**Section 7000.100 State Grant-making Agency Responsibilities**

a) *The specific requirements and responsibilities of State grant-making agencies and non-federal entities are set forth in the Act. State agencies making State awards to non-federal entities must adopt by rule UR subparts C through F by* July 1, 2016 *unless different provisions are required by law.*

b) *Each State grant-making agency shall appoint a Chief Accountability Officer who shall serve as a liaison to GATU and who shall be responsible for the State agency's implementation of and compliance with* the Uniform Requirements and this Part*.*

c) *In order to effectively measure the performance of its recipients and subrecipients, each State grant-making agency shall:*

1) *require its recipients and subrecipients to relate financial data to performance accomplishments of the award and, when applicable, must require recipients and subrecipients to provide cost information to demonstrate cost-effective practices. The recipient's and subrecipient's performance should be measured in a way that will help the State agency to improve program outcomes, share lessons learned, and spread the adoption of promising practices;* *and*

2) *provide recipients and subrecipients with clear performance goals, indicators, and milestones and must establish performance reporting frequency and content to not only allow the State agency to understand the recipient's progress, but also to facilitate identification of promising practices among recipients and subrecipients and build the evidence upon which the State agency's program and performance decisions are made.*

d) *Each grant-making agency shall enhance its processes to monitor and address noncompliance with reporting requirements and with program performance standards. When* *applicable, the process may include a corrective action plan. The monitoring process shall include a plan for tracking and documenting performance-based contracting decisions.* [30 ILCS 708/45(g)]

e) *GOMB shall provide such advice and technical assistance to the State grant‑making agencies as is necessary or indicated in order to ensure compliance with the Act.* [30 ILCS 708/50]