### TEXAS A&M UNIVERSITY

02/14/2017

Page

**Bidder MUST Sign Below** Failure to Sign will Disqualify Bid

Company Name and Address:

COMPANY NAME

Department of Procurement Services P. O. Box 30013 College Station, TX 77842-3013

Phone: 979-845-4570 Fax: 979-845-3800

SHOW OPENING DATE AND BID INVITATION NUMBER ON THE FAX COVERSHEET OR THE LOWER LEFT HAND CORNER OF THE SEALED ENVELOPE. PLEASE SHOW RETURN ADDRESS OF FIRM.

OPENING DATE: 02/21/2017 at 2:00 PM (CST) BID#: B700024 BID TO BE "F.O.B. AGENCY RECEIVING ROOM FREIGHT PREPAID AND ALLOWED" ESS OTHERWISE SPECIFIED BELOW Destination of Goods: AS A&M UNIVERSITY A 00000 AR ate law provides you the right to request, receive, review d correct information about yourself collected by this rm. Contact: dj-young@tamu.edu or 979-845-4570 Ext. Unit Price Extended Price UOM

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CITY		STATE ZI	Ρ			
PHONE	E	FAX		-	I	EX.
			VENDOR AGREES TO CONDITIONS BELOW THIS DOCUMENT.	COMPLY WITH ALL AND ON THE LAST PAGE		OH. AT.
AUTHOR	IZED SIGNATURE		See Instructions 1.8 on	the last page for vendor l	ID Number.	
PRINT O	R TYPE NAME		Please specify ( )BLK	( )HSP ( )W/O ( )A/F	' ( )AI	Sta
TITLE		DATE	shown as the address of	der certifies that if a Tex the bidder, bidder qualif as defined in Rule 1 TAC	fies as a C 111.2	for 24
Item		Description			Quantity	+

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* UPON AWARD, EQUIPMENT WILL BE FOR USE AND DELIVERY TO THE TEXAS A&M UNIVERSITY - QATAR CAMPUS LOCATED IN DOHA, QATAR. SHIPPING TERMS VENDORS: INCOTERM - DDP (DELIVERY DUTY PAID). VENDOR WILL DELIVERY THE GOODS DOOR TO DOOR TAMUQ. ALSO INCLUDES FREIGHT, INSURANCE, CUSTOM CLEARANCE, DUTIES, TAXES, LEGALIZATION, BAYAN, ETC. FOR DOHA VENDORS: \*\* WE HAVE BEEN NOTIFIED THAT QATAR CUSTOMS HAVE IMPLEMENTED AN AUTOMATED ELECTRONIC CLEARANCE PROCESS CALLED "SINGLE WINDOW" AND ALL INCOMING SHIPMENTS WILL BE SUBJECT TO BAYAN & ADMIN CHARGES. FOR SHIPPING TERMS DDP, ALL CUTOMS CHARGES WILL BE BORNE BY THE VENDOR. TAMUQ WILL NOT BE RESPONSIBLE FOR THESE CHARGES WITH YOUR SHIPPING AGENT \*\* PLEASE NOTE: QATAR CUSTOMS REQUIRES ALL ORIGINAL SHIPPING DOCUMENTS: 1- ORIGINAL CERTIFICATE OF ORIGIN STAMPED FROM CHAMBER OF COMMERCE 2- ORIGINAL COMMERCIAL INVOICE STATING EACH (PRICE/ORIGINAL MADE/OUANTITY) PAW

DELIVERY IN	DAYS	$\bigcap$	
rerms:	FOB DESTINATION, FREIGH	T PREPAID AND ALLOWED	TOTAL
ALL INFORMATION MUST B	E THE SAME ON EACH OF		
STAMPED FROM CHAMBES  3- PACKING LIST;  4- AIRWAY BILL			

Check below if preference claimed under Rule 1 TAC 113.8

(\_\_) Supplies, materials, equipment, or services produced in TX/ offered by TX bidders (\_\_) Agricultural products produced or grown in TX

(\_\_\_) Agricultural products and services offered by TX bidders

(\_\_) USA produced supplies, materials, or equipment (\_\_) Other (See 1.13 on the last page)

URCHASING AGENT FOR TEXAS A&M UNIVERSIT

### INVITATION FOR BID – RETURN SEALED BIDS TO: **TEXAS A&M UNIVERSITY**

02/14/2017

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979-845-3800 Fax:

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BID#: B700024

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Destination of Goods:

TEXAS A&M UNIVERSITY

VENDOR AGREES TO COMPLY WITH ALL CONDITIONS BELOW AND ON THE LAST PAGE OF THIS DOCUMENT.

DOHA 00000 QATAR

JTHORIZED SIGNATURE RINT OR TYPE NAME		Vendor ID Number:  See Instructions 1.8 on the last page for vendor ID Number. ( ) Historically Underutilized Business certified by TPASS. Please specify ( )BLK ( )HSP ( )W/O ( )A/P ( )AI
TITLE	DATE	By signing this bid, bidder certifies that if a Texas address is shown as the address of the bidder, bidder qualifies as a Texas Resident Bidder as defined in Rule 1 TAC 111.2

State law provides you the right to request, receive, review and correct information about yourself collected by this form. Contact: dj-young@tamu.edu or 979-845-4570 Ext.

	Texas Resident Bidder as defined in Rule 1 TAC	Quantity	UOM	Unit Price	Extended Price
Item	Description	Quantity			
	THE ABOVE DOCUMENTS. IF THE INFORMATION IS DIFFERENT, THE SHIPMENT WILL NOT CLEAR QATAR CUSTOMS.  ***********************************				
1	DVC6200 Valve Positioner + Mounting Kit	8	EA		
2	775 Smart Wireless THUM Adapter	8	EA		
3	Installation and Calibration	1	LOT		
	The requested equipment is to be supplied as a complete operational system, set-up and ready for use. Any/all operational/maintenance manuals are to be provided at the time of installation.				
	This project shall be considered a "turnkey" project that includes all aspects of the installation.				
	Final Testing and Acceptance Criteria:				
	The completed installation shall be inspected by Texas A&M - Qatar to assure that all equipment is installed in a professional manner and in accordance with these specifications.				
	The final system testing and demonstration shall be performed after the installation and initial testing has been completed by vendor but prior to any use of the system. Vendor shall ensure that system meets or exceed performance specifications as per				
PAW					

TERMS:	FOB DESTINATION, FREIGHT PREPAID AND ALLOWED	TOTAL
DELIVERY IN	DAYS	

Check below if preference claimed under Rule 1 TAC 113.8

(\_\_) Supplies, materials, equipment, or services produced in TX/ offered by TX bidders
(\_\_) Agricultural products produced or grown in TX
(\_\_) Agricultural products and services offered by TX bidders

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(\_\_) Other (See 1.13 on the last page)

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Texas Resident Bidder as defined in Rule 1 TAC 111.2 Extended Price Unit Price Quantity Description Item manufacturer criteria. The vendor shall be responsible for properly performing all setup of equipment and all assembly. Insurance Requirement The successful vendor will, at its sole cost and expense, acquire and maintain in effect during the period of the Agreement, general and professional liability insurance and any employee compensation insurance as may be required by the laws of the country in which the successful vendor is organized. Bidders shall submit a copy of insurance certificate with bid response for review by System Office of Risk Management with bid response. LOT Shipping Term: DDP (Delivery Duty Paid) Vendor will deliver the goods door to door - TAMUQ. Including freight, insurance, custom clearance, duties & taxes, legalization, Bayan, etc. Bidders shall indicate shipping term offered and estimated shipping cost. 1 LOT Please quote any/all applicable educational discounts Note To Bidders: Payment Terms: PAW .... TOTAL

TERMS:	FOB DESTINATION, FREIGHT PREPAID AND ALLOWED
DELIVERY IN	DAYS
Check below if preference claimed under Rule 1 TAC 113.8  () Supplies, materials, equipment, or services produced in TX () Agricultural products produced or grown in TX  A distribution product and sequences offered by TX bidders	<pre><!-- offered by TX bidders</pre--></pre>

