should be followed:

#### 1. Salary and Fringe Benefit Charges

The Uniform Guidance allows for initially assigning salary distributions based on the estimated workload of the individuals who are working on a particular project, provided that: (a) the anticipated workload reasonably approximates the work performed; (b) significant changes in work activity (i.e., material changes in effort that last more than two months) are identified and timely reflected in the individual’s salary distribution; and (c) salary charges are reviewed after-the-fact, in accordance with the University’s effort reporting policies described in *Preparing a Sponsored Project Budget: Direct Costs – Major Categories of Direct Costs* (Chapter V, Section B(2)). All necessary adjustments must be made such that the final amount charged to the award reasonably reflects the work performed and thus is accurate, allowable, and properly allocated. Accordingly, ongoing monitoring of effort distributions is needed so that timely modifications of salary allocation can be made where necessary. Using the payroll information
available in both ARC-FDS Reports and ECRT, the reviewer should assess whether the salary charges to the project are reasonable in relation to the effort that has been provided.

Fringe benefit charges are applied through the application of a fringe benefit rate. All sponsored projects are assessed at a rate negotiated by the University with the federal government. In addition, non-governmental projects are charged an additional fringe benefit rate to cover certain benefits such as dependent tuition costs which federal regulations do not permit.

For further information, see Preparing a Sponsored Project Budget: Direct Costs – Major Categories of Direct Costs (Chapter V, Section B(2)).

2. Vendor Invoices

When a vendor’s invoice is received, in addition to reviewing the accuracy of the charges themselves, the reviewer is obliged to ascertain the appropriate project or projects to which the charge relates. In some cases, it may be that the PI reviews the invoice and makes that judgment. In other cases, the PI may have given instructions to the DA on how such charges are to be assigned. In any case, it is necessary to perform a timely review of the monthly accounting statements on a regular basis to ensure that charges are complete, including with respect to the liquidation of any outstanding commitments. It is also necessary to ensure that there are no inappropriate or incorrect charges. Any necessary cost transfers must be done promptly. Further details on cost transfers are provided in Monitoring a Sponsored Project – Cost Transfers (Section F(3)) below.

3. Subrecipient Charges

Sponsored projects that include subawards require special attention, as the PI must ensure that subrecipient charges are reflective of the work that has been performed and are proper expenditures before any payments are authorized. Subrecipient charges are subject to the same expectations as vendor invoices noted above, including the monthly review of accounting statements to ensure that charges are complete and any outstanding commitments are liquidated. See the University’s Subaward Policy for more details.

4. Charges Initiated by Service Centers and Recharge Centers

In addition to disbursements made to outside vendors, sponsored projects may be charged by certain internal providers of services. These centers are “licensed” by the University to charge users, and the costs charged and the manner in which their unit costs are determined are covered by the University’s Policy on Service Centers and Recharge Centers. sponsored projects may not be charged for internal operations other than those licensed as centers without the approval of RPIC.

Unlike vendor invoices, these charges are applied to sponsored projects without the necessity for a sign-off. Nevertheless, the goods or services for which the charge is assessed must have been
authorized by the PI or his/her delegate. As in the case of vendor invoices, it is important that all such charges be reviewed on a regular basis, and the provider of the service should be immediately contacted if there are any questions about either the charge itself or the project(s) to which the expense is applied.

5. F&A Charges

F&A charges are applied nightly by an ARC automated process and are based on the F&A rate and F&A rate base assigned to a project. It is important to monitor F&A charges to ensure that the rate charged is correct, and that the rate has been applied to the appropriate expenditure base (which excludes all types of expenditures that cannot generate F&A costs as indicated either the terms and conditions of the award or the awarding agency’s policy). F&A rates and the base to which they apply vary by sponsor and type of grant (e.g., research vs. training vs. public service). In accordance with the requirements of Section 200.68 (Modified Total Direct Cost) of the Uniform Guidance, the F&A rate on federal research projects is applied to MTDC. For further information, see Preparing a Sponsored Project Budget: Facilities and Administrative (F&A) Costs (Chapter V, Section C).

The rates applicable to other sponsors are varied, and should be verified for accuracy by referring to the sponsor’s guidelines.

6. Compensation and Reimbursement for Human Subjects

Human research relies on volunteers to participate in studies. It is not uncommon for subjects to be reimbursed for travel or other expenses or to be compensated for their willingness to participate in a study. All plans to compensate subjects in research studies must receive prior approval of the IRB, which ensures that the payments are not coercive and that confidentiality of the subjects is protected.

Instructions on how to set up and manage a petty cash fund and request reimbursement from the fund are described in Working With Study Subjects: Managing the Study – Subject Reimbursement/Compensation (Chapter X, Section D) of the Clinical Research Handbook.

F. Monitoring a Sponsored Project

1. General

Just as the PI is responsible for ensuring that the project itself is carried out properly, he/she is also responsible for monitoring project finances throughout the life of the project and attesting to having performed quarterly monitoring. This process is vital to ensure that:

- Funds awarded by the sponsor are used only for permissible purposes and in accordance with University policies;
- In expending funds, appropriate attention is given to the availability of project resources;
· Cost overruns are avoided to the maximum extent possible but if they are temporarily allowable, they are promptly resolved. See Cost Overruns (Section 5) below;

· Budget variances are monitored so that (a) where sponsor regulations require agency approval for variances over a defined threshold, the PI is aware of the need to obtain that approval, (b) any necessary rebudgeting between direct and indirect costs is noted and completed and (c) such variances are not an indication of unrecorded expenses;

· Cost sharing commitments have been satisfied; and

· Cash payments are received and applied in accordance with the terms of the agreement.

Monitoring the financial status of each project can be performed by using the Sponsored Project Financial Report – Summary by Budget Category as a reference, as it provides cumulative fiscal year-to-date and fiscal year period expenditure vs. budget information, as well as displaying outstanding funding commitments that have been made (e.g., purchase orders assigned to the project for which vendor invoices have not as yet been processed, future salary and fringe benefit commitments, etc.). Regular review of the Sponsored Project Financial Summary Report permits monitoring of receipts and application of payments. Likewise, regular review of the MyGrants dashboard and/or the Sponsored Project Financial Report – Summary by Budget Category allows for the timely correction of errors and any necessary cost transfers, as described under Cost Transfers (Section 3) below. The Sponsored Projects Report WebViewer is described under University Systems and Reports Available to Assist in Monitoring Expenses (Section C) above.

2. Rebudgeting

Rebudgeting is necessary if the utilization of funds is planned in a way that differs from the original or most recent budget approved by the sponsor. Approval of rebudgeting of funds on a sponsored project is the prerogative of the sponsor. In some instances, specified rebudgeting authorizations have been granted to the institution or to the investigators by the sponsor. Since policies differ from sponsor to sponsor, it is important that the PI obtain a copy of the rebudgeting policy of the awarding sponsor. It can be obtained either from the agency or your SPA Project Officer. DAs should also be aware of the applicable policy and confirm adherence to it to the PI quarterly.

