An Audit Report on

Indirect Cost Recovery Funds at State General Academic Universities

August 2006
Report No. 06-058
An Audit Report on
Indirect Cost Recovery Funds at State General Academic Universities

Overall Conclusion

The State Auditor’s Office could not determine whether state general academic universities budget indirect cost recovery funds in a manner that enables them to spend these funds in accordance with statutory requirements.

Texas Education Code, Chapter 145, requires universities to spend indirect cost recovery funds for specific types of projects to encourage further research at the level at which research was originally conducted (see text box for additional details). However, most universities do not identify specific revenue streams during their budgeting processes and, therefore, cannot identify the specific source of funds used to make specific research expenditures.

We conducted audit work at three universities: the University of Texas at Austin, Texas A&M University, and the University of Houston. We also surveyed 25 other universities. The results of that work, which are summarized in Appendix 2 of this report, indicated that most universities pool all revenue sources and allocate their funds based on university-wide needs and predefined objectives. Universities reported that they have a large number of revenue streams, which (1) makes it impractical for them to budget each stream separately and (2) makes it impossible for them to determine the sources of the funds used to purchase any specific item.

The 3 universities we audited and the 25 others we surveyed reported that they received a total of approximately $112 million in indirect cost recovery funds in fiscal year 2005. To hold universities accountable for the use of indirect cost recovery funds, the Legislature should consider requiring them to account separately for the uses of those funds. An alternative approach would be for the Legislature to consider using outcome measures as a way to ensure accountability for the use of those funds.

This audit was conducted in accordance with Texas Government Code, Section321.0132.

For more information regarding this report, please contact Dave Gerber, Audit Manager, or John Keel, State Auditor, at (512) 936-9500.
Summary of Management’s Responses

Responses from the three universities we audited are presented in Appendix 4.

Summary of Information Technology Review

At the three universities we audited, auditors reviewed the aspects of automated systems that were related to indirect cost recovery funds. We did not identify any reportable issues. These three universities use their automated accounting systems to calculate the amount of indirect cost recovery funds they earn. Our testing confirmed that these systems were properly calculating and posting indirect cost recovery fund amounts based on the provisions in the universities’ grant agreements. We also tested these systems’ access and data input rights that were related to indirect cost recovery calculation and did not identify any reportable issues.

Fifty-two percent of the other 25 universities surveyed reported that they use automated systems to calculate the amounts of indirect cost recovery funds they earn.

Summary of Objectives, Scope, and Methodology

The objectives of this audit were to:

➢ Review institutional budgets to determine whether indirect cost recovery funds are properly budgeted to ensure compliance with Texas Education Code, Chapter 145.

➢ Survey general academic universities to identify dollar amounts expended from indirect cost recovery monies and the purposes for which these monies were spent for fiscal years 2002 through 2005.

The scope of this audit covered indirect cost recovery funds earned, budgeted, and spent from fiscal year 2002 through fiscal year 2005.

The audit methodology consisted of performing on-site audits at the University of Texas at Austin, Texas A&M University, and the University of Houston. During these audits, we conducted interviews with management, tested various reporting systems, and tested compliance with indirect cost recovery fund provisions within federal grant agreements. We also conducted an online survey of 25 other general academic universities that reported indirect cost recovery expenditures to the Texas Higher Education Coordinating Board.
Recent SAO Work

<table>
<thead>
<tr>
<th>Number</th>
<th>Product Name</th>
<th>Release Date</th>
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<tr>
<td>06-001</td>
<td>An Audit Report on the Reasonableness and Results of Tuition Increases Implemented by Four Higher Education Institutions in the 2004-2005 Biennium</td>
<td>September 2005</td>
</tr>
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Detailed Results

Chapter 1
Most Universities Do Not Identify Specific Revenue Streams During Their Budgeting Processes and, Therefore, Cannot Identify the Specific Source of Funds Used to Pay for Specific Research Expenditures

We conducted audit work at three universities--the University of Texas at Austin, Texas A &M University, and the University of Houston--and surveyed 25 other universities. The results of that work indicated that, during their budgeting processes, most universities pool all revenue sources and allocate their funds based on university-wide needs and predefined objectives (see text box for additional details).