(\_) USA produced supplies, materials, or equipment (\_\_) Other (See 1.13 on the last page)

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	Texas Resident Bidder as defined in Rule I TAC 111.2 245.								
Item	Description	Quantity	UOM	Unit Price	Extended Price				
Item	Description  100%, Net 30 - Upon Receipt, Installation and Acceptance  Warranty Terms:  Bidders shall indicate warranty terms of product offered:			Unit Price	Extended Price				
	<ul> <li>Vendor's ability to meet the specifications and requirements;</li> <li>Delivery requirements after the receipt of order.</li> <li>The acquisition prices/rates of discounts</li> <li>Acceptance of payment terms</li> <li>Warranty terms</li> </ul>								
	TAMUQ reserves the right to accept or reject any or all offers, to waive informalities and technicalities, to accept the offer considered the most advantageous to the University.								
PAW									

TERMS:	FOB DESTINATION, FREIGHT PREPAID AND ALLOWED	TOTAL
DELIVERY IN	DAYS	
Check below if preference claimed under F	Rule 1 TAC 113.8 vices produced in TX/ offered by TX bidders	

- Agricultural products produced or grown in TX
   Agricultural products and services offered by TX bidders
   USA produced supplies, materials, or equipment
- (\_\_) Other (See 1.13 on the last page)

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				Texas Resident Bid	der as defined in Rule 1 TAC	111.2	43,	Unit Price	Extended Price
Item			Description	The stage of the stage of the		Quantity	UOM	Ont Price	Extended 111ce
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TERMS:	FOB DESTINATION, FREIGHT PREPAID AND ALLOWED	TOTAL
DELIVERY IN	_ DAYS	
Check below if preference claimed under Rule 1 TAC 113.8  () Supplies, materials, equipment, or services produced in () Agricultural products produced or grown in TX  () Agricultural products and services offered by TX bidders	TX/ offered by TX bidders	

(\_\_) USA produced supplies, materials, or equipment PURCHASING AGENT FOR TEXAS A&M UNIVERSITY (\_\_) Other (See 1.13 on the last page)

#### ITEMS BELOW APPLY TO AND BECOME A PART OF TERMS AND CONDITIONS OF BID ANY EXCEPTIONS THERETO MUST BE IN WRITING

#### 1. BIDDING REQUIREMENTS

- Bidders must comply with all rules, regulations and statutes relating to purchasing in the State of Texas in addition to the requirements of this
- Pricing must be quoted on a "per unit" basis, extended as indicated. Any trade discounts included must be itemized and deducted from extended proces. Unit Prices shall govern in the event of extension errors. Bidder guarantees product or service offered will meet or exceed specifications included as part of this Invitation for Bid. 1,2
- Bids should be submitted on this form. Each bid that is mailed should 1.3 be placed in a separate envelope completely and properly identified Instructions on reverse side, top center, Bids must be received by the TEXAS A&M DEPARTMENT OF STRATEGIC SOURCING on or before the hour and date specified for the bid opening.
- When sending bids via the U.S. Postal Service, use the address on the tront of this Invitation for Bid. When using a delivery service or hand delivering, which requires a street address, address is Agronomy Road, College Station, TX 77843.
- Late bids will not be considered under any circumstance
- Bids should be quoted "F.O.B. destination, freight prepaid and allowed". If quoting freight otherwise, show exact delivery cost and who bears cost if not included in unit price. 1.6
- Bid prices are requested to be firm for TEXAS A&M acceptance within 1.7 30 days of bid opening date. "Discount from list" bids are not acceptable unless requested. Cash discount will not be considered in determining the low bid. Ali cash discounts will be taken if earned.
- Bids should give Vendor ID Number, full name and address of bidder (enter in the block provided if not shown). Failure to sign bid will 1.8 (enter in the block provided if not shown). Failure to sign bid will obsoualify it. Person signing bid should show the or authority to bind his or her firm in a contract. Firm name should appear on each page or a bid, in the block provided in the upper right hand come. The Vendor ID Number is the texpayer number assigned and used by the Commoder of Public Accounts of Texas. Enter this number in the spaces provided on the front side (upper north if it is not printed. If this number is not known, complete the following: 1. Enter your Federal Employer Identification Number: 2. Sole owner should also enter Social Security Number: Social Security Number
- Bid cannot be altered or amended after opening time. Any alterations made before opening time should be initiated by bidder or authorized agent of bidder. No bid can be withdrawn after opening time without approval by the TEXAS A&M DEPARTMENT OF STRATEGIC SOURCING based on a written acceptable reason.
- Purchases made to: TEXAS A&M use are exempt from the State Sales 1 16 tax and Federal Excise tax. Do not include tax in bid. Excise tax Exemption Certificate will be furnished by TEXAS A&M upon request.
- TEXAS A&M reserves the right to accept or reject all or any part of any bid, waive minor technicalities and award the bid to best serve the oid, waive minor techr interests of the State.
- Consistent and continued tie bidding could cause rejection of bids by TEXAS A&M and/or investigation for antitrust violations.
- Other preferences as defined in Rule 1 TAC 113.8 (check any that are 1.13