Most sponsors permit some variances within budget categories without sponsor approval. As a rule of thumb, rebudgeting involving, in the aggregate, less than 25% of the direct costs of the project or a reduction of key personnel time devoted to the project of less than 25% of the time promised in the application will not require sponsor approval unless there is a change in scope. However, certain budget categories and/or agencies have more or less stringent requirements; accordingly, it is important that the PI and/or administrative support staff be familiar with the particular limitations of project sponsors. PIs and administrative support personnel should consult with their SPA Project Officers with respect to any questions on rebudgeting, as the Project Officer is responsible for countersigning any correspondence with the sponsoring agency.
For significant rebudgeting, the PI should submit an IPASS Form signed by the PI and his/her Dean, Chair, Director or Designee, prior to any rebudgeting, indicating:

- Which category to withdraw funds from;
- Which category to add funds to;
- Why the transfer of funds is needed;
- Why funds can be taken from that particular category; and
- How the need relates to the project.

If sponsor approval is required for any proposed rebudgeting, a letter to the sponsor should be prepared and countersigned by your SPA Project Officer and forwarded to the sponsor for approval. In general, all requests for rebudgeting in a contract have to be made to the sponsor. For consortium or subaward agreements with respect to which the University is the secondary recipient, the authority may either be delegated to the University or remain with the primary institution.

For non-federal government sponsors, be sure to check that sponsor’s rules regarding rebudgeting.

One area of rebudgeting that is frequently overlooked is the rebudgeting of funds between direct and F&A costs. Any cost overrun resulting from the rebudgeting of direct costs from certain expenditure categories not subject to F&A costs to other expenditure categories that are subject to F&A costs will ultimately be the responsibility of the department. For example, if a federal research grant includes a budget line for equipment (which by definition is excluded from the application of the F&A rate) and the equipment is not purchased, but the funds are ultimately used to cover the cost of additional staff, the project will ultimately be charged for more F&A costs than were budgeted. In order to cover the additional F&A costs, the F&A cost funding available to the PI will be reduced. To avoid this situation, it is advisable to complete an IPASS form to submit to the SPA Project Officer to request the rebudgeting from equipment (or other direct costs not subject to full F&A charges) to other direct cost categories subject to full F&A.

Once the necessary rebudgeting approvals are authorized, the budget must be updated and forwarded to your SPA Financial Analyst to revise the budget in InfoEd. The revised budget information entered into InfoEd will be fed to ARC and a revised PIN will be distributed. Updated budget information is essential for comparing expenditures with amounts budgeted.

3. Cost Transfers

While faculty and staff must make every effort to allocate sponsored project costs to the appropriate project(s) at the time the costs are incurred, it is recognized that under certain conditions, it may be permissible, or in the case of an error, necessary to transfer costs from one project to another. Cost transfers to sponsored projects are allowable only when:

- There is a direct benefit to the project activity being charged;
- The cost being transferred was incurred during an allowable time period;
The terms and conditions of the project do not explicitly prohibit the charge; and
- The cost transfer is accompanied by required documentation.

Further, University policy requires that all cost transfers to sponsored projects be prepared and submitted within 90 days following the end of the month in which the original charge was posted to a University project; thereafter, cost transfers to sponsored projects will not be permitted except in extenuating circumstances. If a request for a cost transfer is not approved, the costs in question must be moved to a non-sponsored project. Cost transfers that remove expenditures from a sponsored project are not subject to the 90-day time limit, and must be processed at the time when it is determined that an expenditure charged to a sponsored project is not appropriate to that project. For further information, see the University’s Policy on Cost Transfers.

4. Cost Sharing

Cost sharing represents that portion of the total project costs of a sponsored project borne by some entity or funding source other than the project sponsor. Typically, cost sharing relates to the commitment of personnel (i.e., effort devoted to the sponsored project), but may also include non-personnel commitments, such as equipment costs.

It is generally the case that all of the costs incurred in carrying out a sponsored project are normally funded by the sponsor of that project. There are occasions, however, when some of the costs of carrying out a sponsored project are to be funded from other sources, whether required by the sponsor as a condition of the award (Mandatory Cost Sharing), not required by the sponsor but nevertheless promised by the PI to the sponsor (Voluntary Committed Cost Sharing), or not required by the sponsor and not promised by the PI, but nevertheless charged to a funding source other than the sponsored project (Voluntary Uncommitted Cost Sharing).

The University’s Policy on Cost Sharing requires that when cost sharing commitments are made to sponsors (i.e., mandatory or voluntary committed cost sharing), the source of funds to be used to cover that cost sharing must be identified and approved at the time the commitment is made to the sponsor. In addition, those costs must be readily identifiable in the University's financial records to auditors and others in order to document that cost sharing commitments have been met and are properly accounted for. Because of the documentation requirements imposed on cost sharing, the University strongly discourages voluntary committed cost sharing.

It is important that during the life of the project, the PI ensures that any and all commitments made to sponsors are either met, or if not, that the sponsor is timely apprised of any changes in the commitment.

It is not necessary to either identify or account for voluntary uncommitted cost sharing nor should such costs be reported to the sponsor.

Mandatory cost sharing will be identified by SPA at the time of submission of a proposal. At the time of award setup, the DA must establish a non-sponsored cost share project within which
mandatory cost share expenses can be segregated. The DA must provide the unrestricted cost share project number to SPA.

Cost sharing associated with individuals receiving NIH funding whose salaries exceed the NIH salary cap will automatically be reflected in ECRT. In addition, the ECRT system should reflect any other cost sharing. DAs should determine if there are other cost sharing commitments besides those associated with “salary over the cap,” and communicate these commitments to RPIC. In order for an individual to certify his/her effort card, cost sharing information should be entered into ECRT prior to certifying the effort card. RPIC is responsible for entering the cost share information.

The University’s Policy on Cost Sharing contains more specific requirements when cost sharing commitments are made.

Some schools and/or departments may have their own policies that are stricter than the University’s Policy on Cost Sharing. It is important for PIs and administrators to follow their school’s policies on cost sharing. For example, VP&S’s Cost Sharing Policy is available via the VP&S Intranet Resources at https://www.ps.columbia.edu/insideps/?page_id=843.

5. Cost Overruns

A cost overrun in a sponsored project occurs when total expenditures charged to the sponsored project exceed the total project budget. It is recognized that in carrying out sponsored projects and ensuring that project expenses are captured on the project fully and in a timely fashion, it may be necessary to incur cost overruns on a temporary basis. However, overrun spending can place the University at risk because overrun costs are not covered by sponsored agreements and cannot be billed or reported to the sponsor.

The University expects that the PI will monitor each sponsored project as outlined in this Chapter in order to ensure that the funds awarded by the sponsor over the life of the project will be sufficient to cover all of the expenses incurred in carrying out the project, or alternatively, to identify and utilize other resources in order to avoid incurring an anticipated cost overrun. It should be noted that it is University policy that SPF may require an explanation of any cost overrun at any time.

At the end of each fiscal year, all cost overruns must either be justified or cleared to a non-sponsored source. A justified overrun is one for which the department has provided any of the following to its SPF Manager:

- Documentation from the sponsor of a forthcoming funding commitment.
  - If the NOA does not indicate that the forthcoming funding will permit coverage of the present budget period overrun, the department must obtain permission to do so from the sponsor.
• Copies of correspondence with SPA confirming that there is a pending increase in the budget for the project or an amendment has already been received, in each case that would cover the overrun.