Universities receive revenue from a variety of public, private, and local sources. In accordance with higher education standard accounting principles, they have the flexibility to combine and make transfers within and among accounts and funds that do not have legal, grantor, or donor restrictions.

After universities pool their revenues together, they allocate their budget resources based on university needs and predefined objectives as determined by management and the board of regents. Most universities cannot trace a specific dollar of revenue earned to the subsequent expenditure of that same dollar. This makes it very difficult to identify the exact expenditures that are made with the indirect cost recovery funds that universities earn.

Some universities maintain combination revenue and expenditure general ledger accounts or “cost centers” specifically for indirect cost funds. This approach provides a partial audit trail to follow when trying to identify the flow of indirect cost recovery funds through the universities’ accounting systems. However, this approach does not enable universities to track a specific dollar of revenue through the budgeting process to the final expenditure of that particular dollar.

Universities Reported They Spent Indirect Cost Recovery Funds on Allowable Items Specified in Statute

The 28 universities we audited or surveyed reported that they spent most of their indirect cost recovery funds on allowable items listed in Texas Education Code, Section 145.001 (c) (see Table 1 below). It is important to emphasize that universities estimated this information because the categories by which they track expenditures do not necessarily align with the allowable expenditure categories specified in statute.
Table 1

| Allowable Expenditure Category Specified in Texas Education Code, Section 145.001 (c) | Percent of Indirect Cost Recovery Funds Spent in Allowable Expenditure Category |
|---|---|---|---|---|
| | Fiscal Year 2002 | Fiscal Year 2003 | Fiscal Year 2004 | Fiscal Year 2005 |
| Conducting pre-grant feasibility studies | 2% | 2% | 1% | 2% |
| Preparing competitive proposals for sponsored programs | 5% | 4% | 4% | 4% |
| Preparing carryover funding for research teams | 0% | 0% | 0% | 3% |
| Supporting new researchers pending external funding | 4% | 4% | 2% | 2% |
| Engaging in research programs of critical interest to the citizens of Texas | 2% | 2% | 2% | 2% |
| Purchasing capital equipment directly related to expanding the research capability of the institution | 3% | 3% | 3% | 3% |
| Research or project administrative costs | 21% | 21% | 22% | 22% |
| General research support | 52% | 53% | 55% | 52% |
| Totals | 89% | 89% | 89% | 90% |

*The totals in this table do not sum to 100 percent because the universities did not spend all of the indirect cost recovery funds they received within the same year in which they earned those funds.

Source: Unaudited information estimated by 28 universities.

The 3 universities we audited and the 25 others we surveyed reported that they received a total of approximately $112 million in indirect cost recovery funds in fiscal year 2005. Table 2 presents the amounts each university received.

Table 2

<table>
<thead>
<tr>
<th>Indirect Cost Recovery Funds Received by 28 Universities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fiscal Year 2005</td>
</tr>
<tr>
<td>University</td>
</tr>
<tr>
<td>The University of Texas at Austin*</td>
</tr>
<tr>
<td>University of Houston*</td>
</tr>
<tr>
<td>Texas A&amp;M University*</td>
</tr>
<tr>
<td>The University of Texas at El Paso</td>
</tr>
<tr>
<td>The University of Texas at Dallas</td>
</tr>
<tr>
<td>Texas Tech University</td>
</tr>
<tr>
<td>The University of Texas at Arlington</td>
</tr>
<tr>
<td>The University of Texas at San Antonio</td>
</tr>
<tr>
<td>University of North Texas</td>
</tr>
</tbody>
</table>
### Indirect Cost Recovery Funds Received by 28 Universities
#### Fiscal Year 2005