applica	ible)
( )	Products of persons with mental or physical disabilities
$\Box$	Products made of recycled, remanufactured, or
	environmentally sensitive materials including recycled :
( )	Energy efficient products
$\overline{}$	Rubberized asphalt paving material
$\overline{}$	Recycled motor oil and lubricants
	Products produced at facilities located on formerly
	contaminated property
( )	Products and services from economically depressed or
	blighted areas

- The telephone number for FAX submission of bids is 979-845-3800. This is the only number that will be used for the receipt of bids. The TEXAS A&M shall not be responsible for failure of electronic equipm or operator error. Late. Riegable, incomplete, or otherwise non-responsive bids will not be considered.
- inquiries pertaining to IFBs must include the IFB number and opening 1.15

#### 2 SPECIFICATIONS

- Any catalogue, brand name or manufacturer's reference used in the Invitation for Bid is descriptive only find restrictive), and is used to indicate type and quality desired. Bids on brands of like nature and quality will be considered unless otherwise specified. If bidding or other than reference, bid should show manufacture, brand or trade name, and other description of the product offered. If other than brand(s) specified is offered, illustrations and complete description of the product part of the bid. If bidder product offered are requested to be made part of the bid. If bidder takes an exception to specifications or reference data in his or her bid bidder will be required to furnish brand names, numbers, etc., as specified in the invitation for Bid (IFB)
- All items shall be new and unused, in first class condition, including containers suitable for shipment and storage, unless otherwise indicated in IFB. Ora: agreements to the contrary will not be
- All electrical items must meet all applicable OSHA standards and regulations, and bear the appropriate listing from UL\_FMRC or NEMA. 2.3
- Samples, when requested, must be furnished free of expense to Samples, mich i evolvation, and a commandor, they will be returned to the bidde; upon recurst, at bidder's expense. Each sample should be marked with bidder's name and address, and TEXAS A&M bid number. Do not enclose in or attach bid to sample.
- 2.5 TEXAS A&M wik not be bound by any oral statement or representation contrary to the written specifications of this IFB.
- 2.6 Manufacturer's standard warranty shall apply unless ofnerwise stated
- TIE BIDS in case of the bids, the award will be made in n Rule 1 TAC Section 113.5 (b) (3) and 113.8 (Preferences).

- Bid should show number of days required to place material in receiving agency's designated location under normal conditions. Failure to state delivery firme obligates supplier to complete delivery in 14 calendar days. Unrealistically short or long delivery promises may cause bid to
- It delay is foreseen, supplier shall give written notice to TEXAS A&M. TEXAS A&M has the right to extend delivery date if reasons appear varif. Delatufi in promised delivery (without accepted reasons) or failure to meet specifications authorizes TEXAS A&M to purchase supplies elsewhere and charge full increase, if any, in cost and handring to defaulting supplier.
- No substitutions or cancellation permitted without written approval of the TEXAS A&M DEPARTMENT OF STRATEGIC SOURCING. 4.3
- Delivery shall be made during normal working hours only, unless prior approval for late delivery has been obtained from TEXAS A&M.
- approval for late ceavery has been obtained from LEAS A6M.