• Documentation of an extenuating reason for the overrun that has been approved by the SPF Finance and Compliance Manager.

If none of the above apply, the overrun must be cleared.

SPF distributes monthly email notifications of sponsored projects in overrun status to both DAs and PIs. Administrators must either clear or justify all overruns to their SPF Project Manager. If the DA does not provide documentation of forthcoming sponsor funding commitments, documentation of a request to SPA to increase the project budget, documentation of another exception deemed acceptable by SPF or the number of a department-initiated GL Internal Transfer that clears the overrun, SPF may clear the overrun to the responsible unit’s unrestricted funding source.

Further guidance on resolving residual cost overruns may be found in the University’s Policy on Financial Reporting and Closeout of Sponsored Projects and Policy on Cost Overruns on Sponsored Projects.

6. Compensation Monitoring and Certification

The federal government requires universities to document that salaries charged to sponsored projects are reasonable in relation to the effort expended. The University fulfills this requirement through its annual compensation certification process, whereby the salary charged to a sponsored project is certified as being reasonable in relation to the effort expended.

During the course of the year, the University charges salaries to sponsored projects and non-sponsored projects based on allocation instructions (i.e., the percentage of salary to be charged to one or more sponsored projects or non-sponsored projects based on committed effort) provided by academic department personnel who are acting upon instructions from PIs and others who oversee those sponsored projects. These allocations must reasonably approximate the work performed. Throughout the course of the year, these charges must be monitored to ensure that any significant change in effort or workload results in a change in salary distribution. At the close of the fiscal year, a certification is required. The University’s Policy on Charging and Documentation of Personnel Costs Charged to Sponsored Projects provides comprehensive guidance on the various requirements inherent when salaries are funded by sponsored projects. See also Preparing a Sponsored Project Budget: Direct Costs – Major Categories of Direct Costs (Chapter V, Section B(2)).

Unlike vendor payments and other non-salary transactions that are documented on a transactional basis (i.e., there is supporting documentation for each charge that is subject to review and approval), the federal regulations governing the allocation of salaries among sponsored projects and other University activities are more flexible. They recognize that in a university setting, it is
often impossible to precisely allocate an individual’s effort among the various sponsored and non-sponsored activities. Ultimately, the charges must reflect a reasonable estimate of the work performed, such that the final charge is accurate, allowable and properly allocated.

As briefly described in Preparing a Sponsored Project Budget: Direct Costs – Major Categories of Direct Costs (Chapter V, Section B(2)), salaries and fringe benefit costs may be assigned to a sponsored project based on a planned workload. However, there is an ongoing obligation to monitor those charges and to modify them as necessary to reflect any significant change in effort or variance from the planned workload; in doing so, short term fluctuations may be ignored as long as over the long term the salary and fringe benefit charges are reasonable in relation to the effort devoted to each project or activity. A final requirement of the regulations is an annual effort certification.

The University uses ECRT to facilitate the annual effort certification process, as well as to provide information during the course of the year to assist Faculty and others in monitoring effort, so that appropriate adjustments to salary distributions are made on a timely basis. Faculty (i.e., Officers of Instruction and Officers of Research (other than Postdoctoral Fellows)) who devote effort to one or more sponsored projects are required to monitor and certify their own effort. In addition, PIs are required to monitor and certify the effort of graduate students and others whose efforts are devoted to sponsored projects. All Faculty engaged in sponsored activity are required to complete on-line training on effort reporting concepts, and administrative staff who are Effort Coordinators are required to complete classroom training. See Training: Mandatory Training – Effort Reporting (Chapter III, Section C(7)) for further information on training. Certification takes place each Fall.

While these are federal requirements, the University follows the same procedures for all sponsored projects, irrespective of the sponsor.

The University maintains and regularly updates a website that contains comprehensive information on all aspects of effort reporting, including reference guides, FAQ’s, links to federal regulations and to the training itself. The website also serves as the pathway to the ECRT tool. All University personnel engaged in conducting or administering sponsored projects should regularly review the Effort Reporting Website.

7. Subawards

Federal funding agencies require that institutions working on subawards under Columbia prime awards follow all of the rules and regulations that would apply to prime awards at their own institutions. Further, the responsibility for monitoring compliance with those regulations devolves to Columbia as holder of the prime award. As indicated in Review and Submission of a Sponsored Project Proposal: Additional Approvals and Certifications – Subawards (Chapter VI, Section E(10)), the University has a Subaward Policy that includes requirements that apply both prior to and after a subaward is granted. The pre-subaward requirements are discussed in Review and Submission of a Sponsored Project Proposal: Additional
Approvals and Certifications – Subawards (Chapter VI, Section E(10)) and the following describes certain post-subaward requirements:

**General**
The Subaward Policy mandates that the PI:

- Routinely gather and review technical performance reports;
- Routinely review invoices and expenses relative to budget;
- Conduct periodic on-site visits, when necessary; and
- Initiate audits, when necessary.

Following the execution of a subaward agreement, the PI and his/her DA should jointly determine the frequency and scope of departmental monitoring procedures based on the risk mitigation strategy, if any. The PI and the DA should report any material problems with respect to any subaward to SPA, the CTO or CTV, as appropriate.

**Performance**
The PI will monitor the progress of the subrecipient work scope by reviewing formal progress reports on a timely basis. He/She may also receive informal progress reports by phone or email. Review by the PI of progress reports from the subrecipient must occur regularly. Progress reports must be solicited, reviewed and filed with the prime award documents.

Site visits are generally conducted in connection with ongoing collaborations to manage the research and administrative aspects of the subaward. Site visits are a discretionary monitoring procedure, but are recommended to evaluate the subrecipient’s compliance with the scientific objectives of the subaward, the level of complexity of activity and the scope and duration of the project. Site visits should be documented by meeting notes, trip reports or correspondence and such documentation retained in the files.

**Invoices**
Invoices from subrecipients must be reviewed by the PI and the DA for allowability, reasonableness and compatibility with the subaward budget. The specific requirements for reviewing invoices are described in the Subaward Policy and, in particular, Section F – Post-Subaward Monitoring of the Policy that sets out the requirements for reviewing subrecipient invoices.

**RPIC Monitoring**
On an annual basis, RPIC is required to take certain actions with respect to each subrecipient listed in the subaward database maintained by RPIC that is party to an active subaward agreement. Such actions are described in the Subaward Policy.

**Federal Funding Accountability and Transparency Act (FFATA)**
As part of FFATA, all recipients of federal funds, including grants, contracts, loans and other assistance and payments, are responsible for reporting certain information relating to subaward agreements under federal direct awards and contracts (i.e., name, location and identifying
number of subrecipient, amount of award and type of funding). As part of its responsibilities relating to subrecipient agreements, SPA is responsible for providing the required information to the federal government for all Columbia federal subawards. PIs and DAs will not be required to report this information directly. The information will ultimately be reported via https://www.usaspending.gov/ and more information about FFATA can be found at https://www.fsrs.gov.

8. No Cost Extensions

As a general rule, upon expiration of a sponsored project, in addition to providing the sponsor with a final progress report and other non-financial deliverables, a number of actions are necessary to close out the financial aspects of the project. However, if the work under the project is not yet complete and the project is not being competitively renewed, it may be possible for the PI to obtain a no cost extension in order to fulfill the obligations of the award.

Extension requests are the responsibility of the PI and must follow the sponsor’s policies. Requests should be addressed to the awarding agency. The letter should state the reason for the request, the amount of additional time needed and the use to which the funds will be put during the extension period, and should be sent before the expiration of the budget period in question. Before the request can be sent to the sponsor, an IPASS signed by the PI and his/her Chair, Director, Dean or Designee must be reviewed and countersigned by a SPA Project Officer.

Agency policies differ with respect to the method of submission, timing of the request and the length of the allowable extension. Note that in order to request an extension, the resources available to cover the cost of the work itself must be identified. Typically, those resources are in the form of an unexpended balance on the project itself.

9. Supplemental Funding Requests

If, during the course of the project, the PI feels that supplemental funds are required, he/she must submit a request to the agency in the form of a short proposal outlining the work to be done and the need for additional funds. A budget and budget justification must be provided showing how the additional funds will be used. The supplemental request is submitted in the same manner as any other proposal and must follow the sponsor’s specific requirements.

10. Property Management

Property purchased under sponsored agreements must be used exclusively or primarily for the sponsored project. Many sponsored agreements provide special terms and conditions regarding the vesting of title as well as reporting requirements for capital equipment purchased by the PI or by a subrecipient. Care should be exercised to ensure property is managed with strict controls. The PI should discuss any special terms and conditions regarding property management and see guidance regarding compliance with Capital Asset Accounting within the Controller’s Office. The University’s policies for property management are provided in the “Property and Equipment
PIs should familiarize themselves with the contents of this Manual and the policies to the extent that they apply to the management of their awards.

G. International Operations

International Operations is managed and overseen by a collaboration among the Offices Treasury and the Controller, Procurement and OGC. It aims to ensure that the University programs are able to adhere to the highest standards of fiscal responsibility, in light of the growing demands of globalization.

International Operations will aim to provide answers to any questions raised, either by identifying the appropriate policy, tool or resource available or by seeking further guidance in instances when additional clarification might be needed. The following are examples of issues that could be addressed:

- Collaboration between faculty of different departments or schools with programs already established or soon to be established abroad;
- Checklists of issues to consider for faculty or staff traveling to a high-risk location;
- Guidance to administrators planning a new study abroad program;
- Establishing a presence in a different country (e.g., opening a foreign bank account, employing staff and establishing a legal presence); and
- Continuous collaboration with other universities across the country to determine best practices and possible solutions to common challenges.

The International Operations website is structured with three major categories of content: Getting Started, includes topics meant as a general overview for faculty and staff new to international work; Managing Financial Needs, includes guidance and options for enabling program related expenses across international borders; and Working Globally, focuses on topics that are more pertinent for projects with actual operations outside the United States. Additionally, the website includes a comprehensive International Travel section with pertinent advice and helpful topics that are relevant to all members of the Columbia community who travel internationally.

You can visit the main page of the International Operations website or email them at globalsupport@columbia.edu.

H. Federal Agency and Other Sponsor Visits, Audits and Reviews
Various federal, state and non-governmental sponsors may request a site visit, audit or review (collectively, reviews) of a University unit, program or project. These reviews are in addition to the annual OMB compliance audit under the Uniform Guidance.

The University has a centralized process for managing reviews. All reviews are managed by the Office of the Controller in close coordination with the applicable Department, SPA and OGC. Receipt of timely notification of review notices is critical to ensuring effective management of sponsor requests.

Any PI or DA who is notified of a potential sponsor review must notify the following administrators or administrative offices:

- Senior Business Officer of the applicable department or school
- Office of the Controller
- SPA

within five business days of receiving notification. The foregoing administrators or administrative offices will coordinate with the applicable PI, department and school to determine the appropriate level of support needed in responding to the sponsor.
IX. PROGRAMMATIC MANAGEMENT OF A SPONSORED PROJECT

A. Introduction

In addition to the financial monitoring of a sponsored project as described in Financial Management of a Sponsored Project (Chapter VIII), the PI, supported as necessary by his/her DA and other administrative staff, has full responsibility for the conduct of a sponsored project and the results achieved. As a result, the PI should monitor the performance of a project to assume adherence to performance goals, time schedules and other requirements as appropriate to the project. In addition, the PI has the obligation to provide the reports required by the sponsor and to otherwise comply with the terms and conditions of the award.

The following description of certain particular responsibilities is based on federal regulations and in particular those of NSF and NIH. Non-federal government sponsors may have additional or other requirements and the relevant grant application, NOA or agreement should be reviewed carefully to understand post-award responsibilities.

B. Reporting

1. Progress Reports

Most sponsors require periodic progress reports during the life of an award. The PI uses this report to document his/her progress with the originally proposed project plan. It is an opportunity for the investigator to explain the highlights, the set-backs, any changes to what was originally planned and the accomplishments of the project.

The requirements for completing progress reports differ from sponsor to sponsor. Some sponsors require annual reports, while others may request them as often as on a monthly basis. It is the PI’s responsibility to read the NOA or sponsored project agreement and comply with the progress reporting requirements. Sponsors may require additional forms to be completed (for example, if the study contains human subjects).

PIs and co-PIs on NSF grants must notify NSF when active Other Support has changed since the award was made or since the most recent annual report. A NSF-approved format for Current and Pending Support must be used to notify NSF in annual and final reports. For more information about the NSF project reports, see Research.gov - About Project Reports. For information about Current and Pending Support, see https://www.nsf.gov/bfa/dias/policy/cps.jsp.

Similarly, NIH requires that any changes in active Other Support for senior/key personnel be reported in the Research Performance Progress Report (RPPR) if there have been changes since the last reporting period. New Other Support forms and instructions are
anticipated to be released in late 2020, along with updates to the NIH Grants Policy Statement.

2. **Timeliness of Reports**

It is extremely important for PIs to keep track of progress report due dates. It is the PI’s responsibility to file reports on time. Failure to do so could jeopardize future funding with that sponsor both to the PI and to other University investigations. In some cases, continued funding for subsequent budget years is contingent upon receipt of timely progress reports.

A NOA or project agreement generally contains a project timetable, milestone chart and a list of specific deliverables. If these timetables, milestones and deliverables are not met, the sponsor may determine that only partial project payment is due the University. It is therefore critical that all elements of the work plan be completed and reported on in the allotted timeframe. Unexpected changes can occur during the funded time period. It is extremely important to communicate delays in research to SPA, the CTO or CTV as appropriate. The appropriate University office will be able to guide the investigator on next steps.

The information in periodic reports must be completely accurate. Please contact SPA, the CTO or CTV for guidance.

C. **Post-Award Activities That Typically Require Prior Sponsor Approval**

Most sponsors expect that the work performed on a sponsored project will follow the scientific plan as set forth in the application or agreement, but ordinarily permit some latitude in the methodology, approach or other aspects of the project. However, significant charges typically require prior sponsor approval.

