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§ 1130.615 Data produced under awards.

- (a) *OMB guidance*. OMB guidance in 2 CFR 200.315(d) and (e) addresses rights in data under grants and cooperative agreements.
- (b) *DoD implementation*. DoD implements 2 CFR 200.315(d) and (e) through award terms and conditions.
- (c) Award terms and conditions—(1) General. A DoD Component's general terms and conditions must include the wording appendix F to this part provides for Section C of PROP Article VI.
- (2) Exception. A DoD Component may reserve paragraph C.2 of Section C of PROP Article VI in its general terms and conditions if:
- (i) Those terms and conditions will not be used for research awards; and
- (ii) The DoD Component determines that no research data as defined in 2 CFR 200.315 will be generated under the awards using those terms and conditions.

§ 1130.620 Intangible property acquired, but not developed or produced, under awards.

- (a) OMB guidance. OMB guidance in 2 CFR 200.315(a) addresses use and disposition of intangible property that is acquired under grants and cooperative agreements (in addition to vesting of title, which is implemented in §1130.105 and appendix A to this part).
- (b) DoD implementation. DoD implements 2 CFR 200.315(a) through award terms and conditions that govern use and disposition of intangible property that is acquired, but not developed or produced, under awards.
- (c) Award terms and conditions. A DoD Component's general terms and conditions must include the wording appendix F to this part provides for Section D of PROP Article VI.

APPENDIX A TO PART 1130—TERMS AND CONDITIONS FOR PROP ARTICLE I, "TITLE TO PROPERTY"

Unless a DoD Component inserts or adds wording or reserves sections of the article, as provided in §§ 1130.105 through 1130.125, a DoD Component's general terms and conditions must use the following wording for PROP Article I.

PROP ARTICLE I. TITLE TO PROPERTY. (DECEMBER 2014)

Section A. Title to property acquired under this award.

- 1. General. Other than any property identified in paragraph A.2 of this section as exempt property:
- a. Title to real property, equipment, and supplies that you acquire (whether by purchase, construction or fabrication, development, or otherwise) and charge as direct project costs under this award vests in you, the recipient. Title to intangible property that you acquire (other than by developing or producing it) under this award also vests in you.
- b. That title is a conditional title, subject to the terms and conditions in PROP Articles II-IV, Section D of PROP Article VI, and REP Article III of this award.
- c. There is a Federal interest in the property, other than intangible property that you develop or produce under the award. For real property, equipment, and intangible property, we retain this Federal interest until final disposition of the property under PROP Article III (for real property), PROP Article IV (for equipment and supplies), or Section D of PROP Article VI (for intangible property that is acquired, other than by developing or producing it), a period that in some cases may extend beyond closeout of this award.
 - ${\it 2.\ Exempt\ property.}\ [{\it Reserved}]$

Section B. Property trust relationship.

- 1. Basic requirement. Other than intangible property that you develop or produce under the award, you hold any real property, equipment, or intangible property that you acquire or improve under this award in trust for the beneficiaries of the project or program that you are carrying out under the award.
- 2. Notices of record. [Reserved]

Section C. Federally owned property. Title to any federally owned property that we provide to you under this award (or for which accountability is transferred to this award from another Federal award) remains with the Federal Government.

Section D. Federal interest in donated real property or equipment. If real property or equipment is acquired under this award through your donation of the property to the project or program (i.e., counting the value of the remaining life of the property recorded in your accounting records or the fair market value as permitted under FMS Article VI of this award as part of your share of project costs to meet any cost sharing or matching requirements, rather than charging depreciation):

1. The Federal Government acquires through that donation an interest in the real property or equipment, the value of which at any given time is the product of:

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- a. The Federal share of the project costs under this award; and
- b. The current fair market value of the property at that time.
- 2. The real property or equipment is subject to Section B of this article and the terms and conditions of PROP Articles II-IV and REP Article III that are applicable to property acquired under the award.
- 3. The Federal interest in the real property or equipment must be addressed at the time of property disposition.

Section E. Federal interest in property improved under the award.

- 1. The Federal Government has an interest in improvements (as distinct from ordinary repairs and maintenance) you make to an item of real property or equipment if you charge the costs of the improvements as direct costs to this award.
- 2. We thereby acquire an interest in the property if the Government did not previously have one. If the Government already had an interest in the property, the value of that Federal interest in the property increases by the amount of the Federal interest in the improvements.
- 3. The property is subject to Section B of this article and the terms and conditions of PROP Articles II–IV and REP Article III that are applicable to real property or equipment acquired under the award.
- 4. The Federal interest must be addressed at the time of property disposition.

APPENDIX B TO PART 1130—TERMS AND CONDITIONS FOR PROP ARTICLE II, "PROPERTY MANAGEMENT SYSTEM"

Unless a DoD Component reserves sections of the article, as provided in §§1130.205 through 1130.215, a DoD Component's general terms and conditions must use the following wording for PROP Article II.

PROP ARTICLE II. PROPERTY MANAGEMENT SYSTEM. (DECEMBER 2014)

Section A. Insurance coverage for real property and equipment. You must, at a minimum, provide the equivalent insurance coverage for real property and equipment acquired or improved under this award as you provide for real property and equipment that you own.

Section B. Other property management system standards for a State.

