UConn and UConn Health are committed to supporting our innovative faculty, students, and staff to promote global exchange and collaboration. The Office of the Vice President for Research (OVPR) is an important resource in helping the UConn community implement and adhere to the broad range of rules and regulations related to the conduct of sponsored research.

In this Compliance Chatter, the OVPR would like to remind the University community of the following:

**RESEARCH SUPPORT**

Be thorough and complete in disclosing and accounting for all forms of research support, whether or not that funding is passed through UConn or UConn Health.

Forms of research support include financial support and resources from sponsors, other institutions, and foreign entities (e.g., active and pending support included in grant applications and prior to award issuance). [See the OVPR website for Active and Pending Support.](http://compliance.uconn.edu)
FOREIGN COMPONENTS

Remember, foreign components of federally funded research must be disclosed and approved in advance by the sponsor.

Click here for the NIH definition of “foreign component”.

SFI's / REMUNERATION

Significant financial interests such as equity in a publicly or non-publicly traded entity, salary support outside of UConn / UConn Health, or any remuneration such as income from consulting, honoraria, or paid authorships must be disclosed annually and may require prior approval.

EXTRAMURAL ACTIVITIES

Extramural professional activities, whether compensated or uncompensated, should be disclosed through the consulting approval process to determine if there are potential conflicts of interest or commitment.

RELATED RESOURCES

Visit the OVPR Website
View the Faculty Consulting Policy

UCONN POLICY

View the UCONN Policy on Financial Conflicts of Interest in Research

UCONN HEALTH POLICY

View the UCONN HEALTH Policy on Individual Financial Conflicts of Interest in Research