Section 200.308 *(Revision of Budget and Program Plans)* of the Uniform Guidance outlines the circumstances under which federal sponsors require prior approval. However, federal agencies are authorized to waive prior written approvals for any one or more of the following:

- The incurrence of project costs within 90 calendar days before the awarding agency makes the award;
- The initiation of a one-time extension of the period of performance for up to 12 months; and
- A carry forward of unobligated balances to subsequent periods of performance.

It is important to review the terms and conditions of the NOA carefully as prior approval requirements for the three above circumstances may or may not be required depending on the federal agency or the specific project.
The following circumstances are examples of when prior approval of the sponsor is typically required:

1. **Substantive Changes to Proposed Research**

   Significant changes to the research from what was proposed and approved by the sponsor require notification and/or approval. PIs are therefore advised to contact their SPA Project Officers as soon as possible in the following situations:

   **Changes in Objectives or Scope**
   Neither the phenomena under study nor the objectives of the project stated in the proposal should be changed without first obtaining sponsor approval. Such changes should be proposed to the sponsor in writing and countersigned by a SPA Project Officer.

   **Changes in Methodology**
   The PI may wish to pursue interesting and important leads that arise during the conduct of a research project, or to adopt an alternative approach that appears to be a more promising means of achieving the objectives of the project. A PI should contact his/her SPA Project Officer in these situations to ascertain whether formal approval is necessary.

   **Significant Changes, Delays or Events of Unusual Interest**
   It is appropriate for the PI to contact his/her SPA Project Officer when he/she becomes aware of any delays or adverse conditions that will affect the ability to attain the objectives of the project or to meet any time schedules outlined in the original proposal. The Project Officer should also be informed when any events of unusual interest occur during the course of the project.

2. **Change of PI**

   The sponsor’s decision to support or not to support a proposal is based, to a considerable extent, upon its evaluation of the PI’s knowledge of the field of study and ability to conduct the project. Therefore, sponsors expect to be notified formally if the PI:

   - Devotes substantially less effort to the work than anticipated in the approved proposal (for NIH, a decrease of 25% or more from the level that was approved at the time of the award);
   - Is disengaged from the project for more than three months or reduces his/her time devoted to the project by 25%;
   - Leaves the University; or
   - Otherwise relinquishes active direction of the project.

   In such instances, the PI must request formal agency approval for the change via his/her SPA Project Officer. Approval may also be needed for changes in key personnel on the project other than the PI.
3. Absence of PI

Short-Term Absence of the PI
If a PI will be absent from the research for a period of time less than three months, the sponsor should be notified and formal agency approval should be sought. The agency can decide whether a temporary PI should be appointed. It is advisable for the PI to discuss these situations directly with his/her SPA Project Officer before contacting the sponsor.

Long-Term Absence of the PI
If the PI will be away from the project for a period longer than three months, arrangements for interim oversight of the project should be made and a request for approval sent to the agency. This information should be provided to the SPA Project Officer as far in advance as possible, who will provide written approval of such arrangements. If the arrangements are not satisfactory to the sponsor, the award may be terminated.

4. Transfer of Grant To or From Columbia

Grants and contracts are always made to the institution rather than to the PI. Therefore, when a PI wishes to transfer a grant to or from Columbia, appropriate institutional approvals must be sought. Sponsors require that the award be properly closed out at the PI’s prior institution before granting approval to transfer the award to the new institution. The prior institution must provide a final financial accounting with which the sponsor concurs. The award balance will be returned to the funding agency and will then be transferred to the new institution. It is the PI’s responsibility to notify his/her SPA Project Officer as soon as possible to alert them to any changes of this nature. No transfers will be made until the PI is up-to-date on all reporting requirements.

In some circumstances, subject to school policy and approval, Columbia may choose to accept the F&A rate approved at the former institution, rather than requiring rebudgeting of the award, with the understanding that this lower rate will be allowed only until the next competing continuation or renewal phase.

Note that pending proposals require formal transfer of ownership when the PI moves from one institution to another before a funding decision has been made. In this situation, the PI’s previous institution relinquishes ownership of the proposal to the sponsor. The new institution then submits a revised budget (using its F&A rate), budget justification, and other pertinent forms as requested by the sponsor. In some cases the agency may require the PI to resubmit the proposal in its entirety.

See Transfer of Sponsored Projects (Section E) below for more information. For step-by-step instructions on award transfers, visit the SPA webpage at https://research.columbia.edu/content/award-transfers.
5. **Equipment Not in the Original Budget**

Approval is generally necessary when the PI of a federal award wishes to purchase an equipment item (defined as costing more than $5,000 with a useful life of more than one year) not originally identified in the budget. These requests require a scientific/programmatic rationale for the purchase, a cost breakdown, and, if possible, vendor quotes. Such requests must be vetted and signed by your SPA Project Officer. Prior approval is usually not required for a change of vendor or model for research and technical equipment included in the approved budget, or for a change of 25% or less in the acquisition price of approved equipment. Specific sponsor policies vary and should be reviewed prior to purchasing any equipment not previously approved.

6. **Subawards Not in the Original Budget**

In general, sponsors must approve subawards not identified in the original budget. Appropriate paperwork from the potential subrecipient must be included as described in *Review and Submission of a Sponsored Project Proposal: Additional Approvals and Certifications – Subawards* (Chapter VI, Section E(10)). The Columbia PI should supply a cover letter explaining the need for the subaward.

7. **Other**

Other examples of post-award activities that may require sponsor prior approval are:

- Significant rebudgeting. See *Financial Management of a Sponsored Project: Monitoring a Sponsored Project – Rebudgeting* (Chapter VIII, Section F(2)).
- Substitution of one animal model for another.
- Change from the approved use of animals or human subjects.
- A clinical hold by FDA under a study involving an IND or an IDE.
- Application of a new technology, e.g., changing assays from those approved to a different type of assay.
- Transfer of the performance of substantive programmatic work to a third party through a consortium agreement, by contract or any other means. If the third party is a non-U.S. contractor, this type of action always requires NIH prior approval.
- Incurrence of research patient care costs if costs in that category were not previously approved by the sponsor or if a grantee desires to rebudget additional funds beyond those approved into or rebudget funds out of the research patient care category.
- Carryover of unobligated balances from one budget period to the next unless specifically allowed by the sponsor. Most training grants, cooperative...
agreements, center grants and clinical trials do not permit automatic carryover of unobligated balances.

- Transfer of funds between construction and non-construction work.
- No cost extensions. See Financial Management of a Sponsored Project: Monitoring a Sponsored Project – No Cost Extensions (Chapter VIII, Section F(8)).

D. Retention and Access to Research Data

The PI is responsible for the collection, management, maintenance and retention of research data accumulated during a research project. The University must retain research data in sufficient detail and for an adequate period of time to enable appropriate responses to questions about accuracy, authenticity, privacy and compliance with laws and regulations governing the conduct of the research. It is the PI’s responsibility to determine what records need to be retained to comply with sponsor requirements. PIs should adopt an orderly system of data organization and should communicate the chosen system to all members of a research group and to the appropriate administrative personnel, where applicable. Particularly for long-term research projects, PIs should establish and maintain procedures for protection of essential records in the event of a natural disaster or other emergency.