- 1. Equipment. Your property management system for equipment acquired or improved in whole or in part under this award must be in accordance with your State laws and procedures
- 2. Federally owned property. You may use your own property management system for any federally owned property for which you are accountable, as long as it meets the following minimum standards:
- a. $\overline{\textit{Records}}$. Your records must include for each item of federally owned property:

- i. A description of the item.
- ii. The location of the item.
- iii. The serial or other identification number.
 - iv. Which Federal agency holds title.
 - v. The date you received the item.
- vi. Any data on the ultimate disposition of the item, such as the date of disposal.
- vii. The Federal award identification number of the award under which you are accountable for the item.
- b. *Inventory*. You must take a physical inventory of federally owned property annually.
 - c. Control system. You must:
- i. Maintain an internal property control system with adequate safeguards to prevent loss, damage, or theft of federally owned property.
- ii. Investigate any loss, damage, or theft of federally owned property and promptly notify the award administration office.
- d. Maintenance. You must maintain the property in good condition.

Section C. Other property management system standards for an institution of higher education, nonprofit organization, local government, or Indian tribe. Your procedures for managing equipment (including replacement equipment) acquired or improved in whole or in part under this award and any federally owned property for which you are accountable under this award must, as a minimum, meet the requirements in this section.

- 1. Records. You must maintain records that include for each item of equipment or federally owned property:
 - a. A description of the item.
- b. The serial or other identification number.
- c. Who holds title (e.g., you or the Federal Government and, if the latter, which Federal agency).
- d. The source of funding for the equipment, including the Federal award identification number, or the source of the federally owned property, including the award number of the award under which you are accountable for the property.
- e. The acquisition date and cost of the equipment (or improvement to the equipment) or the date you received the federally owned property.
- f. The location, use, and condition of the equipment or federally owned property.
- g. Information from which one can calculate the amount of the Federal interest in the acquisition or improvement of the item (this amount is zero after you compensate us for the Federal interest in the item or improvement).
- h. Any data on the ultimate disposition of the item including the date of disposal and sale price.
- 2. Labelling. You must ensure that property owned by the Federal Government is labeled to identify it as federally owned property.

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- 3. Inventory.
- a. You must take a physical inventory of equipment in which there is a Federal interest and reconcile the results with your records at least once every 2 years.
- b. You must take an annual inventory of any federally owned property for which you are accountable under this award.
 - 4. Control system. You must:
- a. Maintain an internal property control system with adequate safeguards to prevent loss, damage, or theft of equipment and federally owned property.
- b. Investigate any loss, damage, or theft and notify the award administration office if it involved equipment in which there is a Federal interest under the award or federally owned property.
- 5. Maintenance. You must maintain equipment acquired or improved in whole or in part under the award and federally owned property in good condition.

APPENDIX C TO PART 1130—TERMS AND CONDITIONS FOR PROP ARTICLE III, "USE AND DISPOSITION OF REAL PROPERTY"

Unless a DoD Component substitutes wording in Section A, as provided in §1130.305, a DoD Component's general terms and conditions must use the following wording for PROP Article III.

PROP ARTICLE III. USE AND DISPOSITION OF REAL PROPERTY. (DECEMBER 2014)

Section A. Use of real property.

- 1. You must use real property acquired or improved under this award for the originally authorized purpose as long as needed for that purpose. During that time, you may not:
- a. Dispose of the property except, with the approval of the award administration office, to acquire replacement property under this award, in which case you must use the proceeds from the disposition as an offset to the cost of the replacement property; or
- b. Encumber the title or other interests in the property without the approval of the award administration office identified in this award
- 2. During the time that the real property is used for the originally authorized purpose, you may make the property available for use on other projects or programs, but only if that use will not interfere with the property's use as needed for its originally authorized purpose.
- a. First preference must be given to other projects or programs supported by DoD Components and second preference to those supported by other Federal agencies.
- b. Third preference is for other projects or programs not currently supported by the Federal Government. You should charge user

fees for use of the property in those cases, if it is at all practicable.

3. When the real property is no longer needed for the originally authorized purpose, with the written approval of the award administration office, you may delay final disposition of the property to use it on other federally sponsored projects or programs. A condition for the award administration office's approval is that the other projects or programs have purposes consistent with those authorized for support by the DoD Component that made the award under which the property was acquired or improved.

Section B. Disposition of real property. When you no longer need real property for the originally authorized purpose, you must obtain disposition instructions from the award administration office, except as provided in paragraph A.3 of this article. Those instructions will provide for one of the following three alternatives, which are that you:

- 1. Retain title after compensating us for the Federal interest in the property, which is to be computed as specified in the definition of "Federal interest."
- 2. Sell the property and compensate us for the Federal interest in the property, as described in 2 CFR 200.311(c)(2).
- 3. Transfer title to us or a third party we designate, as described in 2 CFR 200.311(c)(3).

APPENDIX D TO PART 1130—TERMS AND CONDITIONS FOR PROP ARTICLE IV, "USE AND DISPOSITION OF EQUIPMENT AND SUPPLIES"

As specified in §§1130.405 through 1130.425, a DoD Component's general terms and conditions must use the following wording for PROP Article IV.

PROP ARTICLE IV. USE AND DISPOSITION OF EQUIPMENT AND SUPPLIES. (DECEMBER 2014)

Section A. Property subject to this article. This article specifies requirements for use and disposition of equipment and supplies. If a provision of PROP Article I identifies any type of equipment or supplies as exempt property, requirements of this Article apply to that exempt property only to the extent specified in that provision of PROP Article I or an award-specific term or condition. The types of non-exempt property to which this article applies are:

- 1. Supplies that you acquire either by purchase or by donation as cost sharing or matching under this award; and
- 2. Equipment for which title is vested conditionally in you. That includes equipment with a conditional title resulting from your having, either under this award or under a previous award from which you transferred accountability for the equipment to this award: