Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
Not Included		Accrued Income				
Not Included		means the sum of: (1)				
		Earnings during a				
		given period from				
		services performed by				
		the grantee and goods				
		and other tangible				
		property delivered to				
		purchasers, and (2) amounts becoming				
		Ũ				
		owed to the grantee for which no current				
		services or				
		performance is				
		required by the				
A corrigition Cost	A consistion Cost	grantee.				
Acquisition Cost means the cost of the asset	Acquisition Cost of equipment means	Acquisition Cost of an item of				
including the cost to ready	1 1	purchased equipment				
the asset for its intended	the net invoice price of the equipment,	means the net invoice				
use. Acquisition cost for equipment, for example,	including the cost of modifications,	unit price of the				
means the net invoice price	attachments,	property including the cost of modifications,				
of the equipment, including	accessories, or	attachments,				
the cost of any	auxiliary apparatus	accessories, or				
modifications, attachments,	necessary to make the	auxiliary apparatus				
accessories, or auxiliary	property usable for the	necessary to make the				
apparatus necessary to	property usable for the purpose for which it	property usable for the				
make it usable for the	was acquired. Other	property usable for the purpose for which it				
purpose for which it is	charges, such as the	was acquired. Other				
acquired. Acquisition	cost of installation,	charges such as the				
costs for software includes	transportation, taxes,	cost of installation,				
those development costs	duty or protective in-	transportation, taxes,				
capitalized in accordance	transit insurance, shall	-				
capitalized in accordance	u ansit insurance, shall	duty or protective in-		l		

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance:	2CFR Part 215		CED Dort 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	(A-122)	2 CFR Part 225 (A-87)	A-133
Subpart A - Demittons	(A-110)	(A-102)	(A-21)	(A-122)	(A-0/)	
with generally accepted accounting principles (GAAP). Ancillary charges, such as taxes, duty, protective in transit insurance, freight, and installation may be included in or excluded from the acquisition cost in accordance with the non- Federal entity's regular accounting practices.	be included or excluded from the unit acquisition cost in accordance with the recipient's regular accounting practices.	transit insurance, shall be included or excluded from the unit acquisition cost in accordance with the grantee's regular accounting practices.				
Not Included		Administrative requirements mean those matters common to grants in general, such as financial management, kinds and frequency of reports, and retention of records. These are distinguished from programmatic requirements, which concern matters that can be treated only on a program-by-program or grant-by-grant basis, such as kinds of activities that can be supported by grants under a particular program.				

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
Not Included	From Circular A-89					
	"Administering					
	office"					
	means the lowest					
	subdivision of any					
	Federal agency that					
	has direct operational					
	responsibility for					
	managing a Federal					
	domestic assistance					
	program.					
Advance Payment	Advance					
means a payment that a	means a payment					
Federal awarding agency	made by Treasury					
or pass-through entity	check or other					
makes by any appropriate	appropriate payment					
payment mechanism,	mechanism to a					
including a predetermined	recipient upon its					
payment schedule, before	request either before					
the non-Federal entity	outlays are made by					
disburses the funds for	the recipient or					
program purposes.	through the use of					
	predetermined					
	payment schedules.					
Allocation			Allocation			
means the process of			means the process of			
assigning a cost, or a group			assigning a cost, or a			
of costs, to one or more			group of costs, to			
cost objective(s), in			one or more cost			
reasonable proportion to			objective, in			
the benefit provided or			reasonable and			
other equitable			realistic proportion			
relationship. The process			to the benefit			
may entail assigning a		L	provided or other			

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	A-135
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-07)	
cost(s) directly to a final cost objective or through one or more intermediate cost objectives.			equitable relationship. A cost objective may be a major function of the institution, a particular service or project, a sponsored agreement, or a F&A cost activity, as described in Section F. The process may entail assigning a cost(s) directly to a final cost objective or through one or more intermediate cost objectives.			
Audit Finding means deficiencies which the auditor is required by section516 Audit Findings, paragraph (a) to report in the schedule of findings and questioned costs.						Audit Finding means deficiencies which the auditor is required by510 (a) to report in the schedule of findings and questioned costs.
Auditee means any non-Federal entity that expends Federal awards which must be audited under Subpart F – Audit Requirements of this Part.						Auditee means any non- Federal entity that expends Federal awards which must be audited under this part.

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

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Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
Auditor means an auditor who is a public accountant or a Federal, state or local government audit organization, which meets the general standards specified in generally accepted government auditing standards (GAGAS). The term auditor does not include internal auditors of nonprofit organizations.						Auditor means an auditor, that is a public accountant or a Federal, State or local government audit organization, which meets the general standards specified in generally accepted government auditing standards (GAGAS). The term auditor does not include internal auditors of non- profit organizations.
^N Budget means the financial plan for the project or program that the Federal awarding agency or pass-through entity approves during the Federal award process or in subsequent amendments to the Federal award. It may include the Federal and non-Federal share or only the Federal share, as determined by the Federal awarding agency or pass-						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
through entity.						
Not Included		Cash Contributions means the grantee's cash outlay, including the outlay of money contributed to the grantee or subgrantee by other public agencies and institutions, and private organizations and individuals. When authorized by Federal legislation, Federal funds received from other assistance agreements may be considered as grantee or subgrantee cash contributions.			Cash Contributions means the recipient's cash outlay, including the outlay of money contributed to the recipient by third parties.	
Catalog of Federal Domestic Assistance Number means the number assigned to a Federal program in the Catalog of Federal Domestic Assistance (CFDA). ^N CDFA Program Title, means the title of the program under which the Federal award was funded in the CFDA.						CFDA Number means the number assigned to a Federal program in the Catalog of Federal Domestic Assistance (CFDA).

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
•		, , ,				
^N Capital Assets						
means tangible or						
intangible assets used in						
operations having a useful						
life of more than one year						
which are capitalized in						
accordance with GAAP.						
Capital assets include:						
(a) Land, buildings						
(facilities), equipment, and						
intellectual property						
(including software)						
whether acquired by						
purchase, construction,						
manufacture, lease-						
purchase, exchange, or						
through capital leases; and						
(b) Additions,						
improvements,						
modifications,						
replacements,						
rearrangements,						
reinstallations, renovations						
or alterations to buildings						
or equipment that						
materially increase the						
value or useful life (not						
ordinary repairs and						
maintenance).						
^N Capital Expenditures						
means expenditures to						
acquire capital assets or						
expenditures to make						
additions, improvements,						

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* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

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Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
modifications, replacements, rearrangements, reinstallations, renovations, or alterations to capital assets that materially increase their value or useful life. Central Service Cost Allocation Plan means the documentation identifying, accumulating, and allocating or developing billing rates based on the allowable costs of services provided by a state, local government, or Indian tribe on a centralized basis to its departments and agencies. The costs of these services may be allocated or billed to users.					Central Service Cost Allocation Plan means the documentation identifying, accumulating, and allocating or developing billing rates based on the allowable costs of services provided by a governmental unit on a centralized basis to its departments and agencies. The costs of these services may be allocated or billed to users.	
Claim means, depending on the context, either (a) A written demand or written assertion by one of the parties to a Federal					Claim means a written demand or written assertion by the governmental unit or grantor seeking,	

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

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Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-0/)	
award seeking as a matter of right: (1) The payment of money in a sum certain; (2) The adjustment or interpretation of award terms; or (3) Other relief arising under or relating to a Federal award. (b) A request for payment that is not in dispute when submitted.					as a matter of right, the payment of money in a sum certain, the adjustment or interpretation of award terms, or other relief arising under or relating to the award. A voucher, invoice or other routine request for payment that is not a dispute when submitted is not a claim. Appeals, such as those filed by a governmental unit in response to questioned audit costs, are not considered claims until a final management decision is made by the Federal awarding agency.	
^N Class of Federal						
Awards means a group of Federal awards either						
awarded under a specific						
program or group of						
programs or to a specific						
type of non-Federal entity						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
or group of non-Federal						
entities to which specific						
provisions or exceptions						
may apply.						
^N Closeout						
means the process by						
which the Federal						
awarding agency or pass-						
through entity determines						
that all applicable						
administrative actions and						
all required work of the						
Federal award have been						
completed and takes						
actions as described in						
section 343 Closeout.						
^N Cluster of Programs						
means a grouping of						
closely related programs						
that share common						
compliance requirements.						
The types of clusters of						
programs are research and						
development (R&D),						
student financial aid						
(SFA), and other clusters.						
"Other clusters" are as						
defined by OMB in the						
compliance supplement or						
as designated by a state for						
Federal awards the state						
provides to its						
subrecipients that meet the						
definition of a cluster of						

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
programs. When						
designating an "other						
cluster," a state must						
identify the Federal awards						
included in the cluster and						
advise the subrecipients of						
compliance requirements						
applicable to the cluster,						
consistent with section						
331 Requirements For						
Pass-Through entities,						
paragraph (a). A cluster of						
programs must be						
considered as one program						
for determining major						
programs, as described in						
section518 Major						
Program Determination,						
and, with the exception of						
R&D as described in						
section501 Audit						
Requirements, paragraph						
(c), whether a program-						
specific audit may be						
elected.						
Cognizant Agency for						Cognizant agency
Audit						for audit means the
means the Federal agency						Federal agency
designated to carry out the						designated to carry
responsibilities described						out the
in section513						responsibilities
Responsibilities, paragraph						described in
(a). The cognizant agency						400(a)
for audit is not necessarily						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

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			noi included in previous d			
Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
the same as the cognizant						
agency for indirect costs.						
A list of cognizant						
agencies for audit may be						
found at the FAC website.						
^N Cognizant Agency for						
Indirect Cost						
means the Federal agency						
responsible for reviewing,						
negotiating, and approving						
cost allocation plans or						
indirect cost proposals						
developed under this Part						
on behalf of all Federal						
agencies. The cognizant						
agency for indirect cost is						
not necessarily the same as						
the cognizant agency for						
audit. For assignments of						
cognizant agencies see the						
following:						
(a) For IHEs: Appendix III						
- Indirect (F&A) Costs						
Identification And						
Assignment, And Rate						
Determination For						
Institutions Of Higher						
Education (IHEs), section						
C.10.						
(b) For nonprofit						
organizations Appendix IV						
- Indirect (F&A) Costs						
Identification And						
Assignment, And Rate						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

	Definition not included in previous circulars							
Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133		
Determination For								
Nonprofit Organizations,								
section C.1.								
(c) For state and local								
governments: Appendix V								
- State/Local Government								
And Indian Tribe - Wide								
Central Service Cost								
Allocation Plans, section								
F.1.								
^N Computing Devices								
means 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. See also								
sections58 Information								
Technology Systems and								
94 Supplies and58								
Information Technology								
Systems.								
Compliance Supplement						Compliance		
means Appendix XI -						Supplement		
Compliance Supplement of						refers to the Circular		
this Part (previously						A-133 Compliance		
known as the Circular A-						Supplement,		
133 Compliance						included as		
Supplement). This						Appendix B to		
document is available from						Circular A-133, or		

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Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
the Government Printing Office, Superintendent of Documents, Washington, DC 20402-9325, or on the OMB website at www.whitehouse.gov/omb.						such documents as OMB or its designee may issue to replace it. This document is available from the Government Printing Office, Superintendent of Documents, Washington, DC20402-9325.
Contract means a legal instrument by which a non-Federal entity purchases property or services needed to carry out the project or program under a Federal award. The term as used in this Part does not include a legal instrument, even if the non-Federal entity considers it a contract, when the substance of the transaction meets the definition of a Federal award or subaward (see section92 Subaward).	Contract means a procurement contract under an award or subaward, and a procurement subcontract under a recipient's or subrecipient's contract.	Contract means (except as used in the definitions for grant and subgrant in this section and except where qualified by Federal) a procurement contract under a grant or subgrant, and means a procurement subcontract under a contract. Cost-type contract means a contract or subcontract under a grant in which the contractor or subcontractor is paid on the basis of the costs it incurs, with or without a fee.			Contract means a mutually binding legal relationship obligating the seller to furnish the supplies or services (including construction) and the buyer to pay for them. It includes all types of commitments that obligate the government to an expenditure of appropriated funds and that, except as otherwise authorized, are in writing. In addition to bilateral instruments,	

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	A-135
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-07)	
					contracts include (but are not limited to): Awards and notices of awards; job orders or task orders issued under basic ordering agreements; letter contracts; orders, such as purchase orders, under which the contract becomes effective by written acceptance or performance; and, bilateral contract modifications. Contracts do not include grants and cooperative agreements covered by 31 U.S.C. 6301	
					et seq.	
^N Contractor means an entity that receives a contract as defined in the definition of Contract.						
^N Cooperative Agreement means a legal instrument of financial assistance between a Federal awarding agency or pass-						

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
through entity and a non-						
Federal entity that,						
consistent with 31 U.S.C.						
§§ 6302 – 6305:						
(a) Is used to enter into a						
relationship the principal						
purpose of which is to						
transfer anything of value						
from the Federal awarding						
agency or pass-through						
entity to the non-Federal						
entity to carry out a public						
purpose authorized by a						
law of the United States						
(see 31 U.S.C. § 6101(3));						
and not to acquire property						
or services for the Federal						
government or pass-						
through entity's direct						
benefit or use;						
(b) Is distinguished from a						
grant in that it provides for						
substantial involvement						
between the Federal						
awarding agency or pass-						
through entity and the non-						
Federal entity in carrying						
out the activity						
contemplated by the						
Federal award.						
(c) The term does not						
include:						
(1) A cooperative research						
and development						

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
						A-155
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
agreement as defined in 15						
U.S.C. § 3710a; or						
(2) An agreement that						
provides only:						
(i) Direct United States						
Government cash						
assistance to an individual;						
(ii) A subsidy;						
(iii) A loan;						
(iv) A loan guarantee; or						
(v) Insurance.						
^N Cooperative Audit						
Resolution						
means the use of audit						
follow-up techniques						
which promote prompt						
corrective action by						
improving communication,						
fostering collaboration,						
promoting trust, and						
developing an						
understanding between the						
Federal agency and the						
non-Federal entity. This						
approach is based upon:						
(a) A strong commitment						
by Federal agency and						
non-Federal entity						
leadership to program						
integrity;						
(b) Federal agencies						
strengthening partnerships						
and working cooperatively						
with non-Federal entities						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

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Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
and their auditors; and non- Federal entities and their auditors working cooperatively with Federal agencies; (c) A focus on current conditions and corrective action going forward; (d) Federal agencies offering appropriate relief for past noncompliance when audits show prompt corrective action has occurred; and (e) Federal agency leadership sending a clear message that continued failure to correct conditions identified by audits which are likely to cause improper payments, fraud, waste, or abuse is unacceptable and will result in sanctions.						
Corrective Action means action taken by the auditee that: (a) Corrects identified deficiencies; (b) Produces recommended improvements; or (c) Demonstrates that audit findings are either invalid or do not warrant auditee						Corrective action means action taken by the auditee that: (1) Corrects identified deficiencies; (2) Produces recommended improvements; or

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
action.						(3) Demonstrates that audit findings are either invalid or do not warrant auditee action.
Cost Allocation Plan means central service cost allocation plan or public assistance cost allocation plan.					Central Service Cost Allocation Plan means the documentation identifying, accumulating, and allocating or developing billing rates based on the allowable costs of services provided by a governmental unit on a centralized basis to its departments and agencies. The costs of these services may be allocated or billed to users.	
Cost Objective means a program, function, activity, award, organizational subdivision, contract, or work unit for which cost data are desired and for which provision is made to accumulate and measure the cost of			Cost Objective means a function, organizational subdivision, sponsored agreement, or other work unit for which cost data are desired and for which	Cost Objective means a function, organizational subdivision, contract, grant, or other work unit for which cost data are desired and for which provision is		

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
processes, products, jobs, capital projects, etc. A			provision is made to accumulate and	made to accumulate and measure the cost		
cost objective may be a			measure the cost of	of processes,		
major function of the non-			processes, products,	projects, jobs and		
Federal entity, a particular			jobs, capitalized	capitalized projects.		
service or project, a			projects, etc.	capitalized projects.		
Federal award, or an			projects, etc.			
indirect (Facilities &						
Administrative (F&A))						
cost activity, as described						
in Subpart E – Cost						
Principles. See also						
sections44 Final Cost						
Objective and60						
Intermediate Cost						
Objective.						
Cost Sharing or	Cost Sharing or	Cost Sharing or				
Matching	Matching	Matching				
means the portion of	means that portion of	means the value of the				
project costs not paid by	project or program	third party in-kind				
Federal funds (unless	costs not borne by the	contributions and the				
otherwise authorized by	Federal Government.	portion of the costs of				
Federal statute). See also		a federally assisted				
section306 Cost		project or program not				
Sharing Or Matching.		borne by the Federal				
Na		Government.				
^N Cross-Cutting Audit						
Finding						
means an audit finding						
where the same underlying						
condition or issue affects						
Federal awards of more						
than one Federal awarding						
agency or pass-through						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
entity.						
Disallowed Costs	Disallowed Costs					
means those charges to a	means those charges to					
Federal award that the	an award that the					
Federal awarding agency	Federal awarding					
or pass-through entity	agency determines to					
determines to be	be unallowable, in					
unallowable, in accordance	accordance with the					
with the applicable Federal	applicable Federal cost					
statutes, regulations, or	principles or other					
terms and conditions of the	terms and conditions					
Federal award.	contained in the					
	award.					
^N Data Universal						
Numbering System						
(DUNS) number						
means the nine-digit						
number established and						
assigned by Dun and						
Bradstreet, Inc. (D&B) to						
uniquely identify entities.						
A non-Federal entity is						
required to have a DUNS						
number in order to apply						
for, receive, and report on						
a Federal award. A DUNS						
number may be obtained						
from D&B by telephone						
(currently 866-705-5711)						
or the Internet (currently at						
http://fedgov.dnb.com/web						
form).						
Equipment	Equipment	Equipment	Equipment			
means tangible personal	means tangible	means tangible,	means an article of			

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
property (including information technology systems) having a useful life of more than one year and a per-unit acquisition cost which equals or exceeds the lesser of the capitalization level established by the non- Federal entity for financial statement purposes, or \$5,000. See also sections 12 Capital Assets,20 Computing Devices,48 General Purpose Equipment,58 Information Technology Systems,89 Special Purpose Equipment, and 94 Supplies.	nonexpendable personal property including exempt property charged directly to the award having a useful life of more than one year and an acquisition cost of \$5,000 or more per unit. However, consistent with recipient policy, lower limits may be established.	nonexpendable, personal property having a useful life of more than one year and an acquisition cost of \$5,000 or more per unit. A grantee may use its own definition of equipment provided that such definition would at least include all equipment defined above.	nonexpendable, tangible personal property having a useful life of more than one year and an acquisition cost which equals or exceeds the lesser of the capitalization level established by the institution for financial statement purposes, or \$5000.			
Expenditures	Outlays or	Accrued	Capital			
means charges made by a	Expenditures	Expenditures	Expenditures			
non-Federal entity to a	means charges made	mean the charges	means expenditures			
project or program for which a Federal award was	to the project or	incurred by the grantee	for the acquisition			
received.	program. They may be reported on a cash or	during a given period requiring the provision	cost of capital assets (equipment,			
(a) The charges may be	accrual basis. For	of funds for: (1)	buildings, and land),			
reported on a cash or	reports prepared on a	Goods and other	or expenditures to			
accrual basis, as long as the	cash basis, outlays are	tangible property	make improvements			
methodology is disclosed	the sum of cash	received; (2) services	to capital assets that			
and is consistently applied.	disbursements for	performed by	materially increase			
(b) For reports prepared on	direct charges for	employees,	their value or useful			
a cash basis, expenditures	goods and services,	contractors,	life. Acquisition cost			
are the sum of:	the amount of indirect	subgrantees,	means the cost of			