  INSPECTION AND TESTS All goods will be subject to inspection and test by TEXAS A6M to the extent practicable at all times and places. Authorized TEXAS A6M personnel shall have access to any supplier's place of business for the purpose of inspecting merchandists. Tests shall be performed on samples submitted with the bid or on samples taken from regular signature. The event products tested fall to meet or exceed all conditions and requirements of the specifications, the cost of the sample used and the cost of the testing shall be bome by the supplier. Goods which have been delivered and rejected in whole or in part may, at TEXAS A6M is option, be returned to the supplier or held for disposition at supplier's risk and expense. Laten' defects may result in revocation of acceptance.
- AWARD OF CONTRACT A response to an IFB is an contract with TEXAS A&M based upon the terms, conditions and specifications contained in the IFE. Bids do not become contracts until they are accepted and an authorized purchase order is issued. The contract shall be powerned, construed and interpreted under the laws of the State of Texas.
- PAYMENT Supplier shall submit one copy of an ite showing order number and agency purchase order number. TEXAS A&M will incur no penalty for late payment if payment is made in 30 or fewer days from receipt of goods or services and an uncontested invoice.
- 8. PATENTS OR COPYRIGHTS The supplier agrees to protect TEXAS A&M from claims involving infringement of patents or
- SUPPLIER ASSIGNMENTS Supplier hereby assigns to purchaser any and all darms for overcharges associated with this com-which arise under the arithmst laws of the United States 15 U.S.C.A. S et sec. (1973), and which arise under the arithmst laws of the State of TEX. Bus. & Comm. Code Aur. Sec. 15.01, et seq. (1957).
- BIDDER AFFIRMATION Signing this bid with a false Titl. DIDDER AFFIRMATION - Signing us sid wan a lase statement is a material breach of contract and shall void the submitted bid or any resulting contracts, and the bidder shall be removed from all bid lists. By signature hereon affixed, the bidder hereby certifies that:
- The bidder has not given, offered to give, nor intends to give at any time hereafter any economic opportunity, future employment, gift, loan, gratuity, special discount, tip, favor, or service to a public servant in connection with the submitted bid.
- The bidder is not currently defination in the payment of any franchise 10.2 tax owed the State of Texas
- Pursuant to Section 2155.004 Government Code, relating to collection 10.3 install in Section 2 13.00.4 Government over, classing to executive state and local sailes and use taxes, the bidder certifies that the dividual or business entity named in this bid is not ineligible to receive e specified contract and acknowledges that this contract may be minated and/or payment withheld if this certification is inaccurate.
- Neither the bidder nor the firm, corporation, partnership or institution represented by the bidder, or anyone acting for such firm, corporation or institution has violated the antitrust taws of this State, codified in Section 15.01, et seq., Texas Business and Commerce Code, or the Federal Antitrust Laws, nor communicated directly or indirectly the bid made to any competitor or any other person engaged in such line of
- The bidder has not received compensation for participation in the preparation of the specifications for this IFE.
- The supplier shall defend, indemnity, and hold harmless the State of Texas, all of its officers, agents and employees from and against all caims, actions, suits, demands, proceedings costs, damages, and liabilities, from any acts or omissions of supplier or any agent, employee, subcontractor, or supplier of supplier in the execution or performance of this purchase order.
- Bidder agrees that any payments due under this contract will be applied towards any debt, including but not limited to delinquent taxes and child support that is lowed to the State of Texas.
- Bidder certifies that they are in compliance with section 669,003 of the 10.8 Government Code, relating to contracting with executive head of a State agency. If section 669,003 applies, bidder will complete the tolowing information in order for the bid to be evaluated.