<table>
<thead>
<tr>
<th>University</th>
<th>Amount of Indirect Cost Recovery Funds Received</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prairie View A &amp; M University</td>
<td>1,434,287</td>
</tr>
<tr>
<td>The University of Texas - Pan American</td>
<td>1,293,186</td>
</tr>
<tr>
<td>The University of Texas at Brownsville</td>
<td>1,216,039</td>
</tr>
<tr>
<td>Texas State University - San Marcos</td>
<td>868,747</td>
</tr>
<tr>
<td>Texas A &amp; M University Kingsville</td>
<td>853,434</td>
</tr>
<tr>
<td>Tarleton State University</td>
<td>532,598</td>
</tr>
<tr>
<td>Texas A &amp; M University Corpus Christi</td>
<td>517,772</td>
</tr>
<tr>
<td>Sam Houston State University</td>
<td>512,049</td>
</tr>
<tr>
<td>Texas A &amp; M University at Galveston</td>
<td>392,256</td>
</tr>
<tr>
<td>Lamar University - Beaumont</td>
<td>369,575</td>
</tr>
<tr>
<td>Stephen F. Austin State University</td>
<td>285,804</td>
</tr>
<tr>
<td>University of Houston - Clear Lake</td>
<td>228,000</td>
</tr>
<tr>
<td>Texas Woman's University</td>
<td>202,201</td>
</tr>
<tr>
<td>West Texas A &amp; M University</td>
<td>199,759</td>
</tr>
<tr>
<td>Sul Ross State University</td>
<td>114,490</td>
</tr>
<tr>
<td>Texas A &amp; M International University</td>
<td>85,017</td>
</tr>
<tr>
<td>The University of Texas at Tyler</td>
<td>60,209</td>
</tr>
<tr>
<td>The University of Texas of the Permian Basin</td>
<td>22,910</td>
</tr>
<tr>
<td>Texas A &amp; M University - Commerce</td>
<td>5,031</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$112,161,956</strong></td>
</tr>
</tbody>
</table>

*These amounts are audited totals.

Source: Information reported by 28 universities. Unless otherwise indicated, this information is unaudited.

### Recommendation

To hold universities accountable for the use of indirect cost recovery funds, the Legislature should consider requiring them to account separately for the uses of those funds. An alternative approach would be for the Legislature to consider using outcome measures as a way to ensure accountability for the use of those funds.
Chapter 2

Overview of the Process Through Which Universities Earn Indirect Cost Recovery Funds

Universities earn indirect cost recovery funds on certain research grant contracts as determined by the grant sponsor. The amount of indirect cost recovery funds received is based on the amount of direct research expenditures a university makes for each research project.

A university negotiates an indirect cost recovery rate with the grant sponsor prior to undertaking a research project. It then applies this “overhead” rate to all direct research expenditures for the project. The amount of indirect cost recovery funds received is calculated by multiplying the total direct research expenditures for a specified period by the negotiated indirect cost recovery rate.

To receive indirect cost recovery funds, a university submits a summary of the direct project expenditures and the associated indirect cost recovery amount it has earned to the grant sponsor. The grant sponsor then reimburses the university an amount of indirect cost recovery funds that is based on the direct research expenditures the university has already made.

University administration typically uses a portion of the indirect cost recovery funds earned to reimburse the administration for overhead costs. The remainder of the indirect cost recovery funds is typically returned to the office of the university’s vice president for research. The vice president for research then decides how to allocate the remaining indirect cost funds. Usually, the vice president for research retains a portion of the indirect cost recovery funds to distribute at his or her discretion and distributes the remainder to the deans of the departments that generated the indirect cost recovery funds. This distribution is normally based on a predetermined distribution percentage that is typically driven by the amount of the indirect cost recovery funds each department earned in the previous year. The department deans then have discretion to use their portion of the indirect cost recovery funds based on their assessment of department needs.

Information reported by the 28 universities we audited or surveyed indicates that universities generally return roughly one-third of total indirect cost recovery funds to the departments that generated that revenue. As Figure 1 shows, the average percent of indirect cost recovery funds returned to academic departments in fiscal years 2002 through 2005 ranged from 29 percent to 34 percent.
Figure 1

Average Percent of Indirect Cost Recovery Funds Returned To Academic Departments in 28 Universities Fiscal Years 2002-2005

Source: Unaudited information reported by 28 universities.
Appendices

Appendix 1
Objectives, Scope, and Methodology

Objectives

The objectives of this audit were to:

- Review institutional budgets to determine whether indirect cost recovery funds are properly budgeted to ensure compliance with Texas Education Code, Chapter 145.
- Survey general academic universities to identify dollar amounts expended from indirect cost recovery monies and the purposes for which these monies were spent for fiscal years 2002 through 2005.

Scope

Our scope included indirect cost recovery funds earned, budgeted, and spent from fiscal year 2002 through fiscal year 2005.

