Subrecipient or Contractor (Vendor) Guidance
How to distinguish between a Subaward and a Contract for Services

For consistency purposes, when UCD provides funds from a federal award to a non-federal entity, the non-federal entity receiving these funds is classified as either a subrecipient or a subcontractor based on the nature of the agreement and the criteria in 2 CFR §200.331. At UCD, these same definitions are also applicable to non-federal awards.

An agreement expected to be issued under an award the University has received is likely to be a subcontract (via Purchasing, not by SPO), if any of the following are true:

1. The proposed agreement is expected to be issued to an individual or sole proprietor. An individual cannot be a Subrecipient because:
   a. The federal government grants funds to an organization; it does not fund individuals
   b. The knowledge of an individual is considered personal.
2. The work to be performed does not include conducting scientific investigation or arriving at conclusions to provide or disprove a hypothesis. Note that testing, data analysis, curriculum creation and outreach typically do not constitute scientific investigation.
3. The services are routine in nature and follow established or previously invented/discovered procedures.
4. There is no designated PI.
5. The contract is for off-the-shelf services or specialized services that are customarily provided to others.
6. Similar kinds of goods and services are provided within normal operations, either at a fixed price or rate (for-profits) or via service agreements (if another university).
7. The goods and services to be purchased are ancillary to UCD’s sponsored project.
8. The services are not subject to the compliance requirements of UCD’s sponsor.
9. The scope of work (SOW) does not reflect a specific, clearly defined, intellectually significant part of the scope of work of the sponsor’s award to UCD.
10. The SOW is consulting in nature, or advice is simply being provided to the UCD personnel working on the project.
11. The SOW involves providing equipment, fabrication of equipment, or components of fabricated equipment. However, a subaward SOW may include fabrication of specialized equipment to be used for the UCD SOW as a project-related asset or as a deliverable to the sponsor. The determination of whether subcontract or subaward depends in part on the purpose of the sponsor’s award, UCD’s SOW, and whether the subrecipient is providing intellectually significant contributions to the development of the equipment.
12. A survey will be conducted using de-identified data, and annual IRB approval is not required.
13. Testing will be conducted on UCD-provided data and the proposed recipient will provide UCD the results to analyze and/or provides routine professional services in analyzing the results (e.g., a radiologist reading an X-RAY). NOTE: if the entity provides professional expertise to contribute to generalizable knowledge in new ways, the entity could be a subaward.

A subaward is likely appropriate if none of the above is the case, AND you can answer “YES” to any of the following questions:

1. Does the entity’s SOW represent an intellectually significant and clearly separable portion of the programmatic effort of the overall project? For example, is the proposed subawardee’s work a specific aim in UCD’s SOW?
2. Does the entity have responsibility for performing a portion of the research (i.e., scientific investigation or conclusions to provide or disprove a hypothesis)? Note that testing, data analysis, curriculum creation and outreach typically constitute services, not research.
3. Could the entity’s work result in intellectual property being developed or publishable results (including co-authorship)?
4. Is the entity engaged in research involving human subjects under the Common Rule and therefore requires approval for its interactions with human subjects?
Unusual Circumstances

There may be unusual circumstances or exceptions to the typical characteristics listed above. In making the determination of whether a subaward or a subcontract for services should be issued, the substance of the relationship is more important than the form of the agreement. It is not expected that all of these characteristics will be present. The Uniform Guidance provides for the use of good judgment in determining whether a subaward or subcontract for services should be used. Sponsored Programs issues subawards; Contracting Services issues independent contractor agreements, consulting agreements, and services agreements.

Non-research awards and atypical research projects: Example – UCD receives a grant for "promoting democracy in [XXX] country" and UCD needs to contract with a company in that country to monitor elections. There are a great list of factors that might be considered if relevant, but two basic guidelines might help:

- First, an analysis of what UCD's work is in relationship to the vendor's work will be conducted. Does the subrecipient have significant, programmatic responsibility for a significant part of the overall project? The subrecipient’s SOW must be a clearly separable but significant portion of the project SOW.
- What does UCD’s prime award document state or imply about the work of the company? Sometimes it is hard to determine a subaward versus a subcontracted service until the award terms and conditions are received. Is it written with terms and conditions clearly applicable to the vendor? Some factors from above apply here too, such as the requirement that subawards not be issued to individuals.

In the event you are considering treating a sub-agreement as a subaward under this type of award, first contact Office of Research, Sponsored Programs for a determination as to how the transaction will be treated by UCD.

For questions, contact subawards@ucdavis.edu.