(Albania montaboli in order to the two to be everence.
Name of Former Executive:
Name of State Agency:
Date of Separation from State Agency:
Position with Bidder:
Date of Employment with Bidder
10.9 Bidder agrees to comply with Government Code 2155.4441, per

- to service contract use of products produced in the State of Texas
- Contractor understands that acceptance of funds under this contract acts as accentance of the authority of the State Auditor's Office, or any acts as acceptance of the authorny of the state-Auction's Unice, or any successor appency, to conduct an audit or misetigation in connection with those funds. Contractor further agrees to cooperate fully with the State Auditor's Office or its successor in the conduct of the audit or investigation, including providing all records requested. Contractor will ensure that this clause concerning the authority to audit funds received indirectly by subcontractors frough Contractor and the requirement to cooperate is included in any subcontract awards.
- NOTE TO BIDDERS Any terms and conditions attached to a d unless the bidder specifically refers to them on th

WARNING: Such terms and conditions may result in disqualification of the bid (e.g. bids with the laws of a State other than Texas, requirements to prepayment, limitations on remedies etc.

#### 12. PUBLIC INFORMATION ACT

information, documentation, and other material in connection with this solicitation or any resulting contract may be subject to public disclosure pursuant to Chapter 552 of the Texas Government Code (the "Public Information Act").

#### 13 TEXAS FAMILY CODE SECTION 231,006

- 13. JEXAS FAMILY CODE SECTION 231.006 INELIGIBILITY TO RECEIVE STATE GRANTS OR LOANS OR RECEIVE PAYMENT ON STATE CONTRACTS.
  (a) A child support obligor who is more than 30 days delinquent in paying child support and a business entity in which the obligor is a sole proprietor, partner, shareholder, or owner with an ownership interest of at least 25 percent in one delible in. percent is not eligible to:
  - receive payments from state funds under a contract to provide property, materials, or services; or
  - (2) receive a state-funded grant or loan
- A child support obligor who is more than six months delinquent in paying child support is not eligible to receive student financial assistance paid directly to the obligor by the comptroller. This subsection does not apply to an obligor who submits to the comptroller.

  - to an obligo was obtained to accomplation.

    (1) a sworm afficiavit from the obligor or obligee stating that the obligor is current on the obligor's child support payments; and

    (2) a written statement from the obligor that the obligor has made a request to the Title IV-D agency to correct the errors in the obligor's payment
- to the Title IIV-D agency to correct the errors in the obligor's payment record.

  (b) A child support obligor or business entity ineligible to receive payments under Subsection (a) or a child support obligor ineligible to receive payments under Subsection (a) Tremains ineligible until:

  (1) all arrearages have been paid;
  (2) the obligor is in compliance with a written repayment agreement or court order as to any existing delinquency; or
  (3) the court of continuing jurisdiction over the child support order has granted the obligor an exemption from Subsection (a) as part of a court-supervised effort to improve earnings and child support payments.

  (c) A bid or an application for a contract, grant, or loan paid from state funds must include the name and social security number of the individual or sole propriets and each parting; shareholder, or owner with an owner-ship
- proprietor and each partner, shareholder, or owner with an ownership interest of at least 25 percent of the business entity submitting the bid or
- (d) A contract bid or application subject to the requirements of this section (d) Á contract, bid, or application subject to the requirements of this section must include the following statement:
  "Under Section 231.005, Family Code, the vendor or applicant certifies that the individual or business entity named in this contract, bid, or application is not ineligible to receive the specified grant, loan, or payment and acknowledges that this contract may be terminated and payment may be withheld if this certification is inaccurate."
  (e) It is state agency determines that an individual or business entity holding a state contract is ineligible to receive payment under Subsection (a), the contract may be terminated.

- is a state agency determines that an individual or business entity holding a state contract is ineligible to receive payment under Subsection (a). The contract may be terminated.

  If the certificate recurred under Subsection (d) is shown to be false, the rendor is lable to the state for attorney's fees, the costs necessary to complete the contract, including the cost of advertising and awarding a second contract, and any other damages provided by law or contract.

  If This section does not create a cause of action to contest a bid or award of state grant, loan, or contract. This section does not impose a duty on the Title IV-D agency and other affected agencies are encouraged to develop a system by which the Title IV-D agency may identify a business entity that is heligible to receive a state payment under Subsection (a) and to ensure that a state payment to the entity is not made. This system should be implemented using existing funds and only if the Title IV-D agency and only if the Title IV-D agency and only if the Title IV-D agency and only if the Title IV-D agency comprobler, and other affected agencies determine that it will be cost-effective.

  This section does not apply to a contract between governmental entities. The Title IV-D agency may adopt nules or prescribe forms to implement any provision of this section.

  A state agency may accept a bid that does not include the information required under Subsection (c) if the state agency collects the information before the contract, grant, or loan is executed.

- required under Subsection (c) if the state agency collects the information before the contract, grant, or loan is executed.

Added by Acts 1995, 74th Leg., ch. 20, § 1, eff. April 20, 1995. Amended by Acts 1995, 74th Leg., ch. 751, § 52, eff. Sept. 1, 1995, Acts 1999, 76th Leg., ch. 28, § 1, eff. Sept. 1, 1999, Acts 2003, 78th Leg., ch. 437, § 1, eff. Sept. 1, 2003, Acts 2003, 78th Leg., ch. 437, § 1, eff. Sept. 1, 2003, Acts 2003, 78th Leg., ch. 437, § 1, eff. Sept. 1, 2003, Acts 2003, 78th Leg., ch. 437, § 1, eff. Sept. 1, 2003, Acts 2003, 78th Leg., ch. 437, § 1, eff. Sept. 1, 2003, Acts 2003, 78th Leg., ch. 437, § 1, eff. Sept. 1, 2003, Acts

#### ALTERNATIVE DISPUTE RESOLUTION

The dispute resolution process provided for in Chapter 2250 of the Texas Government Code shall be used, as further described herein, by Texas A&M University, and the Vendor to attempt to resolve any claim for breach of contract made by Vendor.

- Vendor's claim for breach of this contract that the parties cannot resolve in Venoor's caim for search or his contract that his panies cannot resolve the ordinary course of business shall be submitted to the negotiation process provided in Chapter 2260, subchapter B, of the Texas Government Code. To initiate the process, Venor's shall submit written notice, as required by subchapter B, to Philip A. Ray, Assistant Vice President of Strategic Sourcing and Contract Administration. Said notice shall also be given to all other representatives of Texas AdM University and Vendor otherwise erithed to notice under the parties' contact.

  Compliance by Vendor with subchapter B is a condition precedent to the filling of a contested case proceeding under Chapter 2260, subchapter C.
- filing of a contested case proceeding under Chapter 2260, subchapter C of the Texas Government Code.

  The contested case process provided in Chapter 2260, subchapter C, of the Texas Government Code is Vendor's sole and exclusive process for seeking a remedy for any and all alleged breaches of contract by Texas A&M University if the parties are unable to resolve their disputes under subparagraph; (A) of this paragraph.

  Compliance with the contested case process provided in subchapter C is a condition precedent to seeking consent to sue from the Legislature under Ch. 107 of the Civil Practices and Remedies Code. Neither the execution of this contract by Texas A&M University nor any conduct of any representative of Texas A&M University thereafter shall be considered a waver of sovereign immunity to suit.

  - representative of Texas A&M University thereafter shall be considered a waver of sovereign immunity to suit.

    (1) The submission, processing, and resolution of Vendor's claim it governed by the published rules as adonted by the Office of the Attorney General of the State of Texas pursuant to Chapter 2260 as currently effective, hereafter encaded or subsequently amended.

    (2) Nelther the occurrence of an event nor the pendency of a claim constitutes grounds for the suspension of the performance by Vendor, in whole or in part.

    (3) The designated individual responsible on behalf of Texas A&M University for examining any claim or counterclaim and conducting any negobations related thereto, as required under 2250,052 of the Texas Government Code shall be Philips A. Ray, Assistant Vice President of Strategic Sourcing and Contract Administration.