CHAPTER 10.2 LEASE ACCOUNTING

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I. INTRODUCTION

I.A. Purpose and Scope

This chapter provides Department of Energy (DOE or Department) policy on accounting for DOE leases in accordance with applicable guidance promulgated by the Federal Accounting Standards Advisory Board (FASAB).

This policy is not intended to duplicate the lease accounting guidance provided by FASAB. Section II of this policy summarizes key lease accounting concepts used in conjunction with the underlying FASAB guidance, including the Statement of Federal Financial Accounting Standards (SFFAS) 54, *Leases*.

Detailed guidance relating to lease accounting entries, consistent with the Department of the Treasury's (Treasury) U.S. Standard General Ledger (USSGL) accounts, is provided separately by the CFO Office of Finance and Accounting. The *DOE Lease Accounting Best Practices Guide* will be available on the CFO Financial Statement iPortal page.

This policy does not provide budgetary guidance. Guidance relating to the scoring of leasesⁱⁱ for budgetary purposes and lease transactions requiring OMB approval is contained in OMB Circular A-11, *Preparation*, *Submission and Execution of the Budget*, and DOE Order 130.1A., *Budget Planning, Formulation, Execution, and Departmental Performance Management*.

I.B. Applicability

This chapter applies to all lease arrangements entered into by DOE federal entities and DOE integrated contractors.ⁱⁱⁱ

Lease arrangements entered into by non-integrated site/facility management contractors^{iv} shall be accounted for as DOE lease agreements in accordance with the guidance in this chapter when the primary purpose (greater than 50 percent) of the lease is to support a DOE mission activity not related to the DOE Environmental Management program.^v

I.C. Policy

I.C.1 General Policy

DOE lease arrangements that are material to DOE financial reporting (see section I.C.2 of this policy) must comply with guidance outlined in SFFAS 54, Leases, as amended by SFFAS 60 Omnibus Amendments 2021: Leases-Related Topics and SFFAS 61 Omnibus Amendments 2023: Lease Related Topics II, as implemented under FASAB's Technical Release 20, Implementation Guidance for Leases, Technical Release 21, Omnibus Technical

Release Amendments 2022: Conforming Amendments, Technical Release 22, Leases Implementation Guidance, and the policy direction in this chapter.

See section I.C.4 for more information regarding the determination of a lease term.

Assets and associated liabilities are not recognized for short-term leases (leases with a term of 24 months or less); short-term lease payments are recognized as an expense in the current period. See sections II.A and II.B of this policy.

DOE will recognize lease assets and liabilities that meet the Right to Use (RTU) Lease capitalization threshold (those with a lease term exceeding 24 months and a present value of \$5 million or greater). See section II.C of this policy.

Section IV of this policy contains detailed definitions of key terms, including definitions for lease, short-term lease, and RTU lease.

I.C.2. Right to Use (RTU) Leases Greater than 24 Months

I.C.2.i. Right to Use (RTU) Leases—when DOE is the Lessee

Assets and lease liabilities are not recorded for RTU leases when DOE is the lessee (entity acquiring use of leased assets), and the present value is less than \$5,000,000.

Lower materiality thresholds for RTU leases may apply to the Power Marketing Administrations, the Federal Energy Regulatory Commission (FERC), and the Nuclear Waste Fund as appropriate for required separate financial reporting.

I.C.2.ii. Right to Use (RTU) Leases—when DOE is the Lessor

The CFO Office of Finance and Accounting will request annual information on leases for which DOE is the lessor (the entity providing use of leased assets) at the end of the third and fourth quarter. If material, CFO Office of Finance and Accounting may direct affected parties to record those arrangements as RTU leases consistent with the accounting guidance contained in SFFAS 54, *Leases*. Materiality may be assessed according to the dollar value of the individual lease transactions and the aggregate impact on DOE financial reporting.

I.C.2.iii. Other Assets

Separate capitalization thresholds apply to non-leased property, plant, and equipment (PP&E) and internal use software, as specified in DOE Financial Management

Handbook Chapter 10.1, Accounting for Property, Plant, and Equipment.