Methodology

The audit team performed on-site audits at the University of Texas at Austin, Texas A&M University, and the University of Houston. During these audits, we conducted interviews with management, tested various reporting systems, and tested compliance with indirect cost recovery fund provisions within federal grant agreements.

We also conducted an online survey of 25 other general academic universities that reported indirect cost recovery expenditures to the Texas Higher Education Coordinating Board.

Information collected and reviewed included the following:

- University data regarding federal revenue and expenditure transactions
- Reconciliations of universities’ federal revenue and expenditure data with financial statements
- Population of all federal grant awards
- Grant award documentation
- University data regarding aging of federal receivables
- University budget worksheets
- University information regarding user access to key indirect cost accounting system screens at universities
- University accounting system user manuals
- Responses to online surveys sent to universities not audited

**Procedures and tests conducted** included the following:

For the three universities audited, we:

- Compared the population of federal grants to the population of grants in University data
- Reconciled the client system data provided by the universities to amounts reported in university financial statements
- Tested a sample of grant contracts for fiscal years 2002 through 2005 to determine whether grant information was properly entered into accounting systems
- Manually recalculated indirect cost recovery amounts for accuracy
- Reviewed the universities’ aging of federal accounts receivable amounts to ensure collection
- Reviewed budget documentation to determine whether indirect cost recovery funds were being budgeted in compliance with Texas Education Code, Chapter 145
- Reviewed access to key indirect cost recovery accounting system screens at universities for proper control and segregation of duties
- Tested university accounting system calculations by running test transactions through those systems
- Tested university processes for posting indirect cost recovery funds

**Criteria used** included the following:

- Texas Education Code, Chapter 145

**Project Information**

Audit fieldwork was conducted from June 2006 through July 2006. This audit was conducted in accordance with generally accepted government auditing standards.
The following members of the State Auditor’s staff performed the audit:

- Michael O. Clayton CPA, CFE (Project Manager)
- David Dowden (Assistant Project Manager)
- Ron Cornelius CPA
- Michael Gieringer, MS
- Namita Pai, MS
- Michael Yokie, CISA (Information Systems Auditor)
- Charles P. Dunlap, Jr., CPA (Quality Control Reviewer)
- Dave Gerber, CISA (Audit Manager)
### Table 3
Summary of Information Provided by 3 Universities Audited and the 25 Universities that Submitted Survey Responses

<table>
<thead>
<tr>
<th>Question</th>
<th>Summary of University Responses</th>
</tr>
</thead>
</table>
| 1  | Do you have written policies and procedures specifically related to the accounting for indirect cost recovery amounts? | ▪ Yes-96%  
▪ No-4% |
| 2  | Do you have general ledger accounts that are used to account solely for indirect cost recovery revenues and no other revenue streams? | ▪ Yes-96%  
▪ No-4% |
| 3  | Do you do draw downs on federal lines of credit to receive your federal indirect cost recovery payments? | ▪ Yes-86%  
▪ No-14% |
| 4  | Does your university accounting system perform an automated calculation of the indirect cost recovery amounts earned by your university? | ▪ Yes-57%  
▪ No-43% |
| 5  | During the budgeting process for your university, are all revenues pooled together in one revenue pool and budgeted? | ▪ Yes-75%  
▪ No-25% |
| 6  | Are there any specific revenue sources or streams (e.g., HEAF funds) that are budgeted separately from the other revenues? | ▪ Yes-93%  
▪ No-7% |
| 7  | Can your university determine which specific source of federal revenue paid for a specific expense? | ▪ Yes-29%  
▪ No-71% |
| 8  | Do you have a process in place to ensure that indirect cost recovery funds are budgeted in compliance with Texas Education Code, Chapter 145? | ▪ Yes-68%  
▪ No-32% |
| 9  | If the answer to the previous question was yes, who reviews the process to ensure indirect cost recovery funds are budgeted in accordance with Texas Education Code, Chapter 145 for your university? | Various responses were provided. Examples include the following:  
▪ Vice President of Research  
▪ Vice President of Finance  
▪ Provost  
▪ Grants accountant  
▪ Dean of Research  
▪ Budget Office  
▪ Budget Committee |
| 10 | Do you have a process in place to ensure indirect cost recovery funds are expended in compliance with Texas Education Code, Chapter 145? | ▪ Yes-89%  
▪ No-11% |
| 11 | What percentage of the indirect cost recovery funds received in each of the following years was budgeted back to the departments that earned the revenues? | The average percent of indirect cost recovery funds returned to academic departments in fiscal years 2002 through 2005 ranged from 29 percent to 34 percent (see Chapter 2 of this report for additional details). |
| 12 | Are the indirect cost recoveries budgeted to departments that generated the revenues adjusted for actual amounts received once the actual is known? | ▪ Yes-68%  
▪ No-32% |
<table>
<thead>
<tr>
<th>Question</th>
<th>Summary of University Responses</th>
</tr>
</thead>
<tbody>
<tr>
<td>13</td>
<td>Approximately how much in federal indirect cost recovery dollars did your university receive in fiscal year 2005?</td>
</tr>
</tbody>
</table>
| 14 | What percentage of total indirect cost recovery revenues were earned by federal grants in each of the following years? | Averages for all 28 universities:  
- Fiscal Year 2002: 81%  
- Fiscal Year 2003: 73%  
- Fiscal Year 2004: 75%  
- Fiscal Year 2005: 71%  |
| 15 | Please outline by use of percentages, how your indirect cost recovery amounts were expended, based on the expense categories outlined below from fiscal year 2002 to fiscal year 2005 (these categories are mandated by Texas Education Code, Chapter 145). | See Table 1 in Chapter 1 of this report for a summary of the responses to this question.  
- Conducting pre-grant feasibility studies  
- Preparing competitive proposals for sponsored programs  
- Preparing carryover funding for research teams  
- Supporting new researchers pending external funding  
- Engaging in research programs of critical interest to the citizens of Texas  
- Purchasing capital equipment directly related to expanding the research capability of the institution  
- Research or project administrative costs  
- General research support |
Texas Education Code, Section 145.001. GRANTS AND RESEARCH EXPENSES.

(a) In this section:

(1) "Defined institution" means:

(A) "general academic teaching institution" as defined by Section 61.003(3) of this code;

(B) "medical and dental unit" as defined by Section 61.003(5) of this code; and

(C) "other agency of higher education" as defined by Section 61.003(6) of this code.

(2) "Funding entity" means a governmental or private entity that provides a defined institution with the funds to conduct research and pay the overhead expenses of conducting research.

(b) Each defined institution shall retain and deposit or invest in accordance with Section 51.003 or Section 51.0031 of this code any funds received from a funding entity designated for paying overhead expenses of conducting research.

(c) The funds retained by a defined institution under Subsection (b) may not be accounted for in an appropriations act in such a way as to reduce the general revenue funds to be appropriated to a general academic teaching institution or a medical or dental unit. The retained funds are subject to the following requirements:

(1) The funds shall be expended under guidelines approved by the institution's governing board for projects encouraging further research at the unit, agency, or department level at which the research was conducted, including:

(A) conducting early pregrant feasibility studies;

(B) preparing competitive proposals for sponsored programs;

(C) providing carryover funding for research teams to provide continuity between externally funded projects;

(D) supporting new researchers pending external funding;
(E) engaging in research programs of critical interest to the general welfare of the citizens of this state;

(F) purchasing capital equipment directly related to expanding the research capability of the institution; and

(G) research or project administrative costs; and

(2) the funds remaining after the application of Subdivision (1) shall be used by a general academic teaching institution or a medical or dental unit to support research as approved by a general academic teaching institution or a medical or dental unit.

(d) Each general academic teaching institution and each medical or dental unit shall report to the Legislative Budget Board as part of the biennial budget reporting process:

(1) the actual amounts of money retained and expended under this section; and

(2) the estimated amounts of money to be retained and expended under this section during the next biennium.
Appendix 4

Management’s Responses from the University of Texas at Austin, Texas A&M University, and the University of Houston

THE UNIVERSITY OF TEXAS AT AUSTIN

William Powers, Jr., President
University Distinguished Teaching Professor
Hines H. Baker and Thelma Kelley Baker Chair in Law
Main Building 400 • PO Box T • Austin, Texas 78713-8920

August 18, 2006

The State Auditor of Texas
P. O. Box 12067
Austin, Texas 78711-2067

Below is the University’s response to your audit report regarding the Indirect Cost Recovery Funds at State General Academic Universities.

