Lamar University

Responsible Conduct in Research

Policy and Procedure

THE NSF: Pursuant to the 2007 America COMPETES, the National Science Foundation has adopted a new certification requirement the comes effective January 4, 2010. The new NSF Grant Proposal Guide states: "When sitting a proposal to NSF, the Authorized Organizational Representative is required to complete a certification that the institution has a plan to provide appropriate atining and oversight in the special postdoctoral researchers who will be supported by NSF to conduct research." The plant ralso include a systetro verify that the training has occurred. The plan does not have to submitted with proposals, but NSF could request it at any time — and NSF could auditing to auditing to the national Science Foundation has a presidence of the plant for t

Grantees must designate one or more personoversee compliance with the RCR training requirement. Grantees are responsible for if ying that undergraduate students, graduate students and postdoctoral resolvers supported by NSF to conduces earch have received training in the responsible and ethical conductresearch, in accordance with the plan the grantee has put in platoer their organization.

Grantee shall ensure that these RCR requinterned own to all sub-recipients, or are otherwise appropriately ddressed in the sub-award instrument.

LU Policy

1. The Compliance Director for Researched Sponsored Programs Administration (ORSPA) will be responsible for maintaini

ORSPA and attach a copy to the FB2 sonnel Acton Form or F4.7 Request to Pay. A F3.2 or F4.7 will not be processed without the documentation and pay start date cannot be prior to dafecompletion of the course (unless determined comparable training has been received.)

- b) PIs will certify that the student hasceived RCR training ppropriate to the research and discipline.
- 3. Pls give the Compliance Director periodic utestalisting the students articipating in the research. The Compliance Director will facilitate this process by sending reminder emails to all faculty who are Pls on NSF grants that beginning of each semester and before summer research begins.
- 4. Lamar University academic deans may ame insolptian at any time after consultation with the Office of Research and Sponsored Programd Compliance Director. Details of any amended plan will be sent to all faculty that NSF grants, the ORSP, and the Compliance Director and will be posted on the ORSPA besides. At a minimum, the plan will be reviewed and updated annually, no later than Judy each year (beginning July 1, 2011).
- 5. The Associate Provost for Research and Sopremos Programs Administration will make decisions on a case-by-case basis about restrained only participation in NSF funded research falls into one of the following situations: