Summary of NSTC Guidance for Implementing National Security Presidential Memorandum 33 Disclosure Requirements

[Version 2.0 (January 11, 2022) – Revised to add fn. 1 & update links and hart

On Jan. 4, 2022 he Office of Science and Technology Policy acting throthen National Science and Technology Council (NSTC) oint Committee on the Research Environment (JCORE) Subcommittee on Research Security issued its long awaited "Guidance for Implementing National Security Presidential Memorandum 33 (NSBM) on National Security trategy for United States Government-Supported Research and Develop (Inding agencies with establishicies on disclosure requirements for research segarding positions, other support, affiliations, and activities with foreign government prosoned talent recruitment programs (FGSTP) by January 14, 2022. NSPM3 also charged the Office of Science and Technology Policy (QSTP) cooperation the Office of Management and Budget (OMB) alnet estagencies coordinate the standardization of disclosure policies and formsos research funding agencies NSPM33 Guidance is a first step in this standardization effort. Total memorandum on United States Government Research and Development National Security Policy" (NSBM) as well as more detailed instruction and advice in the following areas:

- Disclosure Requirements and Standardization
- Digital Persistent Identifier(DPIs)
- Consequences for Violation of DiscloeuRequirements
- Information Sharing
- Research Security Programs

This summary will highlight key points of the SPM-33 Guidanc's disclosure

Support,"although the NSPM3 itself only defines "Other Support."h € NSPM 33 Guidance states thattese terms have the same meaning, thou are some noteworthy wording distinctions. For example, the NSPMGuidance definition of "Current and Pendingesearch Supportualifies in kind contributions as those "requiring a commitmet of time and directly supporting an individual's research and development effort's while the document's definition of Other Support contains no such modifier. Similarly, the NSP301 Guidancedefinition of "Current and Pending Research Supporters to resources in support of an individual's "research and development efforts," while its definition of "Other Support" refers to "professional R&D efforts." The types and sources of support covered by the NSPI33 Guidance definitions for "Current and Pending Research Support" and "Other Support" are similar scope tothose encompassed by corresponding NIH and NSF terms, but there adsec wording distinctions that could bear on term meaning for instance, neither the NIH definition for "Other Support," nor the NSF definition for "Current and Pending Suppertcompass both researchand development [See, NSF Proposal and Award Policies and Procedures Guide (PAPP Section II.C.2.h. and NIH Grants Policy StatementSection1.2]

- Definitions of Conflict of Interest and Conflict of Commitment: The NSBM Guidanceretains separate definitions '@ onflict of Commitment" and "Conflict of Interest in line with NSPM33.
- Additional Definitions: The NSPM3 Guidance includes the following defined terms related to disclosure requirements that are not included in Section 223 of the FY 2021 NDAA or NSPM33:

Controlled Unclassified Information (CU): The Guidance's definition for CUI bears similarity to definitions used for that term by the ational Institute of Standards and Technology (NIST). [See, TIS computer Security Resource Center, Glossary

Gift: The definition of "gift" is similar to that used by the Office of Government Ethics at 5 CFR Sieo 2635.203(b) but includes examples of "gifts" that may be more common in the research arena (e.g., research data, samples).

Honorarium Notably, the NSPM3 Guidance definition of this term is somewhat different from the definition for "Honoraria" that NIH included in its December 2021 revised Grants Policy State (Section 1.2). The NSPM-33 Guidance definition refers to a payment of anything of value for an appearance, speech, article or "other form of compensation or award," but the NIH definition draws a distinction between payments in support of professional services and those related to research. With respect to the latter, the NIH definition states that if the payment is related to "research"

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solely a mentor/mentee arrangement, with no research activities (e.g., associated time commitment), then it is not a resource, and does not need to be reported."

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Visiting Scholars funded by outside entity								NIH limits to visiting scholars "in labs" NSF limits to cases with assoc. time commitment.
Students/post- doc researchers funded by external entity								NSF limits to cases with assoc. time commitment.
Travel supported/pd. By external entity to perform research activity w/assoc. time commitment								
*See definitions of "consulting" that must be reported here and under Notes column. NSF – report "consulting that falls outside individual's appt."								NIH – report "consulting that falls outside individual's appt; separate from institution's agreemt." May also require consulting to "involve research." NSTC – Same description as NIH with addition of "paid" before "consulting."
Start-up/non- org. lic'd IP								consulting.

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Consulting	 Disclose "paid consulting that falls outside individual's appointment; separate from institution's agreement." Do not disclose consulting that is "permitted by an individual's appointment and consistent with proposing organization's 'Outside Activities' policies and procedures." No requirement that consulting involve research. 	

Providing Foreign Contract Copies	 Defers to agency. Agency may seek copies on request or institute a standard disclosure requirement. 	Requires copies of foreign contracts as part of standard Other Support disclosure process.	Requires copies of foreign contract per agency request.

Individual Certification