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance:	2CFR Part 215	Ŷ	2 CED Dart 220		2 CFR Part 225	A-133
		45CFR Part 92	2 CFR Part 220	2 CFR Part 230		A-155
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
(1) Cash disbursements for	expense charged, the	subcontractors, and	the asset including			
direct charges for property	value of third party in-	other payees; and (3)	the cost to put it in			
and services;	kind contributions	other amounts	place. Acquisition			
(2) The amount of indirect	applied and the	becoming owed under	cost for equipment,			
expense charged;	amount of cash	programs for which no	for example, means			
(3) The value of third-party	advances and	current services or	the net invoice price			
in-kind contributions	payments made to	performance is	of the equipment,			
applied; and	subrecipients. For	required, such as	including the cost of			
(4) The amount of cash	reports prepared on an	annuities, insurance	any modifications,			
advance payments and	accrual basis, outlays	claims, and other	attachments,			
payments made to	are the sum of cash	benefit payments.	accessories, or			
subrecipients.	disbursements for	o onionio puly monior	auxiliary apparatus			
(c) For reports prepared on	direct charges for	Expenditure report	necessary to make it			
an accrual basis,	goods and services,	means:	usable for the			
expenditures are the sum	the amount of indirect	(1) For	purpose for which it			
of:	expense incurred, the	nonconstruction	is acquired.			
(1) Cash disbursements for	value of in-kind	grants, the SF-269	Ancillary charges,			
direct charges for property	contributions applied,	"Financial Status	such as taxes, duty,			
and services;	and the net increase	Report" (or other	protective in transit			
(2) The amount of indirect	(or decrease) in the	equivalent report); (2)	insurance, freight,			
expense incurred;	amounts owed by the	for construction	and installation may			
(3) The value of third-party	recipient for goods and	grants, the SF-271	be included in, or			
in-kind contributions	other property	"Outlay Report and	excluded from the			
applied; and	received, for services	Request for	acquisition cost in			
(4) The net increase or	performed by	Reimbursement" (or	accordance with the			
decrease in the amounts	employees,	other equivalent	institution's regular			
owed by the non-Federal	contractors,	report).	accounting			
entity for:	subrecipients and	1	practices.			
(i) Goods and other	other payees and other		1			
property received;	amounts becoming					
(ii) Services performed by	owed under programs					
employees, contractors,	for which no current					
subrecipients, and other	services or					
payees; and	performance are					

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

			included in previous cli			
Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
(iii) Programs for which no current services or performance are required such as annuities, insurance claims, or other benefit payments.	required.					
Federal Agency means an "agency" as defined at 5 U.S.C. §551(1) and further clarified by 5 U.S.C. § 552(f).	From Circular A-89 "Federal agency" means any agency as defined by Section 551(1) of Title 5, United States Code.					Federal Agency has the same meaning as the term agency in Section 551(1) of title 5, United States Code.
^N Federal Audit Clearinghouse (FAC) means the clearinghouse designated by OMB as the repository of record where non-Federal entities are required to transmit the reporting packages required by Subpart F – Audit Requirements. The mailing address of the FAC is Federal Audit Clearinghouse, Bureau of the Census, 1201 E. 10th Street, Jeffersonville, IN 47132 and the web address is: <u>http://harvester.census.gov/</u> <u>sac/.</u> Any future updates to the location of the FAC may be found at the OMB website.						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
Federal Awarding Agency means the Federal agency that provides a Federal award directly to a non-Federal entity.	Federal Awarding Agency means the Federal agency that provides an award to the recipient.	Awarding Agency means (1) with respect to a grant, the Federal agency, and (2) with respect to a subgrant, the party that awarded the subgrant.			Awarding Agency means (a) with respect to a grant, cooperative agreement, or cost reimbursement contract, the Federal agency, and (b) with respect to a subaward, the party that awarded the subaward.	Federal Awarding Agency means the Federal agency that provides an award directly to the recipient.
Federal Award means, depending on the context, either (a) or (b) below: (a) (1) The Federal financial assistance that a non-Federal entity receives directly from a Federal awarding agency or indirectly from a pass- through entity, as described in section101 Applicability; or (2) The cost- reimbursement contract under the Federal Acquisition Regulations that a non-Federal entity receives directly from a Federal awarding agency or indirectly from a pass-	Award means financial assistance that provides support or stimulation to accomplish a public purpose. Awards include grants and other agreements in the form of money or property in lieu of money, by the Federal Government to an eligible recipient. The term does not include: technical assistance, which provides services instead of money; other assistance in the form of loans, loan				Award means grants, cost reimbursement contracts and other agreements between a State, local and Indian tribal government and the Federal Government.	Federal Award means Federal financial assistance and Federal cost- reimbursement contracts that non- Federal entities receive directly from Federal awarding agencies or indirectly from pass- through entities. It does not include procurement contracts, under grants or contracts, used to buy goods or services from vendors. Any audits of such vendors

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
in section101 Applicability. (b) The instrument setting forth the terms and conditions. The instrument is the grant agreement, cooperative agreement, other agreement for assistance covered in paragraph (b) of section 40 Federal Financial Assistance, or the cost- reimbursement contract awarded under the Federal Acquisition Regulations. (c) Federal award does not include other contracts that a Federal agency uses to buy goods or services from a contractor or a contract to operate Federal government owned, contractor operated facilities (GOCOs). (See also definitions of Federal financial assistance, grant agreement, and cooperative agreement.)	subsidies, or insurance; direct payments of any kind to individuals; and, contracts which are required to be entered into and administered under procurement laws and regulations.					by the terms and conditions of the contract. Contracts to operate Federal Government owned, contractor operated facilities (GOCOs) are excluded from the requirements of this part.
^N Federal Award Date means the date when the						
Federal award is signed by the authorized official of						
the Federal awarding						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	2 CFR Part 250 (A-122)	(A-87)	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-ð/)	
agency.						
Federal Financial	From Circular A-89					Federal Financial
Assistance	"Assistance" or					Assistance
(a) For grants and	"benefits" refers to the					means assistance
cooperative agreements	transfer of money,					that non-Federal
means assistance that	property, services, or					entities
non-Federal entities	anything of value, the					receive or
receive or administer in the	principal purpose of					administer in the
form of:	which is to accomplish					form of grants,
(1) Grants;	a public purpose of					loans, loan
(2) Cooperative	support or stimulation					guarantees, property
agreements;	authorized by Federal					(including donated
(3) Non-cash contributions	statute. Assistance					surplus property),
or donations of property	includes, but is not					cooperative
(including donated surplus	limited to grants,					agreements, interest
property);	loans, loan guarantees,					subsidies, insurance,
(4) Direct appropriations;	scholarships, mortgage					food commodities,
(5) Food commodities;	loans, insurance, and					direct
and	other types of financial					appropriations, and
(6) Other financial	assistance; provision					other
assistance (except	or donation of Federal					assistance, but does
assistance listed in	facilities, goods,					not include amounts
paragraph (b) of this	services, property,					received as
definition).	technical assistance,					reimbursement for
(b) For Subpart F – Audit	counseling, statistical,					services rendered to
Requirements, also	and other expert					individuals as
includes assistance that	information; and					described in
non-Federal entities	service activities of					§205(h) and
receive or administer in the	regulatory agencies. It					§205(i).
form of:	does not include					
(1) Loans;	provision of					
(2) Loan Guarantees;	conventional public					
(3) Interest subsidies; and	information services.					
(4) Insurance.						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

	Definition not included in previous circulars							
Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133		
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-07)			
(c) Does not include								
amounts received as								
reimbursement for services								
rendered to individuals as								
described in section,								
paragraph (h) and (i) of								
this Part.								
^N Federal Interest								
means, for purposes of								
section329 Reporting								
on Real Property or when								
used in connection with the								
acquisition or improvement								
of real property,								
equipment, or supplies								
under a Federal award, the								
dollar amount that is the								
product of the:								
(a) Federal share of total								
project costs; and								
(b) Current fair market								
value of the property,								
improvements, or both, to								
the extent the costs of								
acquiring or improving the								
property were included as								
project costs.								
Federal Program	From Circular A-89					Federal Program		
means	A "federal domestic					means:		
(a) All Federal awards	assistance program''					(1) All Federal		
which are assigned a single	is any function of a					awards to a non-		
number in the CFDA.	Federal agency that					Federal entity		
(b) When no CFDA	provides assistance or					assigned a single		
number is assigned, all	benefits for a State or					number in the		