We agree that there are opportunities to enhance public accountability for use of indirect costs recovered from sponsors of research awards. We believe that the most effective and economical way to enhance accountability is to establish outcome-based measures against which recipient institutions must publicly report. One such measure might be growth in total sponsored research dollars, given the rationale for allowing institutions to retain 100% of its recovered indirect cost. The proposed measure is to reinvest it in a manner that would grow its research base. In this regard, for the fiscal year immediately preceding the change in the law allowing 100% retention, UT Austin reported $320 million in total sponsored research excluding indirect cost recovered. By comparison, for the fiscal year following the change in the law, UT Austin reported $387 million of total sponsored research excluding indirect cost recovered. This was a growth of $37 million (11.6%). We believe one factor that contributed to the increase in sponsored research was the reinvestment of recovered indirect cost.

The University’s present accounting practices are identical in concept to those of the State of Texas in its accounting for the use of State general revenue expenditures by source of funds. The state pools various taxes and other revenues, and appropriates “General Revenue” funds to institutions and agencies. Accountability is established through the setting and reporting of goals and strategies for achieving certain results (outcome-based measures). The source of the general revenue allocated to a particular state agency is not usually linked to a specific agency or institution, let alone a particular expense.
Similarly, universities pool tuition, fees, indirect cost recoveries, and other revenues to allocate funding to colleges and departments. Accountability is similarly maintained by goals, strategies, and electronic systems controls, and an individual college or departmental expense is not linked to a particular revenue type.

While it is possible for the University to change its present accounting practices to allow tracking the expenditure of recovered indirect cost by source, it would be prohibitively expensive to do so. We believe that public accountability is best enhanced by the use of outcome-based measures, such as growth in total sponsored research.

Signature of William C. Powers Jr., President

Signature of Kevin P. Hegarty, Vice President and Chief Financial Officer

Signature of Glenn "Fred" Friedrich, Associate Vice President and Controller

Signature of Mary E. Knight, Associate Vice President and Budget Director
Mr. John Keel, CPA  
State Auditor  
P.O. Box 12067  
Austin, TX 78711-2067  

Dear Mr. Keel,

Comments related to the audit report titled "Indirect Cost Recovery Funds at State General Academic Universities" are attached. Texas A&M University appreciates the working relationship with your office and the efforts of your staff to understand the budgeting strategy at Texas A&M University regarding indirect cost recovery.

Thank you for the opportunity to comment on the recommendation included in the audit report. As always, my staff and I are available for further discussion and answer any questions you may have.

Sincerely,

Robert M. Gates

Attachment

cc:  Dr. Robert D. McTeer, Chancellor, The Texas A&M University System  
     Dr. David Prior, Executive Vice President and Provost  
     Ms. K. Sue Redman, Senior Vice President and Chief Financial Officer  
     Ms. Catherine A. Smock, Chief Internal Auditor, The Texas A&M University System  
     Mr. Charley B. Clark, Associate Vice President
State Auditor’s Office Report on the Indirect Cost Recovery Funds at State General Academic Universities
Texas A&M University Comments on Recommendations

SAO’s Overall Conclusion:

The State Auditor’s Office could not determine whether state general academic universities budget indirect cost recovery funds in a manner that enables them to spend these funds in accordance with statutory requirements. Texas Education Code, Chapter 145, requires universities to spend indirect cost recovery funds for specific types of projects to encourage further research at the level at which research was originally conducted (see text box for additional details). However, most universities do not identify specific revenue streams during their budgeting processes and, therefore, cannot identify the specific source of funds used to make specific research expenditures. We conducted audit work at three universities: the University of Texas at Austin, Texas A&M University and the University of Houston. We also surveyed 25 other universities. The results of that work, which are summarized in Appendix 2 of this report, indicated that most universities pool all revenue sources and allocate their funds based on university-wide needs and predefined objectives. Universities reported that they have a large number of revenue streams, which (1) makes it impractical for them to budget each stream separately and (2) makes it impossible for them to determine the sources of the funds used to purchase any specific item. The 3 universities we audited and the 25 others we surveyed reported that they received a total of approximately $112 million in indirect cost recovery funds in fiscal year 2005. To hold universities accountable for the use of indirect cost recovery funds, the Legislature should consider requiring them to account separately for the uses of those funds. An alternative approach would be for the Legislature to consider using outcome measures as a way to ensure accountability for the use of those funds.

