## 2 CFR Ch. XI (1-1-24 Edition)

### § 1104.115

(b) Part 34 of the DoDGARs (32 CFR part 34) governs the administrative requirements to be included in any award-specific terms and conditions of DoD Components' grants and cooperative agreements awarded to for-profit entities.

# §1104.115 Regulations governing DoD Components' internal procedures.

On an interim basis pending completion of the update of the DoDGARs to implement OMB guidance published in 2 CFR part 200, DoD Components' internal pre-award, time-of-award, and postaward procedures will continue to comply with requirements in parts 21 and 22 of the DoDGARs (32 CFR parts 21 and 22) and other applicable Defense Grant and Agreement Regulatory System (DGARS) policies.

### §1104.120 Definitions.

(a) DoD Grant and Agreement Regulations or DoDGARs means the regulations in chapter I, subchapter C of title 32, Code of Federal Regulations, and chapter XI of title 2, Code of Federal Regulations.

(b) Other terms. See part 1108 of the DoDGARs for definitions of other terms used in this part.

# PARTS 1105-1107 [RESERVED]

#### PART 1108—DEFINITIONS OF TERMS IN SUBCHAPTERS USED THROUGH F OF THIS CHAPTER

### Subpart A—General

Sec.

1108.1 Purpose of this part.

1108.2 Precedence of definitions of terms in national policy requirements.

1108.3 Definitions of terms used in the Governmentwide cost principles or single audit requirements.

1108.4 Definitions of terms that vary depending on context.

# **Subpart B—Definitions**

1108.10 Acquire. 1108.15 Acquisition. 1108.20 Acquisition cost.

Administrative offset. 1108.25

1108.30 Advance payment.

1108.35 Advanced research 1108.40 Agreements officer.

1108.45 Applied research.

Assistance. 1108.55 1108 60 Award

1108.50

Award administration office. 1108.65

Approved budget.

1108.70 Basic research. 1108.75 Capital asset.

1108.80 Claim.

1108.85 Cognizant agency for indirect costs.

1108.90 Contract.

1108.95 Contracting activity.

1108.100 Contracting officer.

1108 105 Contractor.

1108.110 Cooperative agreement.

1108.115 Co-principal investigator. 1108.120

Cost allocation plan. 1108.125 Cost sharing or matching.

1108.128 Cost-type award.

Cost-type contract. 1108.130

1108.135 Cost-type subaward.

1108.140 Debarment.

1108.145 Debt.

1108.150 Delinquent debt.

1108.155 Development. 1108.160 Direct costs.

1108.165 DoD Components.

1108.170 Equipment.

1108.175 Exempt property. Expenditures.

1108.180 1108.185 Federal interest.

1108.190 Federal share.

1108.195 Fixed-amount award. 1108.200 Fixed-amount subaward.

1108.205 Foreign organization.

1108.210 Foreign public entity.

1108.215 Grant.

1108.220 Grants officer.

1108.225 Indian tribe.

1108.230 Indirect costs (also known as "Facilities and Administrative," or F&A, costs).

1108.235 Institution of higher education.

1108.240 Intangible property.

1108.245 Local government. 1108.250 Management decision.

1108.255 Nonprocurement instrument.

Nonprofit organization. 1108.260

1108.265 Obligation.

1108.270 Office of Management and Budget.

1108.275 Outlavs.

1108.280 Participant support costs.

1108.285 Period of performance.

1108.290 Personal property.

1108.295 Principal investigator.

1108.298 Prior approval.

1108.300 Procurement contract. 1108.305 Procurement transaction.

1108.310 Program income.

1108.315 Project costs.

1108.320 Property.

1108.325 Real property.

1108.330 Recipient.

1108.335 Research 1108.340 Simplified acquisition threshold.

1108.345 Small award.

1108 350 State

1108.355 Subaward.

1108.360 Subrecipient.

# **Department of Defense**

- 1108.365 Supplies. 1108.370 Suspension.
- 1108.375 Technology investment agreement.
- 1108.380 Termination.
- 1108.385 Third-party in-kind contribution.
- 1108.390 Total value.
- 1108.395 Unique entity identifier.
- 1108.400 Unobligated balance.
- 1108.405 Voluntary (committed or uncommitted) cost sharing.

1108.410 Working capital advance.

APPENDIX A TO PART 1108—BACKGROUND ON ASSISTANCE, ACQUISITION, AND TERMS FOR TYPES OF LEGAL INSTRUMENTS

AUTHORITY: 5 U.S.C. 301 and 10 U.S.C. 113.

SOURCE: 85 FR 51230, Aug. 19, 2020, unless otherwise noted.

# Subpart A—General

# §1108.1 Purpose of this part.

- (a) This part provides:
- (1) Definitions of terms used in subchapters A through F of this chapter; and
- (2) Background information as context for understanding terms related to assistance and acquisition purposes, legal instruments that DoD Components make at the prime tier, and lower-tier transactions into which recipients and subrecipients enter when carrying out programs at lower tiers under DoD awards.
- (b) This part is, for DoD, the regulatory implementation of OMB guidance in subpart A of 2 CFR part 200.

#### § 1108.2 Precedence of definitions of terms in national policy requirements.

(a) General. Some portions of the DoD Grant and Agreement Regulations (DoDGARs) may use a term in relation to compliance with a national policy requirement in a statute, Executive order, or other source that defines the term differently than it is defined in subpart B of this part. For purposes of that particular national policy requirement, the definition of a term provided by the source of the requirement and any regulation specifically implementing it takes precedence over the definition in subpart B of this part. Using the definition of a term that takes precedence for each national policy requirement is therefore important when determining the applicability and effect of that requirement.

- (b) Examples. (1) Current portions of the DoDGARs that specifically implement national policy requirements, as described in paragraph (a) of this section, are:
- (i) A Governmentwide regulation currently codified by DoD at 32 CFR part 26, which implements the Drug-Free Workplace Act of 1988 as it applies to grants (41 U.S.C. chapter 81, as amended):
- (ii) A Government regulation currently codified by DoD at 32 CFR part 28, which implements restrictions on lobbying in 31 U.S.C. 1352;
- (iii) A DoD regulation at part 1125 of this chapter, which implements Governmentwide guidance on nonprocurement debarment and suspension (2 CFR part 180) that has bases both in statute (section 2455 of Public Law 103–355, 108 Stat. 3327) and in Executive orders 12549 and 12689; and
- (iv) Part 1122 of this chapter, which provides standard wording of terms and conditions related to a number of national policy requirements.
- (2) To illustrate that a term may be defined differently in conjunction with specific national policy requirements than it is in this part, the term "State" is defined differently in the drug-free workplace requirements at 32 CFR part 26, the lobbying restrictions at 32 CFR part 28, and Subpart B of this part.

### § 1108.3 Definitions of terms used in the Governmentwide cost principles or single audit requirements.

- (a) Some DoDGARs provisions state that DoD Components or recipients must comply with single audit or cost principles requirements in a Governmentwide issuance that contains defined terms and include the requirements by reference to the issuance without restating them.
- (b) For any term in one of those issuances, this part includes the definition of the term only if the DoDGARs also use that term directly.
- (c) If the DoDGARs only use the term indirectly, *i.e.*, through the DoDGARs' reference to the issuance, then this part will not include a definition and a user of the DoDGARs should consult definitions in the pertinent Governmentwide source, as follows: