REPORTING FOREIGN GIFTS AND CONTRACTS

SCOPE:  Louisiana State University and Agricultural and Mechanical College (LSU) and Affiliate Organizations

EFFECTIVE:  July 1, 2024. This FASOP supersedes and replaces all prior versions.

PURPOSE:  The purpose of this FASOP is to establish procedures for mandated reporting of foreign gifts and contracts as set forth by federal, state, or other internal or external constituents.

DEFINITIONS:

A.  **Affiliate Organization** refers to any entity under the control of or established for the benefit of an organization, including a direct-support organization.

B.  **Contract** refers to any agreement for the acquisition by purchase, lease, or barter of property or services by the foreign source, for the direct benefit or use of either of the parties. Certain Regulations further define contracts to include any purchase, lease, or barter property or services from a foreign adversary.

C.  **Foreign Adversary** refers to any foreign government or foreign non-government person determined by the United States secretary of commerce to have engaged in a long-term pattern or serious instances of conduct significantly adverse to the national security of the United States or security and safety of United States persons as listed in 15 CFR §7.4.

D.  **Foreign Source** refers to any one of the following:

   i.  a foreign government, including an agency of a foreign government;
   ii.  a legal entity, governmental or otherwise, created solely under the laws of a foreign state or states;
   iii.  an individual who is not a citizen or a national of the United States or a trust territory or protectorate thereof; or
   iv.  an agent, including a subsidiary or affiliate of a foreign legal entity, acting on behalf of a foreign source;

E.  **Foreign Source Specialist** is a staff member within Accounting Services – Bursar Operations whose responsibility is to collect, compile, and maintain the reporting documents for Foreign Sourced Reporting.

F.  **Gift** herein refers to any Gift of money or property. Certain Regulations further defines gift as any contract, gift, grant, endowment, award, promise to pay, scholarship, or donation of money or property of any kind, or any combination thereof.

G.  **Institution**, refers to any institution, public or private, of, if a multi-campus institution, any single campus of such institution, in any State that
i. is legally authorized with such State to provide a program of education beyond secondary school;

ii. provides a program for which the institution awards a bachelor’s degree (or provides not less than a 2-year program which is acceptable for full credit toward such a degree) or more advanced degrees; and

iii. is accredited by a nationally recognized accrediting agency or association and to which institution Federal financial assistance is extended (directly or indirectly through another entity or person), or which institution receives support from the extension of Federal financial assistance to any of the institution’s subunits.


I. Reporting Date herein refers to January 31 and July 31.

J. Restricted or Conditional Gift or Contract refers to any endowment, gift, grant, contract, award, present, or property of any kind which includes provisions regarding:

   i. the employment, assignment, or termination of faculty;
   
   ii. the establishment of departments, centers, research or lecture programs, or new faculty positions;
   
   iii. the selection or admission of students; or
   
   iv. the award of grants, loans, scholarships, fellowships, or other forms of financial aid restricted to students of a specified country, religion, sex, ethnic origin, or political opinion.

K. Semi-annual Reporting Periods herein refers to two reporting periods: January 1 - June 30 and July 1 - December 31.

L. Units refers to individual colleges and affiliates (i.e., College of Science, Tiger Athletic Foundation).

The definitions of “Contract,” “Foreign Source,” and “Gift” articulated in this FASOP apply only for the purposes of this FASOP and compliance with Regulations; they do not define how these terms are generally used or understood at LSU.

FOREIGN SOURCE COMPLIANCE COMMITTEE:

A. Committee Purpose: The Compliance Committee is a workgroup responsible for the oversight of, and compliance with, this policy and processes. It oversees the reporting by units, review, and preparation of information relating to Foreign Sourced Gifts and Contracts, and it ensures the
timely filing of the semiannual reports. The Committee is also responsible for timely reminders to units prior to the due date. After all information is compiled and reviewed, the Foreign Source Specialist is responsible for the filing through the appropriate means.

B. **Committee Members:** The Compliance Committee is composed of Representatives from, but not limited to, the following departments within LSU and its affiliates:
   i. Accounting Services
   ii. Affiliate Entities
   iii. Financial Aid
   iv. Information Technology Services
   v. Academic Affairs
   vi. Office of Research and Economic Development

**REPORTING PROCEDURES:**

A. **Reporting Requirements:** To comply with Regulations, all units receiving Gifts or entering into Contracts must properly track and record Gifts pursuant to the policy. A Gift must be recorded when the Gift is received. A Contract must be reported when the Contract is executed, or at the time payments are received.

B. **Reporting Survey:** Approximately 7 business days prior to the end of the current reporting period, the Foreign Source Specialist provides each unit a reporting survey that is due approximately 7-business days after the current reporting period date. The survey inquires if each unit has reportable item(s) and the necessary contact for the reportable item(s). Unit contacts are responsible for reporting any foreign Gifts or Contracts to the Foreign Source Specialist. If a unit is identified as having a reportable item, the Foreign Source Specialist provides the unit a form to collect the necessary information referenced below.

C. **Reporting by Units:** The following information is required when a reportable item is identified:
   i. Institution
   ii. Source Name, Address, Country
   iii. Source Type (i.e., Government, Legal Entity, Individual, Agent)
   iv. Transaction Type (i.e., Gift or Contract)
   v. Dollar Value
   vi. Date Received
   vii. Country of Citizenship
   viii. Country of Residence/Domicile
   ix. Reporting Period (i.e., July 1-December 31)
   x. Start and End Date(s) (for Contracts only)
xi. Information related to any Restrictions or Conditions
xii. Intermediaries or Domestic Parties
xiii. Reporting Department with Department Contact Name and E-Mail
xiv. Notes (if needed)

Additionally, Regulations may require the documentation to include a copy of any gift agreement between the foreign source and the institution, signed by the foreign source and the chief administrative officer of the institution, or the respective designees, which includes a detailed description of the purpose for which the gift is to be used by the institution, the identification of the person whom the gift is explicitly intended to benefit, any applicable conditions, requirements, restrictions, or terms made a part of the gift regarding the control of curricula, faculty, student admissions, student fees, or contingencies placed upon the institution to take a specific public position or to award an honorary degree. If an agreement contains information protected from disclosure, an abstract or redacted copy of the disclosure containing information that is not protected shall be submitted in lieu of a copy of the agreement. Furthermore, any person subject to travel abroad representing their respective institution, upon return, shall report any gifts of funds or promises to pay offered by a foreign adversary or any entity representing the interests of a foreign adversary.

D. Review and Threshold: After the due date, which is approximately 10 business days prior to the semi-annual reporting date, the information provided on the form is reviewed for accuracy and completeness by the Foreign Source Specialist. The Specialist is responsible for aggregating the information by source and analyzing the information to determine what is needed to be reported per each requirement and regulation.

E. Semi-Annual Reporting: The Foreign Source Specialist is responsible for the reporting to each Regulation’s respective reporting website.

When submitting, the Specialist must sign and acknowledge that the information submitted in the report is current, complete, and accurate.

F. Record Retention: Units are responsible for maintaining supporting documentation related to the Gift or Contract in the event of an internal or external review. Documents are to be maintained in accordance with the University’s record retention policy or Regulations, whichever is longer.

G. Audits: Compliance with Regulations are subject to internal and external audits.