Summary of Management’s Responses
(We will summarize management’s response here and refer to Appendix 4 for the actual responses.)

TAMU’s Response:

Texas A&M University appreciates the quality work and professional manner in which the engagement was conducted by the State Auditors Office. While we understand that their intent was to trace indirect cost expenditures at the transaction level, there is currently no accounting standard or State law that requires this level of detailed accounting.

Texas A&M University supports accountability for indirect cost expenditures through outcome measures and proposes that the legislature consider supporting Higher Education institutions in developing and reporting accountability outcome measures reflective of the research institution groups.
Management Response to
Indirect Cost Recovery Funds
August 18, 2006
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Detailed Results from Appendix

SAO’s Recommendation:

To hold universities accountable for the use of indirect cost recovery funds, the Legislature should consider requiring them to account separately for the uses of those funds. An alternative approach would be for the Legislature to consider using outcome measures as a way to ensure accountability for the use of those funds.

Appendix 4: Texas A&M University’s Management Response:

Accountability:

Texas A&M University accounts for the indirect cost recovery received and spent according to accounting standards including, Governmental Accounting Standards Board (GASB) standards, Texas State law, and The Texas Higher Education Coordinating Board (THECB) guidelines and requirements.

Currently, Texas A&M University believes that the costs associated with tracking specific indirect cost expenditures outweighs the benefits derived. Separately budgeting indirect cost recovery and identifying the specific source of funds used to make specific research expenditures would reduce efficiencies and increase administrative costs at the University. The multitude and complexity of various funding sources and expenditures at a research university require that we continually focus our resources on providing accounting controls in compliance with the requirements of regulatory and granting agencies. Texas A&M University does support accountability for indirect cost expenditures through outcome measures and proposes that the legislature consider supporting higher education institutions in developing and reporting accountability outcome measures reflective of the research institution groups.

Should the legislature consider using outcome measures, Texas A&M University will coordinate with the THECB and our peer research institution, as grouped by the Higher Education Accountability System, and participate on a State wide Task Force to review this issue as necessary. Currently, Texas A&M University and the University of Texas are designated as Research Universities in the Higher Education Accountability System.
August 18, 2006

Mr. John Keel, CPA
State Auditor
P.O. Box 12067
Austin, Texas 78701

Dear Mr. Keel:

Thank you for the opportunity to provide comments in response to your report on indirect cost recovery funds at state general academic universities. In response to the overall conclusion, I offer the following observations:

Legislative action that would provide additional accounting requirements for overhead funds is not necessary and would be very costly and unreasonably burdensome to state institutions. The methodology of pooling funds and allocating to specific strategies employed at our University is similar to practices at other higher education institutions across the country. This is also the methodology used by the State in allocating general revenue funds to state agencies. The University’s budgeting and accounting records reflect that the overhead funds collected were used in support of research related activities as required by Texas Education Code, Chapter 145. In addition to these funds, millions of additional dollars are allocated annually in support of research activities including, but not limited to, purchase of research equipment, lab renovations and startup funding for new researchers.

The use of indirect cost recovery funds and the flexibility afforded an institution to grow its research is of paramount importance. The review of institutions and their use of overhead funds from a broader perspective seems a better approach. The legislature should consider obtaining feedback from institutions in order to develop outcome measures as a means of monitoring an institution’s use of overhead funds.

226 E Cullen Building • Houston, TX 77204-2046 • (713) 743-5550 Fax: (713) 743-5551
Mr. John Keel
August 18, 2006
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Thank you again for the opportunity to comment on the report. Please let me know if I can provide assistance as you complete this important task.

cc:  Dr. Jay Gogue
     Michael Clayton, SAO
     Don Guyton

John Rudley
Copies of this report have been distributed to the following:

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The Honorable Tom Craddick, Speaker of the House, Joint Chair
The Honorable Steve Ogden, Senate Finance Committee
The Honorable Thomas “Tommy” Williams, Member, Texas Senate
The Honorable Jim Pitts, House Appropriations Committee
The Honorable Jim Keffer, House Ways and Means Committee

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