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-07)	
Federal awards to non- Federal entities from the same agency made for the same purpose should be combined and considered one program. (c) Notwithstanding paragraphs (a) and (b) of this definition, a cluster of programs. The types of clusters of programs are: (1) Research and development (R&D); (2) Student financial aid (SFA); and (3) "Other clusters," as described in the definition of Cluster of Programs.	States, territorial possession, county, city, other political subdivision, grouping, or instrumentality thereof; any domestic profit or nonprofit corporation, institution, or individual, other than an agency of the Federal Government. A Federal domestic assistance program may in practice be called a program, an activity, a service, a project, a process, or some other name, regardless of whether it is identified as a separate program by statute or regulation. It will be identified in terms of its legal authority, administering office, funding, purpose, benefits, and					CFDA. (2) When no CFDA number is assigned, all Federal awards from the same agency made for the same purpose should be combined and considered one program. (3) Notwithstanding paragraphs (1) and (2) of this definition, a cluster of programs. The types of clusters of programs are: (i) Research and development (R&D); (ii) Student financial aid (SFA); and (iii) "Other clusters," as described in the definition of cluster of programs in this section.
Federal Share	beneficiaries. Federal Share					
means the portion of the total project costs that are paid by Federal funds.	of real property, equipment, or supplies means that percentage					

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

			included in previous cir			
Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
	of the property's					
	acquisition costs and					
	any improvement					
	expenditures paid with					
	Federal funds.					
Final Cost Objective			Final cost objective			
means a cost objective			means a cost			
which has allocated to it			objective which has			
both direct and indirect			allocated to it both			
costs and, in the non-			direct and indirect			
Federal entity's			costs, and in the			
accumulation system, is			educational			
one of the final			institution's			
accumulation points, such			accumulation			
as a particular award,			system, is one of the			
internal project, or other			final accumulation			
direct activity of a non-			points.			
Federal entity. See also			I · · · · ·			
sections28 Cost						
Objective,60						
Intermediate Cost						
Objective.						
^N Fixed Amount Awards						
means a type of grant						
agreement under which the						
Federal awarding agency						
or pass-through entity						
provides a specific level of						
support without regard to						
actual costs incurred under						
the Federal award. This						
type of Federal award						
reduces some of the						
administrative burden and						
autimistrative burden allu						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

			included in previous cli			4 100
Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
an and he arises						
record-keeping						
requirements for both the						
non-Federal entity and						
Federal awarding agency						
or pass-through entity.						
Accountability is based						
primarily on performance						
and results. See section						
201 Use of Grant						
Agreements (Including						
Fixed Amount Awards),						
Cooperative Agreements,						
And Contracts paragraph						
(b) and332 Fixed						
Amount Subawards.						
^N Foreign Public Entity						
means:						
(a) A foreign government						
or foreign governmental						
entity;						
(b) A public international						
organization, which is an						
organization entitled to						
enjoy privileges,						
exemptions, and immunities as an						
international organization						
under the International						
Organizations Immunities						
Act (22 U.S.C. 288-288f);						
(c) An entity owned (in						
whole or in part) or						
controlled by a foreign						
government; or						
50 vorminent, or						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

	Definition noi includea in previous circulars							
Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133		
(d) Any other entity								
consisting wholly or								
partially of one or more								
foreign governments or								
foreign governmental								
entities.								
^N Foreign Organization								
means an entity that is:								
(a) A public or private								
organization located in a								
country other than the								
United States and its								
territories that are subject								
to the laws of the country								
in which it is located,								
irrespective of the								
citizenship of project staff								
or place of performance;								
(b) A private								
nongovernmental								
organization located in a								
country other than the								
United States that solicits								
and receives cash								
contributions from the								
general public;								
(c) A charitable								
organization located in a								
country other than the								
United States that is								
nonprofit and tax exempt								
under the laws of its								
country of domicile and								
operation, and is not a								

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

			included in previous ci			A 100
Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
university, college,						
accredited degree-granting						
institution of education,						
private foundation,						
hospital, organization						
engaged exclusively in						
research or scientific						
activities, church,						
synagogue, mosque or						
other similar entities						
organized primarily for						
religious purposes; or						
(d) An organization located						
in a country other than the United States not						
recognized as a Foreign Public Entity.						
Not Included						For-profit
Not included						subrecipient
						Since this part does
						not apply to for-
						profit subrecipients,
						the pass-through
						entity is responsible
						for establishing
						requirements, as
						necessary, to ensure
						compliance by for-
						profit subrecipients.
						The contract with
						the for-profit
						subrecipient should
						describe applicable
						compliance

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

			included in previous cli			
Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
Subpart A - Demittons	(A-110)	(A-102)	(A-21)	(A-122)	(A-07)	
						requirements and the for-profit subrecipient's compliance responsibility. Methods to ensure compliance for Federal awards made to for-profit subrecipients may include pre-award audits, monitoring during the contract, and post-award audits.
Not Included	Funding Period means the period of time when Federal funding is available for obligation by the recipient.					
^N General Purpose Equipment means equipment which is not limited to research, medical, scientific or other technical activities. Examples include office equipment and furnishings, modular offices, telephone networks, information technology equipment and						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
systems, air conditioning						
equipment, reproduction						
and printing equipment,						
and motor vehicles. See						
also Equipment and						
Special Purpose						
Equipment. ^N Generally Accepted						
Accounting Principles						
(GAAP) has the meaning						
specified in accounting						
standards issued by the						
Government Accounting						
Standards Board (GASB)						
and the Financial						
Accounting Standards						
Board (FASB).						
Generally Accepted						Generally
Government Auditing						Accepted
Standards (GAGAS) means generally accepted						Government Auditing
government auditing						Standards
standards issued by the						(GAGAS) means
Comptroller General of the						generally accepted
United States, which are						government auditing
applicable to financial						standards issued by
audits.						the Comptroller
						General of the
						United States, which
						are applicable to
						financial audits.
Not Included		Government			Governmental Unit	
		means a State or local			means the entire	
		government or a			State, local, or	

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A -102)	(A-21)	(A-122)	(A-87)	
		federally recognized Indian tribal government.			federally-recognized Indian tribal government, including any component thereof. Components of governmental units may function independently of the governmental unit in accordance with the term of the award.	
Grant Agreement means a legal instrument of financial assistance between a Federal awarding agency or pass- through entity and a non- Federal entity that, consistent with 31 U.S.C. §§ 6302, 6304: (a) Is used to enter into a relationship the principal purpose of which is to transfer anything of value from the Federal awarding agency or pass-through entity to the non-Federal entity to carry out a public purpose authorized by a law of the United States (see 31 U.S.C. § 6101(3)); and not to acquire property or services for the Federal		Grant means an award of financial assistance, including cooperative agreements, in the form of money, or property in lieu of money, by the Federal Government to an eligible grantee. The term does not include technical assistance which provides services instead of money, or other assistance in the form of revenue sharing, loans, loan guarantees, interest subsidies, insurance, or direct appropriations. Also, the term does not				

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

		,	included in previous cl			
Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
awarding agency or pass-		include assistance,				
through entity's direct		such as a fellowship or				
benefit or use;		other lump sum award,				
(b) Is distinguished from a		which the grantee is				
cooperative agreement in		not required to account				
that it does not provide for		for.				
substantial involvement						
between the Federal						
awarding agency or pass-						
through entity and the non-						
Federal entity in carrying						
out the activity						
contemplated by the						
Federal award.						
(c) Does not include an						
agreement that provides						
only:						
(1) Direct United States						
Government cash						
assistance to an individual;						
(2) A subsidy;						
(3) A loan;						
(4) A loan guarantee; or						
(5) Insurance.						
Not Included		Grantee				
		means the government				
		to which a grant is				
		awarded and which is				
		accountable for the use				
		of the funds provided.				
		The grantee is the				
		entire legal entity even				
		if only a particular				
		component of the				

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

			included in previous ci			
Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
		entity is designated in				
		the grant award				
		document.				
^N Hospital						
means a facility licensed as						
a hospital under the law of						
any state or a facility						
operated as a hospital by						
the United States, a state or						
a subdivision of a state.						
^N Improper Payment						
(a) means any payment that						
should not have been made						
or that was made in an						
incorrect amount						
(including overpayments						
and underpayments) under						
statutory, contractual,						
administrative, or other						
legally applicable						
requirements; and						
(b) includes any payment						
to an ineligible party, any						
payment for an ineligible						
good or service, any						
duplicate payment, any						
payment for a good or						
service not received						
(except for such payments						
where authorized by law),						
any payment that does not						
account for credit for						
applicable discounts, and						
any payment where						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
insufficient or lack of						
documentation prevents a						
reviewer from discerning						
whether a payment was						
proper.						
Indian Tribe (or		Federally Recognized			Federally-	Indian tribe
"Federally Recognized		Indian Tribal			Recognized Indian	means any Indian
Indian Tribe'')		Government			Tribal Government	tribe, band, nation,
means any Indian tribe,		means the governing			means the governing	or other organized
band, nation, or other		body or a			body or a	group or
organized group or		governmental agency			governmental	community,
community, including any		of any Indian tribe,			agency of any	including any
Alaska Native village or		band, nation, or other			Indian tribe, band,	Alaskan Native
regional or village		organized group or			nation, or other	village or regional
corporation as defined in or		community (including			organized group or	or
established pursuant to the		any Native village as			community	village corporation
Alaska Native Claims		defined in section 3 of			(including any	(as defined in, or
Settlement Act (43 U.S.C.		the Alaska Native			native village as	established under,
§ 1601, et seq.), which is		Claims Settlement			defined in Section 3	the Alaskan Native
recognized as eligible for		Act, 85 Stat 688)			of the Alaska Native	Claims Settlement
the special programs and		certified by the			Claims Settlement	Act) that is
services provided by the		Secretary of the			Act, 85 Stat. 688)	recognized by the
United States to Indians		Interior as eligible for			certified by the	United States as
because of their status as		the special programs			Secretary of the	eligible for
Indians (25 U.S.C. §		and services provided			Interior as eligible	the special programs
450b(e)). See annually		by him through the			for the special	and services
published Bureau of Indian		Bureau of Indian			programs and	provided by the
Affairs list of Indian		Affairs.			services provided	United States to
Entities Recognized and					through the Bureau	Indians
Eligible to Receive					of Indian Affairs.	because of their
Services.						status as Indians.
^N Institutions of Higher						
Education (IHEs)						
is defined at 20 U.S.C. §						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
1001.						
Indirect (Facilities &			Facilities and	Indirect costs	Indirect costs	
Administrative) Costs			administrative	are those that have	are those: Incurred	
means those costs incurred			(F&A)	been incurred for	for a common or	
for a common or joint			costs, for the	common or joint	joint purpose	
purpose benefitting more			purpose of this	objectives and	benefiting more than	
than one cost objective,			Appendix, means	cannot be readily	one cost objective,	
and not readily assignable			costs that are	identified with a	and not readily	
to the cost objectives			incurred for	particular final cost	assignable to the	
specifically benefitted,			common or joint	objective.	cost objectives	
without effort			objectives and,	oojeenter	specifically	
disproportionate to the			therefore, cannot be		benefitted, without	
results achieved.			identified readily		effort	
			and specifically with		disproportionate to	
To facilitate equitable			a particular		the results achieved.	
distribution of indirect			sponsored project,		The term "indirect	
expenses to the cost			an instructional		costs," as used	
objectives served, it may			activity, or any other		herein, applies to	
be necessary to establish a			institutional activity.		costs of this type	
number of pools of indirect			F&A costs are		originating in the	
(F&A) costs. Indirect			synonymous with		grantee department,	
(F&A) cost pools should			"indirect" costs, as		as well as those	
be distributed to benefitted			previously used in		incurred by other	
cost objectives on bases			this Appendix and		departments in	
that will produce an			as currently used in		supplying goods,	
equitable result in			attachments A and B		services, and	
consideration of relative			to this Appendix.		facilities.	
benefits derived.						
Indirect Cost Rate	Indirect Cost Rate				Indirect Cost Rate	
Proposal	Proposals, Cost				Proposal	
means the documentation	Allocations Plans,				means the	
prepared by a non-Federal	etc. Paragraphs $(g)(1)$				documentation	
entity to substantiate its	and $(g)(2)$ of this				prepared by a	
request for the	section apply to the				governmental unit	

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

	10ED D		a CED Devit 220		2 CED D 225	1 1 2 2
Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
establishment of an indirect cost rate as described in Appendix III Indirect (F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs) through Appendix VII States and Local Government and Indian Tribe Indirect Cost Proposals.	following types of documents, and their supporting records: indirect cost rate computations or proposals, cost allocation plans, and any similar accounting computations of the rate at which a particular group of costs is chargeable (such as computer usage chargeback rates or composite fringe benefit rates). See 215.53				or component thereof to substantiate its request for the establishment of an indirect cost rate as described in Appendix E of 2 CFR part 225.	
^N Information Technology Systems means computing devices, ancillary equipment, software, firmware, and similar procedures, services (including support services), and related resources. See also20 computing Devices and 33 Equipment.						
means property having no physical existence, such as trademarks, copyrights, patents and patent applications and property,						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

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Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
such as loans, notes and other debt instruments, lease agreements, stock and other instruments of property ownership (whether the property is tangible or intangible).						
Intermediate cost objective means a cost objective that is used to accumulate indirect costs or service center costs that are subsequently allocated to one or more indirect cost pools or final cost objectives. See also28 Cost Objective and44 Final Cost Objective.			Intermediate cost objective means a cost objective that is used to accumulate indirect costs or service center costs that are subsequently allocated to one or more indirect cost pools and/or final cost objectives.			
^N Internal Controls means a process, implemented by a non- Federal entity, designed to provide reasonable assurance regarding the achievement of objectives in the following categories: (a) Effectiveness and efficiency of operations; (b) Reliability of reporting for internal and external use; and (c) Compliance with						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

						4 100
Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
applicable laws and						
regulations.						
^N Internal Control						
Pertaining to the						
Compliance						
Requirements for Federal						
Programs						
means a process						
implemented by a non-						
Federal entity designed to						
provide reasonable						
assurance regarding the						
achievement of the						
following objectives for						
Federal awards:						
(a) Transactions are						
properly recorded and						
accounted for, in order to:						
(1) Permit the preparation						
of reliable financial						
statements and Federal						
reports;						
(2) Maintain accountability						
over assets; and						
(3) Demonstrate						
compliance with Federal						
statutes, regulations, and						
the terms and conditions of						
the Federal award;						
(b) Transactions are						
executed in compliance						
with:						
(1) Federal statutes,						
regulations, and the terms						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
and conditions of the						
Federal award that could						
have a direct and material						
effect on a Federal						
program; and						
(2) Any other Federal						
statutes and regulations						
that are identified in the						
Compliance Supplement;						
and						
(c) Funds, property, and						
other assets are						
safeguarded against loss						
from unauthorized use or						
disposition.						
Loan						Loan
means a Federal loan or						means a Federal
loan guarantee received or						loan or loan
administered by a non-						guarantee received
Federal entity, except as						or administered by
used in the definition of						a non-Federal entity.
80 Program Income.						
(a) The term "direct loan"						
means a disbursement of						
funds by the Federal						
government to a non-						
Federal borrower under a						
contract that requires the						
repayment of such funds						
with or without interest.						
The term includes the						
purchase of, or						
participation in, a loan						
made by another lender						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

		Ŷ	not included in previous			4 4 9 9
Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
and financing						
and financing						
arrangements that defer						
payment for more than 90						
days, including the sale of						
a Federal government asset						
on credit terms. The term						
does not include the						
acquisition of a federally						
guaranteed loan in						
satisfaction of default						
claims or the price support						
loans of the Commodity						
Credit Corporation.						
(b) The term "direct loan						
obligation" means a						
binding agreement by a						
Federal awarding agency						
to make a direct loan when						
specified conditions are						
fulfilled by the borrower.						
(c) The term "loan						
guarantee" means any						
Federal government						
guarantee, insurance, or						
other pledge with respect						
to the payment of all or a						
part of the principal or						
interest on any debt						
obligation of a non-Federal						
borrower to a non-Federal						
lender, but does not						
include the insurance of						
deposits, shares, or other						
withdrawable accounts in						
withdrawable accounts III					I	

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	included in previous c		2 CFR Part 225	A-133
Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-07)	
financial institutions.						
(d) The term "loan						
guarantee commitment"						
means a binding agreement						
by a Federal awarding						
agency to make a loan						
guarantee when specified						
conditions are fulfilled by						
the borrower, the lender, or						
any other party to the						
guarantee agreement.						
Local Government		Local Government			Local Government	Local Government
means any unit of		means a county,			means a county,	means any unit of
government within a state,		municipality, city,			municipality, city,	local government
including a:		town, township, local			town, township,	within a State,
(a) County;		public authority			local public	including a county,
(b) Borough;		(including any public			authority, school	borough,
(c) Municipality;		and Indian housing			district, special	municipality, city,
(d) City;		agency under the			district, intrastate	town, township,
(e) Town;		United States Housing			district, council of	parish, local
(f) Township;		Act of 1937) school			governments	public authority,
(g) Parish;		district, special			(whether or not	special district,
(h) Local public		district, intrastate			incorporated as a	school district,
authority, including		district, council of			non-profit	intrastate district,
any public housing		governments (whether			corporation under	council of
agency under the		or not incorporated as			State law), any other	governments, and
United States		a nonprofit			regional or interstate	any other
Housing Act of 1937;		corporation under state			government entity,	instrumentality of
(i) Special district;(j) School district;		law), any other			or any agency or	local government.
		regional or interstate			instrumentality of a	
(k) Intrastate district;(l) Council of		government entity, or			local government.	
		any agency or instrumontality of a				
governments, whether or not		instrumentality of a				
whether or not						l

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

		Ŷ	of included in previous			
Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
incorporated as a		local government.				
nonprofit corporation						
under state law; and						
(m) Any other agency or						
instrumentality of a						
multi-, regional, or						
intra-state or local						
government.						
Major Program						Major Program
means a Federal program						means a Federal
determined by the auditor						program determined
to be a major program in						by the auditor to be
accordance with section						a
518 Major Program						major program in
Determination or a						accordance with
program identified as a						§520 or a
major program by a						program identified
Federal awarding agency						as a major
or pass-through entity in						program by a
accordance with						Federal agency or
section503 Relation to						pass-through entity
other Audit Requirements,						in accordance with
paragraph (e).						§215(c).
Management Decision						Management
means the evaluation by						Decision
the Federal awarding						means the
agency or pass-through						evaluation by the
entity of the audit findings						Federal awarding
and corrective action plan						agency or pass-
and the issuance of a						through entity of the
written decision to the						audit findings and
auditee as to what						corrective action
corrective action is						plan and the
necessary.						issuance of a written

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
						decision as to what
						corrective action is
						necessary.
^N Micro-Purchase						
means a purchase of						
supplies or services using						
simplified acquisition						
procedures, the aggregate						
amount of which does not						
exceed the micro-purchase						
threshold. Micro-purchase						
procedures comprise a						
subset of a non-Federal						
entity's small purchase						
procedures. The non-						
Federal entity uses such						
procedures in order to						
expedite the completion of						
its lowest-dollar small						
purchase transactions and						
minimize the associated						
administrative burden and						
cost. The micro-purchase						
threshold is set by the						
Federal Acquisition						
Regulation at 48 C.F.R.						
Subpart 2.1 (Definitions).						
It is \$3,000 except as						
otherwise discussed in						
Subpart 2.1 of that						
regulation, but this						
threshold is periodically						
adjusted for inflation.						
^N Modified Total Direct						
inconneu roun piltet	1					

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance:2CFR Part 21545CFR Part 922 CFR Part 2202 CFR Part 2302 CFR Part 225A-1						
Subpart A - Definitions	(A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-ð/)	
Cost (MTDC)						
means all direct salaries						
and wages, applicable						
fringe benefits, materials						
and supplies, services,						
travel, and subawards and						
subcontracts up to the first						
\$25,000 of each subaward						
or subcontract (regardless						
of the period of						
performance of the						
subawards and						
subcontracts under the						
award). MTDC excludes						
equipment, capital						
expenditures, charges for						
patient care, rental costs,						
tuition remission,						
scholarships and						
fellowships, participant						
support costs and the						
portion of each subaward						
and subcontract in excess						
of \$25,000. Other items						
may only be excluded						
when necessary to avoid a						
serious inequity in the						
distribution of indirect						
costs, and with the						
approval of the cognizant						
agency for indirect costs.						
Non-Federal Entity						Non-Federal Entity
means a state, local						means a State, local
government, Indian tribe,						government, or non-

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

		Ŷ				1 1 2 2
Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
institution of higher education (IHE), or nonprofit organization that carries out a Federal award as a recipient or subrecipient.						profit organization.
Nonprofit Organization means any corporation, trust, association, cooperative, or other organization, not including IHEs, that: (1) Is operated primarily for scientific, educational, service, charitable, or similar purposes in the public interest; (2) Is not organized primarily for profit; and (3) Uses net proceeds to maintain, improve, or expand the operations of the organization.						Non-profit Organization means: (1) any corporation, trust, association, cooperative, or other organization that: (i) Is operated primarily for scientific, educational, service, charitable, or similar purposes in the public interest; (ii) Is not organized primarily for profit; and (iii) Uses its net proceeds to maintain, improve, or expand its operations; and (2) The term non- profit organization includes non-profit institutions of higher education and hospitals.

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
Obligations	Obligations	Obligations				
when used in connection	means the amounts of	means the amounts of				
with a non-Federal entity's	orders placed,	orders placed,				
utilization of funds under a	1 ·	contracts and				
Federal award, means	contracts and grants awarded, services	subgrants awarded,				
orders placed for property	received and similar	goods and services				
and services, contracts and	transactions during a	received, and similar				
subawards made, and	given period that	transactions during a				
similar transactions during	require payment by the	given period that will				
a given period that require	recipient during the	require payment by the				
payment by the non-	same or a future	grantee during the				
Federal entity during the	period.	same or a future				
same or a future period.	period.	period.				
OMB		OMB				OMB
means the Executive		means the United				means the Executive
Office of the President,		States Office of				Office of the
Office of Management and		Management and				President, Office of
Budget.		Budget.				Management
Dudget.		Duaget.				and Budget.
Oversight Agency for						Oversight Agency
Audit						for Audit
means the Federal						means the Federal
awarding agency that						awarding agency
provides the predominant						that provides the
amount of funding directly						predominant amount
to a non-Federal entity not						of direct funding to
assigned a cognizant						a recipient not
agency for audit. When						assigned
there is no direct funding,						a cognizant agency
the Federal awarding						for audit. When
agency which is the						there is no direct
predominant source of						funding, the Federal
pass-through funding must						agency with the
assume the oversight						predominant indirect

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	A-133
	(11-110)	(11-102)			(11-07)	
responsibilities. The duties						funding shall
of the oversight agency for						assume the
audit and the process for						oversight
any reassignments are						responsibilities. The
described in section513						duties of the
Responsibilities, paragraph						oversight agency for
(b).						audit are described
						in §400(b).
						Effective July 28,
						2003, the following
						is added to this
						definition:
						A Federal agency
						with oversight for an
						auditee may
						reassign oversight to
						another Federal
						agency which
						provides substantial
						funding and agrees
						to be the oversight
						agency for audit.
						Within 30 days after
						any reassignment, both the old and the
						new oversight
						agency for audit shall
						notify the auditee,
						and, if known, the
						auditor of the
						reassignment."
Not Included	Outlays or	Outlays	Capital			reassignment.
1.00 menuueu	Expenditures	(Expenditures)	Expenditures			
L	Experimentes	(Experimente)	Expenditures		L	

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
	See Expenditures above.	mean charges made to the project or program. They may be reported on a cash or accrual basis. For reports prepared on a cash basis, outlays are the sum of actual cash disbursement for direct charges for goods and services, the amount of indirect expense incurred, the value of in-kind contributions applied, and the amount of cash advances and payments made to contractors and subgrantees. For reports prepared on an accrued expenditure basis, outlays are the sum of actual cash disbursements, the amount of indirect expense incurred, the value of inkind contributions applied, and the new increase (or decrease) in the amounts owed by the grantee for goods and other property	See Expenditures above.			

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
		received, for services				
		performed by				
		employees,				
		contractors, subgrantees,				
		subcontractors, and				
		other payees, and				
		other amounts				
		becoming owed under				
		programs for which no current services or				
		performance are				
		required, such as				
		annuities, insurance				
		claims, and other				
ND		benefit payments.				
^N Participant Support Costs						
means direct costs for						
items 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 conferences, or						
training projects.						
Pass-through Entity means a non-Federal entity						Pass-through Entity means a non-
that provides a subaward to						Federal entity that
a subrecipient to carry out						provides a Federal
part of a Federal program.						award to a
						subrecipient to carry

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Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
						out a Federal
						program.
Not Included		Percentage of Completion Method refers to a system under which payments are made for construction work according to the percentage of completion of the work, rather than to the grantee's cost incurred.				
^N Performance Goal means a target level of performance expressed as a tangible, measurable objective, against which actual achievement can be compared, including a goal expressed as a quantitative standard, value, or rate. In some instances (e.g., discretionary research awards), this may be limited to the requirement to submit technical performance reports (to be evaluated in accordance with agency policy).						
^N Period of Performance means the time during which the non-Federal						

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			included in previous cir			4 100
Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
· · ·						
entity may incur new						
obligations to carry out the						
work authorized under the						
Federal award. The						
Federal awarding agency						
or pass-through entity must						
include start and end dates						
of the period of						
performance in the Federal						
award (see sections210						
information contained in						
Federal Award paragraph						
(a)(5) andRequirements						
for Pass-through Entities,						
paragraph $(a)(1)(iv)$).						
^N Personal Property						
means property other than						
real property. It may be						
tangible, having physical						
existence, or intangible.						
^N Personally Identifiable						
Information (PII) means						
information that can be						
used to distinguish or trace						
an individual's identity,						
either alone or when						
combined with other						
personal or identifying						
information that is linked						
or linkable to a specific						
individual. Some						
information that is						
considered to be PII is						
available in public sources						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance:2CFR Part 21545CFR Part 922 CFR Part 2202 CFR Part 2302 CFR Part 225A-133						
Subpart A - Definitions		(A-102)	2 CFR Part 220			A-155
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
such as telephone books,						
public websites, and						
university listings. This						
type of information is						
considered to be Public PII						
and includes, for example,						
first and last name,						
address, work telephone						
number, e-mail address,						
home telephone number,						
and general educational						
credentials. The definition						
of PII is not anchored to						
any single category of						
information or technology.						
Rather, it requires a case-						
by-case assessment of the						
specific risk that an						
individual can be						
identified. Non-PII can						
become PII whenever						
additional information is						
made publicly available, in						
any medium and from any						
source, that, when						
combined with other						
available information,						
could be used to identify						
an individual.						
^N Program Income						
means gross income earned						
by the non-Federal entity						
that is directly generated						
by a supported activity or						

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			included in previous cir			
Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
earned as a result of the						
Federal award during the						
period of performance.						
(See section77 Period						
of Performance.) Program						
income includes but is not						
limited to income from						
fees for services						
performed, the use or						
rental or real or personal						
property acquired under						
Federal awards, the sale of						
commodities or items						
fabricated under a Federal						
award, license fees and						
royalties on patents and						
copyrights, and principal						
and interest on loans made						
with Federal award funds.						
Interest earned on						
advances of Federal funds						
is not program income.						
Except as otherwise						
provided in Federal						
statutes, regulations, or the						
terms and conditions of the						
Federal award, program						
income does not include						
rebates, credits, discounts,						
and interest earned on any						
of them.						
See also section407						
Written Prior Approval.						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

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Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
See also 35 U.S.C. §§ 200- 212 "Disposition of Rights in Educational Awards" applies to inventions made under Federal awards.						
Not Included	Prior approval means written approval by an authorized official evidencing prior consent.	Prior approval means documentation evidencing consent prior to incurring specific cost.				
Not Included						Program-specific audit means an audit of one Federal program as provided for in §200(c) and §235.
Not Included	Project period means the period established in the award document during which Federal sponsorship begins and ends.					
Property means real property or personal property.	Personal property means property of any kind except real property. It may be tangible, having physical existence, or intangible, having no physical existence,	Real property means land, including land improvements, structures and appurtenances thereto, excluding movable machinery and equipment.				

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

	Definition not included in previous circulars							
Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133		
	such as copyrights,							
	patents, or securities.							
	Property means, unless otherwise stated, real property, equipment, intangible property and debt instruments.							
	Real property							
	means land, including							
	land improvements, structures and							
	appurtenances thereto,							
	but excludes movable							
	machinery and							
	equipment.							
^N Protected Personally								
Identifiable Information								
(Protected PII)								
means an individual's first								
name or first initial and last name in combination with								
any one or more of types of								
information, including, but								
not limited to, social								
security number, passport								
number, credit card								
numbers, clearances, bank								
numbers, biometrics, date								
and place of birth, mother's								
maiden name, criminal,								
medical and financial								

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

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Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
records, educational transcripts. This does not include PII that is required by law to be disclosed. (See also79 Personally Identifiable Information). ^N Project Cost means total allowable costs incurred under a Federal						
award and all required cost sharing and voluntary committed cost sharing, including third-party contributions.						
Not Included					Public assistancecost allocation planmeans a narrativedescription of theprocedures that willbe used inidentifying,measuring andallocating alladministrative coststo all of theprogramsadministered orsupervised by Statepublic assistanceagencies asdescribed inAppendix D of 2CFR part 225.	
Questioned cost						Questioned cost

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

			included in previous cir			
Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
means a cost that is questioned by the auditor because of an audit finding: (a) Which resulted from a violation or possible violation of a statute, regulation, or terms and conditions of a Federal award, including for funds used to match Federal funds; (b) Where the costs, at the time of the audit, are not supported by adequate documentation; or (c) Where the costs incurred appear unreasonable and do not reflect the actions a prudent person would take in the circumstances.						means a cost that is questioned by the auditor because of an audit finding: (1)Which resulted from a violation or possible violation of a provision of a law, regulation, contract, grant, cooperative agreement, or other agreement or document governing the use of Federal funds, including funds used to match Federal funds; (2) Where the costs, at the time of the audit, are not supported by adequate documentation; or (3) Where the costs incurred appear unreasonable and do not reflect the actions a prudent person would take in the circumstances.
means land, including land improvements, structures and appurtenances thereto,						

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

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Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
but excludes moveable machinery and equipment.						
Recipient means a non-Federal entity that receives a Federal award directly from a Federal awarding agency to carry out an activity under a Federal program. The term recipient does not include subrecipients. See also69 Non-Federal Entity.	Recipient means an organization receiving financial assistance directly from Federal awarding agencies to carry out a project or program. The term includes public and private institutions of higher education, public and private hospitals, and other quasi-public and private non-profit organizations such as, but not limited to, community action agencies, research institutes, educational associations, and health centers. The term may include commercial organizations (such as agencies of the United Nations) which are recipients, subrecipients, or contractors or subcontractors of					Recipient means a non-Federal entity that expends Federal awards received directly from a Federal awarding agency to carry out a Federal program.

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Subpart A - Definitions (A-10) (A-102) (A-21) (A-122) (A-87) recipients or subrecipients at the discretion of the Federal awarding agency. The term does not include government-owned contractor-operated facilities or research centers providing continued support for mission-oriented, large-scale programs that are government- owned or controlled, or are designated as federally-finded research and development means all research activities, both basic and applied, and all development activities that are supported at miversities, collegs, activities, not includes activities, both basic and applied, and all development activities that are supported at miversities, collegs, activities, notion tare training of individuals in a dother non-profit institutions. Tesearch all means all research activities involving the research all development means all research activities, both basic and applied, and all development activities that are supported at miversities, collegs, activities involving the research all other non-profit institutions. The term research activities intices activities involving the research and applied, and all development activities intices activities intefactore actines activities intices activities intefactor activi		20ED D	ý	a CED De et 220		2 (CED D+ 225	A 100
Research and Development activities, both basic and applied, and all development activities in a diapplied, and all applied, and all development activities in basic and applied, and all development activities in basic and accounted for. It includes: activities involving the institution in an activities in and activities involving the institution in an and institution in and activities in and all development activities in and activities involving the institution in an activities in and institution in an activities in and institution in activities in and institution in activities in and institution in activities in and institution in activities in and institution institution institution institution institution institution institution institution institutions.	Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Research and Research and Organized Research and Development Development means all research activities, both basic and applied, and all development activities that are performed by non- Federal entities. The term research also includes Research and ad other non-profit insitutions. Organized (Research means all) Research and activities, both basic and applied, and all development activities involving the training of individuals in "Research" is defined Performed by non- Federal entitys.	Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
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means all researchmeans all researchmeans all researchmeans all researchactivities, both basic and applied, and allactivities, both basic and applied, and alland development activities of an institution that are separately budgeted and accounted for. It institutions.means all research means all research activities that are separately budgeted and accounted for. It institutions.(R&D)research also includes activities involving the training of individuals inmeans all research activities, both basic and applied, and all development activitiesmeans all research activities of an institution that are separately budgeted and accounted for. It includes: (1) Sponsored research means allmeans all research means all research activities that are performed by a non- Federal entity.	Development	Development					Development
applied, and all development activities that are performed by non- Federal entities. The term research also includesand applied, and all development activities that are supported at universities, colleges, and other non-profit institutions.activities of an institution that are separately budgeted and accounted for. It includes: (1) Sponsored research means allactivities of an activities, both basic and applied, and all development activities that are performed by a non- Federal entity.	means all research			means all research			
applied, and all development activities that are performed by non- Federal entities. The term research also includesand applied, and all development activities that are supported at universities, colleges, and other non-profit institutions.activities of an institution that are separately budgeted and accounted for. It includes: (1) Sponsored research means allactivities of an institution that are separately budgeted and accounted for. It includes: Research is definedactivities of an institution that are separately budgeted and accounted for. It includes: (1) Sponsored research means allactivities of an institution that are separately budgeted and accounted for. It includes: Research is definedactivities of an institution that are separately budgeted and accounted for. It includes: Research is definedactivities of an institution that are separately budgeted and accounted for. It includes: Research is definedactivities of an institution that are separately budgeted and accounted for. It includes: Research means allactivities of an activities that are performed by a non- Federal entity.	activities, both basic and	activities, both basic		and development			means all research
development activities that are performed by non- Federal entities. The termdevelopment activities that are supported at universities, colleges, and other non-profit institutions.institution that are separately budgeted and accounted for. It includes: (1) Sponsored research means alland applied, and all development activities that are performed by a non- Federal entity.				*			activities, both basic
are performed by non- Federal entities. The termthat are supported at universities, colleges, and other non-profit institutions.separately budgeted and accounted for. It includes: (1) Sponsored research means alldevelopment activities that are performed by a non- Federal entity.are performed by non- activities involving the training of individuals ininstitutions.(1) Sponsored research means allResearch "is defined				institution that are			
Federal entities. The termuniversities, colleges, and other non-profitand accounted for. It includes:activities that are performed by a non- formed by a non- Federal entity.activities involving the training of individuals in"Research" is definedand accounted for. It includes: (1) Sponsored research means allactivities that are performed by a non- Federal entity.		-		separately budgeted			
research also includes activities involving the training of individuals inand other non-profit institutions.includes: (1) Sponsored research means allperformed by a non- Federal entity. Research is defined				1 7 0			
activities involving the training of individuals ininstitutions.(1) Sponsored research means allFederal entity.(1) Sponsored research means allResearch is definedResearch is definedResearch is defined	research also includes			includes:			
training of individuals in "Research" is defined research means all Research is defined							
	research techniques where	as a systematic study		research and			as a systematic
such activities utilize the directed toward fuller development study directed							
same facilities as other scientific knowledge activities that are toward fuller							
							scientific knowledge

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
activities and where such	the subject studied.		Federal and non-			or understanding of
activities are not included	"Development" is the		Federal agencies			the subject studied.
in the instruction function.	systematic use of		and organizations.			The term research
	knowledge and		This term includes			also includes
"Research" is defined as a	understanding gained		activities involving			activities involving
systematic study directed	from research directed		the training of			the training of
toward fuller scientific	toward the production		individuals in			individuals in
knowledge or	of useful materials,		research techniques			research techniques
understanding of the	devices, systems, or		(commonly called			where such
subject studied.	methods, including		research training)			activities utilize the
"Development" is the	design and		where such			same facilities as
systematic use of	development of		activities utilize the			other research and
knowledge and	prototypes and		same facilities as			development
understanding gained from	processes. The term		other research and			activities and where
research directed toward	research also includes		development			such activities are
the production of useful	activities involving the		activities and where			not included in the
materials, devices,	training of individuals		such activities are			instruction function.
systems, or methods,	in research techniques		not included in the			Development is the
including design and	where such activities		instruction function.			systematic use of
development of prototypes	utilize the same		(2) University			knowledge and
and processes.	facilities as other		research means all			understanding
	research and		research and			gained from
	development activities		development			research directed
	and where such		activities that are			toward the
	activities are not		separately budgeted			production of useful
	included in the		and accounted for			materials, devices,
	instruction function.		by the institution			systems, or
			under an internal			methods, including
			application of			design and
			institutional funds.			development of
			University research,			prototypes and
			for purposes of this			processes.
			document, shall be			
			combined with			

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Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
			sponsored research under the function of organized research.			
Not Included		Share when referring to the awarding agency's portion of real property, equipment or supplies, means the same percentage as the awarding agency's portion of the acquiring party's total costs under the grant to which the acquisition costs under the grant to which the acquisition cost of the property was charged. Only costs are to be counted—not the value of third-party in- kind contributions.				
^N Simplified Acquisition Threshold means the dollar amount below which a non-Federal entity may purchase property or services using small purchase methods. Non-Federal entities adopt small purchase procedures in						

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Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
order to expedite the purchase of items costing less than the simplified acquisition threshold. The simplified acquisition threshold is set by the Federal Acquisition Regulation at 48 C.F.R. Subpart 2.1 (Definitions) and in accordance with 41 U.S.C. § 1908. As of the publication of this Part, the simplified acquisition threshold is \$150,000, but this threshold is periodically adjusted for inflation. (Also see definition of67 Micro- purchase.)						
Not Included						Single Audit means an audit which includes both the entity's financial statements and the Federal awards as described in §500.
Not Included	Small Awards means a grant or cooperative agreement not exceeding the small purchase threshold fixed at 41 U.S.C. 403(11)					

