NEW POLICY - VOL. 20, NO. 1

ADMINISTRATION OF GRANT PROGRAMS

The Grant Compliance Officers shall:

A. identify any specific requirements in either State or Federal law governing the disbursement, accounting, recordkeeping, or reporting of specific grant awards and incorporate those requirements into the general guidelines;

The compliance requirements described in this policy are those applicable to all grant funds or Federal government pass-through funds. Additional requirements may apply to specific programs or funding mechanisms.

B. monitor activity in any grant funded program or project consistent with this policy.

Allowable Cost Compliance

The Compliance Officer shall insure ensure that grant program funds are expended and are accounted for consistent with the requirements of the specific program and as identified in the grant application. Compliance monitoring includes accounting for direct or indirect costs and reporting them as permitted or required by each grant.

BOARD OF EDUCATION SCHOOL DISTRICT

"Direct Costs" – are costs directly attributable to the grant project, and include salaries and fringe benefits of employees working directly on a grant-funded project; purchased services contracted for performance under the grant; travel of direct employees; materials, supplies, and equipment purchased for use on a specific grant; and infrastructure costs directly attributable to the program (such as long distance telephone calls specific to the program, etc.).

"Indirect Costs" – are costs that are not readily identifiable with any specific grant, but are necessary costs to the District's general operations, such as administrative costs, utility costs, maintenance, accounting, etc. Effort should be given to identify costs as direct costs whenever practical, but allocation of indirect costs may be used where not prohibited (Federal funds subject to OMB Circular A-87 pertaining to determining indirect cost allocation).

In determining which expenses can be allocated to a grant, the following principles should be considered, in addition to any specific limitations or permissive expenses in each grant or by law.

Costs must be:

A. necessary and reasonable for proper and efficient performance and administration of the program;

To determine whether a cost is reasonable, consideration must be given to:

- 1. whether the cost is of a type generally recognized as ordinary and necessary, and consistent with prudent practice;
- 2. whether the cost is a result of an arms-length arrangement, consistent with market principles for such goods or services;
- 3. the cost does not represent any significant deviation from the established practices or Board policy which may increase the expense;
- B. consistent with policies, regulations, and procedures of the Board;

BOARD OF EDUCATION SCHOOL DISTRICT

- C. treated in a consistent manner when incurred in terms of whether and how such cost is allocated, and not duplicated through multiple grant programs in the case of indirect cost;
- D. determined in accordance with generally accepted accounting principles;
- E. representative of actual cost, net of all applicable credits or offsets;
- F. adequately documented:
 - 1. in the case of personal services, the Grant Compliance Officer shall develop a system for District personnel to account for time and efforts expended on grant funded programs to assure ensure that only permissible personnel expenses are allocated;
 - 2. in the case of other costs, all receipts and other invoice materials shall be retained, along with any documentation identifying the need and purpose for such expenditure if not otherwise clear.

Obligation of Funds

Expenditures under a grant may not be made until the grant funding period begins or all necessary materials are submitted to the granting agency, whichever is later, in the case of a continuing or approved grant, or when the grant is awarded in the case of a discretionary grant process.

Expenses are incurred at the time that the District becomes legally obligated to either perform under a contract for outside services, purchase of equipment or supplies, or the like; or when a cost is actually incurred such as the performance of services by District employee, when travel occurs, when utility services are used, or the like.

Property and Equipment Management

Any equipment or other property acquired using Federal grant funds must be accounted for as provided in this policy.

BOARD OF EDUCATION SCHOOL DISTRICT

"Acquisition Cost" - *i*s defined as the net invoice price of the equipment, including the cost of modifications, attachments, accessories, or auxiliary apparatus necessary to make the equipment usable for the purpose for which it was acquired. Other charges such as the costs of installation, transportation or taxes shall be treated in the acquisition cost in accordance with the regular accounting practices of the District.

"Equipment" - is defined as property having a useful life of more than one (1) year and an acquisition cost of \$5,000 or more per unit and which meets all the following criteria:

- A. It does not lose its identity through fabrication or incorporation into a different or more complex unit or substance.
- B. It is nonexpendable, that is, if the item is damaged or some of its parts are lost or worn out, it is more feasible to repair the *time item* than to replace it with an entirely new unit.
- C. It retains its appearance and character through use.

Equipment must be used in the project or programs for which it was acquired as long as needed, whether or not the project or program continues to be supported by grant funds. If the equipment is no longer needed for the original program or if it is not needed full-time in such program, the equipment may be used in other grant funded programs or disposed of as described in this policy.

Disposition of Equipment

If any equipment is no longer to be used in projects or programs currently or previously sponsored by the Federal government, equipment with a current per unit fair market value of less than \$5,000 may be retained, sold, or otherwise disposed of, with no further obligation.

For equipment with a current per unit fair market value in excess of \$5,000 the District may be obligated to compensate the government granting agency based on the fair market value of the equipment. The Grant Compliance Officer should consult with ISBE prior to disposing of such property.

If any equipment will be used as a trade-in towards updated or replacement equipment, the proceeds may be used to offset such replacement cost with the approval of the granting agency.

General Requirements

The Grant Compliance Officer shall assure that property is managed in accordance with the following guidelines:

- A. maintain property records that include a description of the property, a serial number or other identification number, date of acquisition, the source of property, title or other ownership documents, cost of the property or equipment, percentage of State/Federal participation in the cost of the property, the location, use and condition of the property, and any disposition data including the date of disposal, sale price or trade-in value of the property, and any subsequent obligations related to the disposition
- B. require that a full physical inventory of the property is recorded at least once every two (2) years and that the results are reconciled with the property records
- C. develop a system to ensure adequate safeguards to prevent loss, damage, or theft of the property and to investigate any such occurrence. This includes assuring that proper insurance is procured, and that an appropriate maintenance schedule is developed to keep the equipment or property in good condition
- D. in the event of a sale of any property, develop and implement proper sales procedures in order to improve return
- E. maintain adequate maintenance procedures to keep the property in good condition
- F. identify and mark all equipment or property purchased with grant funds

Procurement Standards

The Grant Compliance Officer shall assure compliance with any applicable requirements governing the purchase of equipment, services, or contracting for goods and services using grant funds.

Record Retention

The Grant Compliance Officer shall assure that all required records pertaining to grant funds are maintained and organized. Such records must fully disclose the amount and use of grant funds, the total cost of activity for which the funds are used, the share of cost provided from other sources, and any other pertinent records. The Grant Compliance Officer shall coordinate with the District's auditor to assure that all appropriate records are retained and to provide any necessary records for purpose of completing the annual audit.

The Grant Compliance Officer shall monitor the record retention requirements consistent with Board policy. All records shall be retained a minimum of three (3) years beyond the completion of the grant funded program as determined by the date on which the last cost submission is made under the grant, or in the event of litigation, until such time as litigation is complete and District legal counsel advises that such records no longer need to be retained or, in accordance with the District's record retention schedule in accordance with the Illinois Record Act, whichever is longer.

To Cabinet 8/21/2015 To Policy 9/28/2015

© NEOLA 2015