The University has recently published a Guidance on the Retention of Research Data. The Guidance details the responsibilities of the University and the PI in the stewardship of research data, including access, ownership and transfer of original research data. Importantly, the Guidance recognizes that best practices for treatment of research data vary by discipline. For this reason, the Guidance provides that individual academic units may supplement the Guidance with their own, additional guidelines as appropriate. Finally, standards, technology and requirements for research data retention are rapidly evolving. Accordingly, the Guidance will be updated as needed in response to changes.

Research data should be maintained as long as possible, but at a minimum for three years after the conclusion of a research project, with original data retained wherever possible. Some academic units may require a longer, but not shorter, period of retention; longer periods may also be required by a sponsor. Some circumstances may require a longer period of retention such as:

- Data that must be kept for as long as necessary to protect intellectual property and complete patenting and licensing procedures for inventions resulting from the work;
- If any charges regarding the research arise, such as allegations of scientific misconduct, conflict of interest or improper charging of costs, data must be retained at least until such charges are fully resolved; and
• If a student is involved in the research, data must be retained at least until the student’s degree is awarded or it is clear that the student has abandoned work on the project.

The University has established the Research Data at Columbia website (https://research.columbia.edu/research-data-columbia), dedicated to research data management and retention resources for all stages of the research lifecycle. This website contains policy information and resources for data storage, management, security and other relevant information for researchers.

See Study Closure: Data Retention (Chapter XV, Section D) in the Clinical Research Handbook for additional holding periods for clinical research studies.

E. Research and Data Integrity

1. Research and Data Integrity (ReaDI) Program

Robust data and research integrity is vital to ensuring that research results are reproducible and verifiable. The Research and Data Integrity (ReaDI) Program was created to enhance data management and research integrity at Columbia. Based in RCT, the ReaDI Program provides resources, outreach and consultation services to research at all stages in their careers. Resources and information are available on the ReaDI Program website, https://research.columbia.edu/ReaDI-Program.

2. Misconduct in Research

Occasionally, questions may arise concerning the integrity of research. The University’s Institutional Policy on Misconduct in Research governs concerns regarding falsification, fabrication or plagiarism in research, including research proposals, regardless of whether such research is federally funded. RCT administers the research misconduct process and is a resource for anyone with concerns in this area. More information about the research misconduct policy and procedures is available at https://research.columbia.edu/content/research-misconduct. Contact RCT with any research integrity concerns.

F. Transfer of Sponsored Projects

1. Transferring Sponsored Funding to Another Institution

Investigators who resign from the University have several options to consider if they have sponsored funding. The two main considerations when transferring to another institution are whether the investigator’s funded projects remain at the University under the direction of a new investigator, or whether the funding is transferred to the new institution where the project is then continued. As all sponsored funding is formally
awarded to the University and not to the PI, the University must be involved in any decision to transfer funding to another institution.

When resigning from the University, faculty must follow the termination guidelines set forth by the Provost’s Office in the Faculty Handbook:

Officers of Instruction:  
http://www.columbia.edu/cu/vpaa/handbook/instruction.html

Officers of Research:  
http://www.columbia.edu/cu/vpaa/handbook/research.html

All administrative requirements must be completed, including completion of an effort certification for the period up to departure from the University.

When leaving the University, a PI must contact his/her SPA Project Officer to initiate the process of moving his/her sponsored projects to the new institution. This will normally involve initial discussions with the sponsor. The sponsor has the overall authority over whether a grant or contract may be transferred to a new institution. If you have institutional grants, such as training grants or program project or center grants, the applicable Dean’s office or the Office of the EVPR should be contacted prior to contacting your SPA Project Officer.

Some factors to consider:

- Is the departmental chair at the new institution aware of the PI’s current funding?
- Does the department of the new institution have the resources and staffing available to assist on a project currently in progress?
- Can the materials, supplies and equipment be transferred to the new institution?
- When using human subjects, can new subjects be recruited at the new institution? Will that be necessary at the point of transfer?

The above questions will, in all likelihood, be asked by the sponsor. Sponsors differ in their requirements for transferring out a grant. The following items are typical for a sponsor to request when the funding is being transferred to a new institution:

- Formal letter, signed by the PI and his/her SPA Project Officer.
- New grant application, signed by a Signing Official of the new institution, requesting the remaining funds and describing how the project will continue. The application should contain all relevant information as outlined in the questions above.
- Final Progress Report.
All administrative requirements must be completed, including effort certification for the period up to departure from the University.

**Relinquishing Statements**

Most sponsors require that a formal statement be completed to release an award from one institution before it can be awarded to another institution. Many sponsors have specific forms (**Relinquishing Statements**) that must be used for this purpose. A Relinquishing Statement is required when a PI leaves the University, relocates to another institution and takes a sponsored project to that institution. In such cases, the school or department must prepare a Relinquishing Statement and send it to the appropriate SPA Project Officer with the PI’s signature for review and transmittal to the sponsor. Prior to transmitting it to the sponsor, SPA will forward the statement to SPF for a review of the reasonableness of the unexpended balance projected by the PI as reflected on the Relinquishing Statement. Upon approval of the project transfer by the sponsor, SPF will request a final reconciliation from the School or Department, prepare the final Financial Status Report and begin the award closeout.

In addition to transferring the sponsored project to another institution, the relocation of a PI to another institution sometimes involves the transfer of equipment to that institution. The **Equipment Inventory Adjustment Form** is used to request the transfer of equipment to another institution. No equipment may be moved from Columbia until approval has been obtained. Once approved, the Controller’s Office will provide the receiving institution with a listing of the equipment, requiring that organization to acknowledge receipt and to accept responsibility for the equipment. The Controller’s Office will obtain any necessary approvals of the transfer from the sponsor. Before shipment, any University or government identification must be removed from the equipment. The transferee institution is responsible for all transportation costs.

If there is any inconsistency between University policies and the terms of the grant or contract under which equipment was funded, the terms of the grant or contract govern.

When using animals and human subjects, discussions need to take place with the IACUC and the ICM or the IRB, to discuss the procedures for transferring a funded project. See **Animal Care and Use During a Study: Animal Transfers (Chapter VII, Section F)** in the **Animal Research Handbook** for further information.

You should work with your assigned SPA Project Officer to gather all materials necessary. They will be communicating with the sponsor on the investigator’s behalf to ensure all administrative documents are filed.

### 2. Transferring Sponsored Funding to the University

When coming to Columbia, the same questions apply as mentioned above. SPA will require:
- New grant application to the sponsor, containing all requested sponsor forms and detailed budget
- A signed Relinquishing Statement from the other institution
- A copy of the final Financial Status Report from the other institution
- Finalized Rascal PT Record
- Completed FCOI reports
- Completed IRB or IACUC protocols in Rascal (if applicable).
X. CLOSING OUT A SPONSORED PROJECT AWARD

A. Introduction

The closeout of a sponsored project has both programmatic and financial components and the PI has responsibilities in both areas. In the programmatic and operational close-out of a sponsored project, the PI is responsible for the submission of all technical reports required by the sponsor, closure of bank accounts, reconciliation of prepaid vouchers and petty cash funds, termination of services and contracts and close-out of subawards. For the financial closeout, the PI is responsible for the review and validation of project expenditures prior to SPF’s submission of final financial reports required by the sponsor. PIs must ensure that any charges and/or adjustments necessary are made in a timely and accurate manner to ensure that the expenditures reflected on financial reports agree with those recorded in the University’s accounting records.

B. How to Close Out an Award

1. Expenditure Finalization and Validation and Final Financial Report

Following the expiration of a project or budget period that requires interim closeout, the University is required to submit a final financial report or statement of costs incurred to the sponsor. The final financial report is prepared by SPF and sent to the sponsor prior to the due date specified in the terms and conditions of the award, which may vary from sponsor to sponsor. Generally, the due date of the final financial report is between 60 and 120 calendar days after the last day of the final budget period of the project, although a sponsor may set an earlier date.

SPF prepares final financial reports (or statements of expenditures) utilizing expenditure data for the project recorded in ARC. In advance of preparing and submitting the final financial report, SPF requires that expenditures be finalized in ARC and that the PI and DA both review the expenditures attributed to the budget period or project pending closeout and provide an email validation that they have done so to their SPF Manager.

The expenditure finalization and validation due date is predicated on the due date of the sponsor’s final financial report, and is communicated to DAs and PIs 30 days before the budget period (other than when the project end date falls after the budget period by more than 30 days) or project termination date via a closeout notification and, additionally via a validation request. The ARC activity or activities attributed to the budget period or project will be activated on the expenditure finalization and validation due date. The expenditure finalization and activity inactivation timeline is summarized as follows:

Expenditure finalization and validation timeline:
- Expenditures must be finalized and validated by the following number of days after the budget period or project termination date; 
  Note: expenditure finalization occurs when all approvals have been obtained and expenditures posted to the sponsored project in ARC
  - 90 days: for NIH and NSF prime grants and cooperative agreements
  - 60 days: for all other prime awards, including non-federal awards, and NIH and NSF contracts
  - 40 days: for all inbound subawards made to Columbia
  - 5 days: for all projects with non-standard (early) reporting due dates
- Activities will be inactivated automatically on the expenditure finalization and validation due date, inhibiting further expenditure changes
- SPF will submit financial reports based on expenses posted to ARC and will neither accept departmental financial reconciliations nor report pending expense adjustments

In advance of expenditure finalization and expenditure validation deadlines, PIs and DAs should conduct a thorough review of expenses and execute any transactions needed to bring expenditures to finality. A thorough review includes completing the following steps:

- Review current and pending expenditures to ensure that they are appropriate, allowable, and representative of all expenditures associated with the sponsored project for each activity’s purpose and period;
- Review outbound subawards to ensure that all invoices have been received, reviewed and paid;
- Submit pending cost transfer requests;
- Clear petty cash and travel advances and liquidate open encumbrances and purchase orders;
- Review anticipated integrating system distributions (e.g., payroll and communications);
- Remove cost overruns, if any;
- Prepare for disposition of an unexpended balance, if any;
- For training grants, determine stipend, tuition, and fee amounts by trainee to be transferred to the following period and communicate result to your SPF Project Manager;
- Review receivables balance to ensure that expected payments have been received and applied;
- Determine if a no-cost extension is needed and if so, notify your SPA Project Officer; and
- For training grants, provide your SPF Project Manager with a copy of the Statement of Appointment, Termination Notice, ARC statements supporting the stipends paid and Payback Agreement.
If an expenditure validation is not provided to SPF by the deadline specified in the notifications, SPF will prepare and submit the final financial report to the sponsor based on expenses and posted to the ARC sponsored project as of the date of preparation of the report. Any outstanding encumbrances will be removed, and any cost overruns must be cleared by the department. Further, any additional costs incurred on the project, but not reported in the final financial report will be the obligation of the department. Only expenditure credits deemed necessary after the expenditure validation deadline will be allowed.

The following table summarizes the responsibilities of the PI, the DA and SPF in the financial closing out of an award:

<table>
<thead>
<tr>
<th>PI and/or DA</th>
<th>SPF</th>
</tr>
</thead>
<tbody>
<tr>
<td>Review projects on an ongoing basis to ensure that all expenses are appropriate and allowable; correct errors promptly</td>
<td>30 days prior to budget period or project termination date: send closeout notifications to DAs and PIs alerting them to impending activity inactivation and closeout terms.</td>
</tr>
<tr>
<td>Process any outstanding vouchers that are allowable on the project; begin to finalize expenditures; perform thorough expense review</td>
<td>Project anniversary/budget period or project termination date: send validation requests to DAs and PIs requesting expenditure finalization and validation</td>
</tr>
<tr>
<td>On or before expenditure finalization and validation due date, finalize expenses and send validation to SPF Manager; activities will be inactivated automatically, inhibiting expenditure changes</td>
<td>Review and adjust F&amp;A charges when necessary; prepare and submit final financial report to the sponsor.</td>
</tr>
<tr>
<td></td>
<td>Provide copies of final financial report to the DA and SPA and archive documentation for auditors</td>
</tr>
<tr>
<td></td>
<td>Close ARC Project once all financial obligations have been met</td>
</tr>
</tbody>
</table>
2. Final Technical Report, Progress Report and Other Deliverables

The PI is responsible for submission of all technical and/or progress reports required under the terms of an award, as well as other agreed upon deliverables such as data, graphs or software. Failure on the part of the PI to deliver any required reports to the sponsor in a timely matter may have a negative impact on the collection of funds for the project and future funding from that sponsor to the University. In addition, the terms of many contracts provide that final payments will not be made until the required final reports have been submitted.

As the failure to submit final reports can result in severe negative consequences to the University, the Chair of the PI’s Department may be called upon to coordinate the completion of reports if the PI is unable to do so.

3. Final Invention Statement

Many sponsors require an invention report as part of the closeout process. PIs are responsible for completing a Final Invention Statement in whatever format the sponsor requests, whether or not the funded project resulted in any subject inventions and whether or not inventions were previously reported. Final Invention Statements must be submitted to SPA or the CTO, which will work with CTV to verify inventions and sign the Statement. If any inventions are reported, the PI should clearly indicate the name of invention, title of the invention and date it was reported to the sponsor.

4. Treatment of Open Commitments and Encumbrances

Open commitments, also known as “encumbrances”, are expenses that the award is expected to incur, but for which payment has not yet been made.

Subaward Commitments
Departments must reconcile amounts paid by the University for a subaward against the services rendered by the subrecipient. All open commitments related to the subaward must either be liquidated or cancelled.

Petty Cash
Departments must maintain documentation of all petty cash funds used, and must regularly reconcile those funds, as required by the University’s Petty Cash Policy.

Petty cash encumbrances are liquidated via either payment vouchers and/or a departmental check totaling the amount of the encumbrance. These supporting documents must be presented to SPF.
Travel Advances
Departments must maintain documentation of all travel advances and must perform a travel advance reconciliation by completing a Travel and Business Expense Form as required by the University’s Travel Expense Policy. Any unallowable travel expenses (as defined by sponsor regulations, University policy or grant/contract terms) must be segregated from allowable travel expenses, and may not be charged to the sponsored project. All travel advances must be cleared before project closeout.