I.C.3. Environmental Management Leases

Consistent with longstanding DOE policy, capital costs incurred in support of the Department's Environmental Management (EM) program are reflected as a reduction of the Department's environmental liability account. Capital assets, including RTU leases, whose primary purpose (greater than 50 percent) is to directly support the EM legacy waste mission are not recorded as a separate asset.

Likewise, capital expenditures of the Environmental Management program are already included in the Department's environmental liability estimate. A separate liability should not be established for RTU leases that are executed in support of EM's legacy waste mission.

EM programs must ensure that any lease excluded from capitalization supports the EM legacy waste mission and is associated with a recorded environmental liability.

I.C.4. Lease Term

DOE will follow the guidance in SFFAS 54, *Leases*, paragraphs 14-21, in determining the lease term. Generally, the lease term includes the noncancellable period plus options to extend the lease term that are probable to be executed. The noncancellable period is defined as the shorter of the period that precedes any option to extend the lease or the period that precedes the first option to terminate the lease (SFFAS 54, *Leases*, paragraph 14). An availability of funds cancellation clause that is not probable to be executed does not affect the lease term determination (SFFAS 54, *Leases*, paragraph 19(c)).

II. SUMMARY REQUIREMENTS

II.A. Short-Term Leases—DOE as Lessee

II.A.1. Short-Term Lease Payments (DOE as Lessee)

Short-term lease payments are recognized as an expense based on the payment provisions of the contract or agreement and standards regarding recognition of accounts payable and other related amounts.

II.A.2. Advance Payments (DOE as Lessee)

Payments made in advance of the reporting period to which they relate should be recognized as a prepayment asset (see DOE

Financial Management Handbook Chapter 7, *Advances, Prepaid Expenses, and Other Assets*).

II.A.3. Accruals of Payments Due (DOE as Lessee)

Payments due but unpaid at the end of the reporting period to which they relate should be accrued as a liability (see DOE Financial Management Handbook Chapter 11, *Liabilities*).

II.A.4. Lease Incentives and Concessions (DOE as Lessee)

Rental increases, rental decreases, lease incentives, and lease concessions should be recognized when incurred as increases/reductions to lease rental expense. (SFFAS 60 *Omnibus Amendments 2021: Leases-Related Topics*, paragraph 9).

II.B. Short-Term Leases—DOE as Lessor

II.B.1. Short-Term Lease Receipts (DOE as Lessor)

Receipts from short-term leases are recognized as revenue based on the payment provisions of the contract or agreement and standards regarding recognition of accounts receivable and other related amounts. (SFFAS 54, *Leases*, paragraph 24)

II.B.2. Lessor Receipts Paid in Advance (DOE as Lessor)

DOE should recognize a liability if payments are received in advance of the reporting period to which they relate. (SFFAS 54, *Leases*, paragraph 24)

II.B.3. Lessor Receipts Due (DOE as Lessor)

DOE should recognize an asset for rent due to be received subsequent to the reporting period to which they relate. (SFFAS 54, *Leases*, paragraph 24)

II.B.4. Lease Incentives and Concessions (DOE as Lessor)

Rental increases, rental decreases, lease incentives, and lease concessions should be recognized when incurred as increases/reductions to lease rental income. (SFFAS 60, *Omnibus Amendments 2021: Leases-Related Topics*, paragraph 10).

II.C. Right to Use (RTU) Leases—DOE as Lessee

II.C.1. Lease Liability

II.C.1.i. Initial Lease Liability

A lessee initially should measure the lease liability as the present value of payments expected to be made during the lease term. Future required payments meeting the criteria specified in SFFAS 54, *Leases*, paragraph 40 should be included in the calculation of the lease liability. These are:

- a. Fixed payments.
- b. Variable payments that depend on an index or a rate.
- c. Variable payments that are fixed in substance.
- d. Amounts that are probable of being required to be paid under residual value guarantees.
- e. The exercise price of a purchase option (if probable the option will be exercised).
- f. Payments for lease termination penalties (if probable to exercise).
- g. Lease incentives receivable from the lessor; and
- h. Other required payments to the lessor.

Additionally, direct lease costs necessary to place the asset in service (SFFAS 54, *Leases*, paragraph 49(b)) and payments made at the inception of the lease (SFFAS 54, *Leases*, paragraph 49(c)) should be included in the lease liability calculation. Future payments may be broken out or labeled separately in the lease agreement as executor costs, restoration costs, or other similar terms.

Potential future costs that do not meet the criteria specified in SFFAS 54, *Leases*, paragraph 40 are not included in the calculation of the lease liability. This would include the costs associated with short-term arrangements entered into after the expiration of a lease, which may be referred to as holdover costs. Arrangements entered into after the expiration of a lease would be accounted for as a separate short-term lease agreement (when the term is 24 months or less) (see section II.A.1).

The present value is determined by discounting the future lease payments. The interest rate used to discount future payments is either the interest rate stated in the lease agreement or the nominal interest rate on Treasury notes and bonds as noted in OMB Circular A-94, Appendix C, Discount Rates for Cost-Effectiveness, Lease Purchase, and Related Analyses, (see SFFAS 61, Omnibus Amendments 2023: Lease Related Topics II, paragraph 10).

Follow the provisions of SFFAS 54, Leases (paragraphs 40-43), as amended by SFFAS 60, Omnibus Amendments 2021: Leases-Related Topics, and SFFAS 61, Omnibus Amendments 2023: Lease Related Topics II, paragraph 7, when calculating the initial lease liability.

II.C.1.ii. Remeasurement of Lease Liability

When substantive changes will significantly affect the amount of a lease liability, the lease liability must be remeasured on an annual basis. As defined by FASAB, substantive changes include a) change in lease term, b) likelihood of a residual value guarantee being required, c) likelihood of a purchase option being exercised, d) change in the estimated amounts for payments, e) change in the interest rate the lessor charges the lessee, and f) a contingency (SFFAS 54, *Leases*, paragraph 44).

Follow the provisions of SFFAS 54, *Leases* (paragraphs 44-48) when it is necessary to remeasure a lease liability.

II.C.2. Lease Asset

II.C.2.i. Initial Calculation

The initial lease asset must equal the initial lease liability (see section II.C.1.ii). When material, lease payments made to the lessor before the commencement of the lease term should be accounted for as a prepaid expense (see DOE Financial Management Handbook Chapter 7, Advances, Prepaid Expenses, and Other Assets, for current materiality threshold for prepaid expenses).

Follow the provisions of SFFAS 54, *Leases* (paragraphs 49-53) when calculating the lease asset value.

II.C.2.ii. Amortization

Lease assets should be amortized over the shorter of the lease term or the useful life of the underlying asset. If the asset contains a purchase option that is likely to be exercised, the amortization should occur over the useful life of the asset.

SFFAS 54, *Leases* requires amortization in a systematic and rational manner. Straight line amortization will generally meet the requirements for a systematic and rational approach.

II.C.2.iii. Changes

The lease asset should be adjusted by the same amount when the lease liability is remeasured (see section II.C.1.ii).

Impairments to the asset should be recognized separately when there is no corresponding reduction in the lease liability. See SFFAS 44, Accounting for Impairment of General Property, Plant, and Equipment Remaining in

Use, paragraph 12, and SFFAS 54, Leases, paragraph 53 (as amended by SFFAS 60, Omnibus Amendments 2021: Leases-Related Topics, paragraph 21).

II.D. Intragovernmental Leases

II.D.1. Treatment of Lessee Payments

For intragovernmental lease arrangements in which DOE performs as a lessee to another federal entity, departmental elements should recognize lease payments, including lease-related operating costs (for example, maintenance, utilities, taxes, etc.) paid to the lessor, as expenses based on the payment provisions of the contract or agreement and standards regarding recognition of accounts payable and other related amounts.

Prepaid rent or a rent payable should be recognized as an asset or liability, respectively, and an expense should be recognized in the appropriate reporting period based on the specifics of the lease provisions (SFFAS 54, *Leases*, paragraph 27).

II.D.2. Treatment of Lessor Payments

When DOE acts as a lessor to another federal entity, DOE should recognize lease receipts, including lease-related operating costs (for example, maintenance, utilities, or taxes) received from the lessee as income based on the provisions of the contract or agreement and standards regarding recognition of account receivable and other related amounts.

Rent paid in advance, or a receivable should be recognized as a liability or asset, respectively, and income should be recognized in the appropriate reporting period based on the specifics of the lease provisions (SFFAS 54, *Leases*, paragraph 28).

II.D.3. Leasehold Improvements for Intragovernmental Leases

Leasehold improvements for intragovernmental leases represent agreements whereby one reporting entity (the provider-lessor) acquires, constructs, improves, and/or alters an underlying asset that is or will be leased to another reporting entity (the customer-lessee), and the customer-lessee agrees to reimburse the provider-lessor for direct and indirect costs for the acquisition, construction, improvement, and/or alteration.

DOE will follow the detailed guidance in FASAB Technical Bulletin 2023-1, *Intragovernmental Leasehold Reimbursable Work Agreements*, when accounting for leasehold improvements for intragovernmental leases, either as the lessor or the lessee.

Accounting for leasehold improvements for RTU leases is addressed in section III.E of DOE Financial Management Handbook Chapter 10.1, *Accounting for Property, Plant and Equipment*.

II.E. Contracts or Agreements with Multiple Components

II.E.1. Embedded Leases

Contracts or agreements may contain multiple components including embedded provisions that provide DOE with the right to use assets.

Generally, the lease component and non-lease component should be accounted for as separate contracts or agreements. Follow the provisions of SFFAS 54, *Leases*, including paragraphs 74-77, to separate the reportable lease component for embedded RTU leases that are material (see section I.C.2).

For embedded leases, the lease cost may need to be estimated even when it is not separately stated in the contract or agreement.

II.E.2. Identifying Embedded Leases

A good source of information to identify embedded leases is in invoices (specifically the note sections of an invoice or purchase order). Examples of agreements that may contain embedded leases are:

- Information technology contracts (e.g., servers)
- Transportation and delivery services (e.g., railcars)
- Contract manufacturing arrangements (e.g., dedicated tooling)
- Complex service contracts (e.g., specified equipment)
- Cable and satellite services (e.g., set-top boxes)
- Advertising (e.g., billboards)
- Joint-operating agreements (e.g., drilling rigs)
- Power purchase arrangements (e.g., power plants)

II.E.3. Lease Agreements with Related Service Costs

Payments included in the lease liability are those required to obtain the RTU of the leased asset. If the lease agreement also contains separate provisions for related services—which may include janitorial and custodial services—the service costs represent a non-lease component of the contract or agreement. Service costs separately stated in the lease agreement should be treated as operating expenses and should not be included in the calculation of the lease liability.

If the lease agreement includes provisions for the lessor to provide services related to the leased asset but does not separately specify service costs, then the total payments defined by the lease agreement are required to obtain the RTU of the asset and thus would be included in the lease liability.

II.F. Ownership Transfers

Ownership transfers are recorded as financed asset purchases.

Ownership transfers result from a contract or agreement that (a) transfers ownership of the underlying asset to DOE by the end of the contract and (b) does not contain options to terminate the agreement, or only contains availability of funds clauses that are not likely to be executed. For this purpose, options to purchase the underlying asset prior to the transfer of ownership are not considered options to terminate (see SFFAS 61, Omnibus Amendments 2023: Leases-Related Topics II, paragraph 5).

Requirements for recognizing PP&E obtained through ownership transfers are addressed in DOE Financial Management Handbook, Chapter 10.1, *Property, Plant, and Equipment*, section VII.vi

Requirements for recognizing liabilities associated with third-party financing arrangements are specified in the DOE Financial Management Handbook, Chapter 11, *Liabilities*.

II.G. Special Topics

II.G.1. Subleases

A sublease occurs when DOE leases an asset to a third party, acquired through a lease agreement. A sublease does not change DOE's lessee accounting for the leased asset. DOE would record a sublease if DOE were the lessor, and the arrangement is material to DOE financial reporting. (SFFAS 54, *Leases*, paragraphs 87 and 88).

Subleases where DOE is the lessor should be reported to the CFO Office of Finance and Accounting annually (see section I.C.2.ii.).

II.G.2. Public Private Partnerships

Public-Private Partnerships (P3s), such as Energy Savings Performance Contracts (ESPCs), may be considered a lease under FASAB standards when the arrangement does not transfer ownership of the asset.

If a contract or arrangement is found to meet the criteria of both a lease and a P3, the arrangement may be disclosed as a P3 and a lease in DOE financial reporting disclosures. Consistent with SFFAS 49, *Public-Private Partnerships: Disclosure Requirements*,

paragraph 23, if a lease arrangement or transaction met the SFFAS 54, *Leases*, and SFFAS 49 reporting requirements, both disclosures should be cross referenced so that concise, meaningful, and transparent information is provided and information is not repetitive.

II.G.3. Sale-Leaseback Transactions

Sale-leaseback transactions involve the sale of an underlying asset by the owner and a lease of the property back to the seller (original owner). A sale-leaseback should include a transaction that qualifies as a sale to be eligible for sale-leaseback accounting.

The sale and lease portions of a sale-leaseback transaction should be accounted for as two separate transactions—a sale transaction and a lease transaction. Follow the provisions of SFFAS 54, *Leases*, paragraphs 89-92 for any sale-leaseback transactions.

II.G.4. Lease-Leaseback Transactions

In a lease-leaseback transaction, an asset is leased by one party (first party) to another party and then leased back to the first party. Follow the provisions of SFFAS 54, *Leases*, paragraph 93 for any lease-leaseback transactions.

III. IMPLEMENTATION GUIDELINES

III.A. Prospective Implementation of SFFAS 54

DOE must assess its lease portfolio using the facts and circumstances that exist at the beginning of the reporting period for implementation, October 1, 2023. Departmental elements must measure each leased asset and associated liability based on the remainder of the lease term and outstanding payments as of October 1, 2023. DOE must account for any changes in the implementation period and any applicable future periods (FY 2024 and beyond) with no adjustments to previously reported revenue or expenses.

Any new lease arrangements beginning on or after October 1, 2023 will apply the lease accounting requirements in effect as of October 1, 2023, to the entire lease term.

III.B. Lease Incentives and Lease Concessions

III.B.1. Short-Term and Intragovernmental Leases

Upon implementation of SFFAS 54, *Leases*, on October 1, 2023, any remaining unamortized balances of lease incentives or lease concessions, per SFFAS 5, *Accounting for Liabilities of The Federal Government*, and SFFAS 6, *Accounting for Property, Plant, and Equipment*, should be reduced to zero as of

September 30, 2023. This includes free rent periods and liabilities for rent abatements spread across the lease term.

In accordance with SFFAS 60, *Omnibus Amendments 2021: Leases-Related Topics, paragraph 14*, after October 1, 2023, lease incentives and lease concessions in short-term and intragovernmental leases will be recognized as increases or reductions to lease rental expense and income (Also, see SFFAS 54, *Leases*, paragraphs 23 & 24).

III.B.2. Other Than Short-term and Intragovernmental Leases

For leases other than short-term leases and intragovernmental leases, lease incentives and lease concessions that provide payments to, or on behalf of a lessee at or before the commencement of a lease term are included in initial lease measurement by directly reducing the amount of the lease asset (SFFAS 54, *Leases*, paragraph 49). Lease incentive and lease concession payments to be provided after the commencement of the lease term should be accounted for by lessees and lessors as reductions of lease payments for the periods in which the incentive or concession payments will be provided. Departmental elements should measure those payments consistently with the lessee' lease liability (SFFAS 54, *Leases*, paragraphs 40-48) and lessors' lease receivable (SFFAS 54, *Leases*, paragraphs 56-63).

III.C. Change in Accounting Practice Does Not Affect Budgetary Scoring Rules

Federal government-wide implementation of SFFAS 54, *Leases*, does not impact the strategies (including terminology) that DOE Departmental elements use to assess lease transactions for scoring under OMB Circular A-11, *Preparation, Submission and Execution of the Budget*. OMB Circular A-11, *Preparation, Submission and Execution of the Budget*, provides separate definitions of operating and capital leases that are applicable for budget scoring purposes.

OMB Circular A-11, *Preparation, Submission and Execution of the Budget,* definitions are used to determine whether full budget authority must be provided in the current fiscal year for future lease payments (capital leases), or whether budget authority is necessary for only the minimum lease term and cancellation costs (operating leases).