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
	(currently \$25,000).					
^N Special Purpose Equipment means equipment which 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. See also 33 Equipment and 48 General Purpose.						
State means any state of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, American Samoa, the Commonwealth of the Northern Mariana Islands, and any agency or instrumentality thereof exclusive of local governments.		State means any of the several States of the United States, the District of Columbia, the Commonwealth of Puerto Rico, any territory or possession of the United States, or any agency or instrumentality of a State exclusive of local governments. The term does not include any public and Indian housing agency under United States Housing Act of 1937.			State means any of the several States of the United States, the District of Columbia, the Commonwealth of Puerto Rico, any territory or possession of the United States, or any agency or instrumentality of a State exclusive of local governments.	State means any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, American Samoa, the Commonwealth of the Northern Mariana Islands, and the Trust Territory of the Pacific Islands, any instrumentality thereof, any multi- State, regional, or

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
						interstate entity which has
						governmental
						functions, and any
						Indian tribe as
						defined in this
						section.
Student Financial Aid						Student Financial
(SFA)						Aid (SFA)
means Federal awards						includes those
under those programs of						programs of general student assistance,
general student assistance, such as those authorized by						such as those
Title IV of the Higher						authorized by Title
Education Act of 1965, as						IV of the Higher
amended, (20 U.S.C. §§						Education Act of
1070-1099d), which are						1965, as amended,
administered by the U.S.						(20 U.S.C. 1070 et
Department of Education,						seq.) which is
and similar programs						administered by the
provided by other Federal						U.S. Department of
agencies. It does not include Federal awards						Education, and similar programs
under programs that						provided by other
provide fellowships or						Federal agencies. It
similar Federal awards to						does not include
students on a competitive						programs which
basis, or for specified						provide fellowships
studies or research.						or similar Federal
						awards to students
						on a competitive
						basis, or for
						specified studies or
						research.

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
Subaward	Subaward	Subgrant				
means an award provided	means an award of	means an award of				
by a pass-through entity to	financial assistance in	financial assistance in				
a subrecipient for the	the form of money, or	the form of money, or				
subrecipient to carry out	property in lieu of	property in lieu of				
part of a Federal award	money, made under an	money, made under a				
received by the pass-	award by a recipient to	grant by a grantee to				
· 1						
through entity. It does not	an eligible	an eligible subgrantee. The term includes				
include payments to a	subrecipient or by a					
contractor or payments to	subrecipient to a lower	financial assistance				
an individual that is a	tier subrecipient. The	when provided by				
beneficiary of a Federal	term includes financial	contractual legal				
program. A subaward may	assistance when	agreement, but does				
be provided through any	provided by any legal	not include				
form of legal agreement,	agreement, even if the	procurement				
including an agreement	agreement is called a	purchases, nor does it				
that the pass-through entity	contract, but does not	include any form of				
considers a contract.	include procurement	assistance which is				
	of goods and services	excluded from the				
	nor does it include any	definition of grant in				
	form of assistance	this part.				
	which is excluded					
	from the definition of					
	"award" in §215.2(e).					
Subrecipient	Subrecipient	Subgrantee				Subrecipient
means a non-Federal entity	means the legal entity	means the government				means a non-Federal
that receives a subaward	to which a subaward is	or other legal entity to				entity that expends
from a pass-through entity	made and which is	which a subgrant is				Federal awards
to carry out part of a	accountable to the	awarded and which is				received from a
Federal program; but does	recipient for the use of	accountable to the				pass-through entity
not include an individual	the funds provided.	grantee for the use of				to carry out a
that is a beneficiary of such	The term may include	the funds provided.				Federal program,
program. A subrecipient	foreign or					but does not include
may also be a recipient of	international					an individual that is

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
other Federal awards directly from a Federal awarding agency.	organizations (such as agencies of the United Nations) at the discretion of the Federal awarding agency.					a beneficiary of such a program. A subrecipient may also be a recipient of other Federal awards directly from a Federal awarding agency. Guidance on distinguishing between a subrecipient and a vendor is provided in §210.
Supplies means all tangible personal property other than33 Equipment. A computing device is a supply if the acquisition cost is less than the lesser of the capitalization level established by the non- Federal entity for financial statement purposes or \$5,000, regardless of the length of its useful life. See also sections20 Computer Devices Equipment and33 Equipment.	Supplies means all personal property excluding equipment, intangible property, and debt instruments as defined in this section, and inventions of a contractor conceived or first actually reduced to practice in the performance of work under a funding agreement ("subject inventions"), as defined in 37 CFR part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms	Supplies means all tangible personal property other than equipment as defined in this part.				

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

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Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
	Under Government					
	Grants, Contracts, and					
	Cooperative					
	Agreements."					
Not Included	Agreements.	Suspension means				
Not included		depending on the				
		context, either (1)				
		temporary withdrawal				
		of the authority to				
		obligate grant funds				
		pending corrective				
		action by the grantee				
		or subgrantee or a decision to terminate				
		the grant, or (2) an				
		action taken by a				
		suspending official in				
		accordance with				
		agency regulations				
		implementing E.O.				
		12549 to immediately				
		exclude a person from				
		participating in grant				
		transactions for a				
		period, pending				
		completion of an				
		investigation and such				
		legal or debarment				
		proceedings as may				
		ensue.				
Termination	Termination	Termination				
means the ending of a	means the cancellation	means permanent				
Federal award, in whole or	of Federal	withdrawal of the				
in part at any time prior to	sponsorship, in whole	authority to obligate				

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-07)	
the planned end of period	or in part, under an	previously-awarded				
of performance.	agreement at any time	grant funds before that				
	prior to the date of	authority would				
	completion.	otherwise expire. It				
		also means the				
		voluntary				
		relinquishment of that				
		authority by the				
		grantee or subgrantee.				
		"Termination" does				
		not include: (1)				
		Withdrawal of funds				
		awarded on the basis				
		of the grantee's				
		underestimate of the				
		unobligated balance in				
		a prior period; (2) Withdrawal of the				
		unobligated balance as				
		of the expiration of a				
		grant; (3) Refusal to				
		extend a grant r award				
		additional funds, to				
		make a competing or				
		noncompeting				
		continuation, renewal,				
		extension, or				
		supplemental award;				
		or (4) voiding of a				
		grant upon				
		determination that the				
		award was obtained				
		fraudulently, or was				
		otherwise illegal or				

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

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Final Uniform Guidance:	2CFR Part 215	45CFR Part 92	2 CFR Part 220	2 CFR Part 230	2 CFR Part 225	A-133
Subpart A - Definitions	(A-110)	(A-102)	(A-21)	(A-122)	(A-87)	
		invalid from inception.				
Not Included		Terms of a Grant or				
		Subgrant				
		mean all requirements				
		of the grant or				
		subgrant, whether in				
		statute, regulations, or				
		the award document.				
Third Party In Kind	Third Party In-kind	Third Party In-kind				
Contributions	Contributions	Contributions				
means the value of	means the value of	mean property or				
non-cash contributions	non-cash contributions	services which benefit				
(i.e., property or services)	provided by non-	a federally assisted				
that-	Federal third parties.	project or program and				
(a) Benefit a federally	Third party in-kind	which are contributed				
assisted project or	contributions may be	by non-Federal third				
program; and	in the form of real	parties without charge				
(b) Are contributed by	property, equipment,	to the grantee, or a				
non-Federal third parties,	supplies and other	cost-type contractor				
without charge, to a non-	expendable property,	under the grant				
Federal entity under a	and the value of goods	agreement.				
Federal award.	and services directly	C C				
	benefiting and					
	specifically					
	identifiable to the					
	project or program.					
Unliquidated Obligations	Unliquidated	Unliquidated				
means, for financial reports	Obligations,	Obligations				
prepared on a cash basis,	for financial reports	for reports prepared on				
obligations incurred by the	prepared on a cash	a cash basis mean the				
non-Federal entity that	basis, means the	amount of obligations				
have not been paid	amount of obligations	incurred by the grantee				
(liquidated). For reports	incurred by the	that has not been paid.				
prepared on an accrual	recipient that have not	For reports prepared				

Text from Final Uniform Guidance Subpart A. Definitions serve as the guiding comparison text.

* Definition from the Department of Health and Human Services' codification of A-102 at 45 CFR 92 is used in this comparison document.

Definition not included in previous circulars							
Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133	
expenditure basis, these are obligations incurred by the non-Federal entity for which an expenditure has not been recorded.	been paid. For reports prepared on an accrued expenditure basis, they represent the amount of obligations incurred by the recipient for which an outlay has not been recorded.	on an accrued expenditure basis, they represent the amount of obligations incurred by the grantee for which an outlay has not been recorded.					
Unobligated Balance means the amount of funds under a Federal award that the non-Federal entity has not obligated. The amount is computed by subtracting the cumulative amount of the non-Federal entity's unliquidated obligations and expenditures of funds under the Federal award from the cumulative amount of the funds that the Federal awarding agency or pass-through entity authorized the non- Federal entity to obligate.	Unobligated Balance means the portion of the funds authorized by the Federal awarding agency that has not been obligated by the recipient and is determined by deducting the cumulative obligations from the cumulative funds authorized.	Unobligated Balance means the portion of the funds authorized by the Federal agency that has not been obligated by the grantee and is determined by deducting the cumulative obligations from the cumulative funds authorized.					
Not Included	Unrecovered Indirect Cost means the difference between the amount awarded and the amount which could						

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Final Uniform Guidance: Subpart A - Definitions	2CFR Part 215 (A-110)	45CFR Part 92 (A-102)	2 CFR Part 220 (A-21)	2 CFR Part 230 (A-122)	2 CFR Part 225 (A-87)	A-133
	have been awarded under the recipient's approved negotiated indirect cost rate.					
^N Voluntary Committed Cost Sharing means cost sharing specifically pledged on a voluntary basis in the proposal's budget or the Federal award on the part of the non-Federal entity and that becomes a binding requirement of Federal award.						