5. Release Forms

Although not generally required for grants, release forms are often required for contracts in order to formally release the University from any legal liability. If a release form is required, it will be prepared and signed by SPF and sent to the sponsor with the final invoice.

6. Subawards

Upon termination of a subaward, the PI must ensure that all narrative and progress report obligations, as well as financial deliverable obligations, are satisfied by the subrecipient prior to the release of final payment to the subrecipient.

7. Project Termination Issues

By the expenditure finalization date in the project closeout notification, all appropriate expenditures should have already been recorded on the project. Any necessary subsequent charges or adjustments must be approved by SPF.

Residual Balances Remaining at the End of a Sponsored Project
Upon the termination of a project, any unexpended funds will be automatically returned to the sponsor unless there is a competitive renewal of the project that has been awarded and sponsor regulations permit the carryover of that unexpended balance into the new project period or the terms and conditions of the award permit the University to retain the unexpended balance. Typically, any such carryover requires a formal request from the PI.

If the award is in the form of a fixed price contract and the terms and conditions explicitly state that the University may keep unexpended funds, SPF will transfer the residual balance to a project specified by the PI or DA upon receipt of a written statement:

- From the PI substantiating that all project requirements have been satisfied and that all costs related to the sponsored project have been charged to the sponsored project
- From the DA substantiating that all costs relating to the sponsored project have been charged to the sponsored project.
In the case of industry sponsored clinical trials, approval by the CTO is also required. For SRA projects, residual balances will be reviewed by SPA and CTV and a determination made on a case by case basis.

**Cost Overruns Remaining at the End of a Sponsored Project**

As noted in *Financial Management of a Sponsored Project (Chapter VIII)*, an overrun on a sponsored project occurs when total expenditures charged to the sponsored project exceed the total project budget. Overrun spending can place the University at risk because overrun costs are not covered by sponsored agreements and may not be billed or reported to the sponsor.

SPF distributes monthly email notifications detailing sponsored projects in overrun to both DAs and PIs; these notifications clarify that overruns are expected to be justified or resolved as they emerge over the life of the project. Any cost overrun remaining at the termination of a sponsored project must be promptly cleared. The funding source of the cost overrun is at the discretion of the PI or the department, except that it may not be another sponsored project. The PI or department will be responsible for providing alternate funding for the direct cost portion of the cost overrun.

**Major Equipment Disposition and Excess Supplies at Closeout**

For federal sponsored projects, major equipment disposition activity and excess supply disposition activity may occur at project closeout.

Major equipment disposition activity will occur when the federal project’s terms and conditions require it. See *Section 200.313(e) (Equipment)* of the Uniform Guidance. If required, the Controller’s Office will contact the PI and DA when a piece of equipment purchased on a grant has a Fair Market Value (FMV) of more than $5,000 at award termination. When this is the case, the piece of equipment must have one of the following dispositions:
reagents and gases). If this amount exceeds $5,000, SPF will contact the applicable DA to confirm disposition.

For both federal and non-federal projects, unless the award or agreement provides otherwise, title (ownership) to equipment acquired with sponsored funds vests with the University upon acquisition. Prior to asset disposition, the Controller’s Office must be contacted so that it can verify if there are any sponsor restrictions. Equipment purchased by a sponsored project must be used for the work of that project so long as it is needed, whether or not the project or program continues to be supported by federal funds. It may also be used for other purposes, to the extent that such use does not affect its availability to carry out the work of the project that funded it.
ANNEX I-A

GLOSSARY OF ACRONYMS AND ABBREVIATIONS

AHRQ  U.S. Agency for Healthcare Research and Quality
ARC  Accounting and Reporting at Columbia
ASSIST  Application Submission System and Interface for Submission Tracking
CDC  Centers for Disease Control
CFR  Code of Federal Regulations
CITI  Collaborative Institutional Training Center
CRC  Clinical Research Coordinator
CTAC  Clinical Trials Advisory Committee
CTMS  Clinical Trials Management System
CTO  Clinical Trials Office
CTSA  Clinical and Translational Science Award
CTV  Columbia Technology Ventures
CUIMC  Columbia University Irving Medical Center
CV  Curriculum Vitae
DA  Departmental Administrator (or any other departmental staff member who manages the administration of sponsored projects)
DOD  U.S. Department of Defense
DOE  U.S. Department of Energy
ECRT  Effort Certification and Reporting Technology
EH&S  Office of Environmental Health and Safety
EVPHBS  Executive Vice President for Health Biological Sciences
EVPR  Executive Vice President for Research
F&A  Facilities and Administrative
FCOI  Financial Conflict of Interest
FDS  Financial Data Store
FFR  Federal Financial Report
GRA  Graduate Research Assistant
hESC  Human Embryonic Stem Cells
HHS  U.S. Department of Health and Human Services
HICCC  Herbert Irving Comprehensive Cancer Center
HIPAA  Health Insurance Portability and Accountability Act
HRPO  Human Research Protection Office
HRSA  U.S. Health Resources and Services Administration
IACUC  Institutional Animal Care and Use Committee
IPASS  Institutional Approval/Prior Approval Form
IRB  Institutional Review Board
JIT  Just in Time
MTDC  Modified Total Direct Costs
PI CERTIFICATIONS

- To the best of my knowledge and belief I and all other individuals who will be responsible for the design, conduct or reporting of the research or educational activities included in this project completed an up to date Conflict of Interest Disclosure.
- I/we have not, to the best of my/our knowledge, been excluded from federal financial and nonfinancial benefits under federal programs or activities.
- I/we have not, to the best of my/our knowledge, utilized federal appropriated funds for lobbying the Executive or Legislative Branches of the Federal Government.
- I/we and all scientific/technical officers to be employed on this project have executed and filed the Columbia University “Agreement to Assign to the University Inventions or Discoveries Conceived or Reduced to Practice in the Performance of Sponsored Projects”.
- The human and/or animal subjects protocol(s) that have been/will be reviewed and approved by the Institutional Review Board (IRB) and/or Institutional Animal Care and Use Committee (IACUC) faithfully reflects the work proposed in this proposal.
- All activities in this project will be carried out in compliance with the Environmental Health and Safety policies and procedures of Columbia University.
- If the sponsored project is awarded, I/we will not engage in the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance in conducting any activity within the sponsored project.
- The information presented in this proposal is complete, accurate and developed according to practices commonly accepted within the scientific community.
- To the best of my/our knowledge, all of my/our pending proposals and current awards have been identified as Other Support in this proposal or progress report to the extent required to be disclosed to the sponsor. Assuming that all of the pending proposals are funded, my/our effort to be expended on the projects to which such proposals and awards relate has been accurately stated or will be adjusted as required (with prior sponsor approval having been requested through SPA where applicable).
- To the best of my/our knowledge, any scientific budgetary or effort overlap between this application and any other proposal or award has been appropriately disclosed on this application and if the sponsored project to which this application relates is awarded, any such overlap that exists at the time of award will be identified, reported to and approved by the requisite sponsors prior to acceptance of such award.
- I/we hereby assign to Columbia all my/our right, title and interest in any discovery, invention or algorithm that is or may be patentable, together with any supporting technology resulting primarily from the use of Columbia’s facilities or from my/our activities while engaged in Columbia’s service.