For guidance regarding the budgetary scoring of leases, refer to Appendix B of OMB Circular A-11, *Preparation, Submission and Execution of the Budget,* DOE Order 130.1A, *Budget Planning, Formulation, Execution, and Departmental Performance Management* (or successor policy), and any other current guidance issued by the CFO Office of Budget.

III.D. Leases Capitalized Under FASAB Standards in Effect Prior to October 1, 2023

All capital leases recorded as of October 1, 2023, will be removed during FY 2024. The CFO Office of Finance and Accounting will provide detailed guidance regarding the appropriate accounting entries to remove the capital lease. This change will represent a prior period adjustment resulting from a change in accounting principle.

If the remaining term of the capital leases is greater than 24 months and the lease is material (see section I.C.2), the remaining term will be accounted for as a RTU asset in accordance with SFFAS 54, *Leases*, and this policy.

If the remaining term is 24 months or less, the remaining term will be accounted for as a short-term lease.

IV. DEFINITIONS

IV.A. Embedded Leases

Contracts or agreements providing the right to use (RTU) assets that can be identified by being implicitly specified at the time that the asset is made available for use by DOE. VIII

IV.B. Intragovernmental Lease

An intragovernmental lease is a contract or agreement occurring within a consolidation entity or between two or more federal government consolidation entities^{ix} whereby one entity (lessor or provider) conveys the right to control the use of PP&E (the underlying asset) to another entity (lessee or customer) for a period of time as specified in the contract or agreement in exchange for consideration (SFFAS 54, *Leases*, paragraph 26).

IV.C. Lease

A lease is defined as a contract or agreement whereby one entity (lessor) conveys the right to control the use of PP&E (the underlying asset) to another entity (lessee) for a period of time as specified in the contract or agreement in exchange for consideration. (SFFAS 54, *Leases*, paragraph 2).

A contract or agreement conveys the right to control the use of the underlying asset if the federal entity gives (or lessee receives) both 1) the right to obtain economic benefits or services and 2) the right to control the use of the underlying asset specified in the contract or agreement (SFFAS 54, Leases, paragraph 3).

Software licensing arrangements are generally excluded from the lease accounting requirements (SFFAS 54, *Leases*, paragraph 5b).

IV.D. Lease Concession

Rent discounts made by the lessor to entice the lessee to sign a lease. Lease concessions include rent holidays or free rent periods, reduced rents, or commission credits.

IV.E. Lease Incentive

Lessor payments made to or on behalf of the lessee to entice the lessee to sign a lease. Lease incentives may include up-front cash payments to the lessee (for example, moving costs, termination fees to lessee's prior lessor, or lessor's assumption of the lessee's lease obligation under a different lease with another lessor.

IV.F. Lease Term

A period agreed upon in a contract or agreement for leased property that should include the noncancellable portion as well as option periods if it is probable (greater than 50%) to be exercised.

IV.G. Lessee

The entity acquiring use of leased assets.

IV.H. Lessor

The entity providing use of leased assets.

IV.I. Right to Use (RTU) Lease

A contract or agreement whereby one entity (lessor) conveys the right to control the use of PP&E (the underlying asset) to another entity (lessee) for a period of time as specified in the contract or agreement in exchange for consideration. A RTU lease is a contract or agreement with a term exceeding 24 months and a present value of \$5 million or greater.

IV.J. Short-term Lease

A short-term lease is a lease with a lease term (as defined in SFFAS 54, *Leases*, paragraphs 14 - 21) of 24 months or less which are non-intragovernmental (SFFAS 54, *Leases*, paragraph 22).

V. ACRONYMS

CFO	Chief Financial Officer
DOE	Department of Energy
EM	Environmental Management
ESPCs	Energy Savings Performance Contracts
FASAB	Federal Accounting Standards Advisory Board
FASB	Financial Accounting Standards Board
FERC	Federal Energy Regulatory Commission

GAAP Generally Accepted Accounting Principles

OMB Office of Management and Budget

P3s Public-Private Partnerships

PP&E Property, Plant, and Equipment

RTU Right to Use

SFFAS Statement of Federal Financial Accounting Standards

VI. REFERENCES

SFFAS 5, Accounting for Liabilities of The Federal Government

SFFAS 6, Accounting for Property, Plant, and Equipment

SFFAS 44, Accounting for Impairment of General Property, Plant, and Equipment Remaining in Use

SFFAS 49, Public-Private Partnerships: Disclosure Requirements

SFFAS 54, Leases

SFFAS 60, Omnibus Amendments 2021: Leases-Related Topics

SFFAS 61, Omnibus Amendments 2023: Lease Related Topics II

Technical Bulletin 2023-1, *Intragovernmental Leasehold Reimbursable Work Agreements*

Technical Release 20, Implementation Guidance for Leases

Technical Release 21, *Omnibus Technical Release Amendments 2022:* Conforming Amendments

Technical Release 22, Leases Implementation Guidance Updates

OMB Circular A-11, Preparation, Submission and Execution of the Budget

OMB Circular A-94, Appendix C, *Discount Rates for Cost-Effectiveness, Lease Purchase, and Related Analyses*

DOE Order 130.1A, Budget Planning, Formulation, Execution, and Departmental Performance Management

DOE Financial Management Handbook Chapter 1, *Financial Management Handbook Overview*

DOE Financial Management Handbook Chapter 7, Advances, Prepaid Expenses, and Other Assets

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Lease Accounting

DOE Financial Management Handbook Chapter 10.1, Accounting for Property, Plant, and Equipment

DOE Financial Management Handbook Chapter 11, Liabilities

DOE Lease Accounting Best Practices Guide

ⁱ The DOE Lease Accounting Best Practices Guide is a living document that will continue to be revised as needed.

ⁱⁱ OMB Circular A-11, Appendix A, Paragraph 11, includes discussion on scoring purchases related to leases.

iii An integrated contract is a contract containing the clause at 48 CFR 970.5232-8, Integrated Accounting.

iv Site/Facility management contractors are designated by the DOE Office of Acquisition Management.

The current list of site/facility management contractors is posted on the DOE website.

^v Reflects DOE policy on accounting for Property, Plant, and Equipment. See Chapter 10.1 of the Financial Management Handbook.

vi Additional content being revised as 1/3/24.

vii Additional content being revised as 1/3/24.

viii DOE adopts this definition consistent with the definition in Accounting Standards Codification (ASC) 842, promulgated by the Financial Accounting Standards Board (FASB).

ix As defined in Statement of Federal Financial Accounting Standards (SFFAS) 47, Reporting Entity.

SUBJECT: LIMITED CHANGE TO CHAPTER 10.2, LEASE ACCOUNTING

- 1. EXPLANATION OF CHANGES: Limited changes made to:
 - Clarify the accounting treatment for recording multiple component leases with service and non-service components and ownership transfers.
 - Update the "Definitions" section with key terms to ensure alignment with the FASAB handbook and DOE Lease Accounting Best Practices Guide.
- 2. <u>LOCATIONS OF CHANGES:</u> Various sections throughout the document, as summarized in the chart.

Page(s)	Section	Section Title	Summary
10.2-9	II.E	Contracts or Agreements with Multiple Components	Removed "Embedded Leases" from section heading
10.2-9 to	II.E	Contracts or Agreements with Multiple Components	Added subsection headings:
10.2-10			II.E.1 – Embedded Leases
			II.E.2 – Identifying Embedded Leases
			II.E.3 – Lease Agreements with Related Service Costs
10.2-9	II.E.1	Embedded Leases	Revised language to clarify definition of an embedded lease.
10.2-9 to 10.2-10	II.E.3	Lease Agreements with Related Service Costs	New Subsection
10.2-10	II.F	Ownership Transfers	Removed detailed guidance and referenced the relevant guidance in DOE Financial Management Handbook, Chapter 10.1, Accounting for Property, Plant, & Equipment.
10.2-13 to	IV	Definitions	Added definitions for:
10.2-14			IV.D – Lease Concession IV.E – Lease Incentive IV.F – Lease Term
			Updated definitions for:
			IV.I – Right to Use (RTU) Lease IV.G – Short Term Lease

Page(s)	Section	Section Title	Summary
10.2-15	VI	References	Updated references section to include:
			Technical Release 21, Omnibus Technical Release Amendments 2022: Conforming Amendments
			Technical Release 22, Leases Implementation Guidance Updates