Lamar Institute of Technology Purchasing Policy

01. POLICY STATEMENTS

01.01 The purpose of this policy is to identify procedures to use when purchasing goods and services for Lamar Institute of Technology with LIT funds.

01.02 In accordance with The Texas State University System (TSUS) Rules and Regulations, Chapter III, Section 10, the president delegates authority to the Purchasing and Contract Manager to obligate LIT funds for the purchase of goods or services through the approval and issuance of purchase orders.

01.03 The Purchasing and Contract Manager has the authority, and is responsible, for promulgating and communicating LIT purchasing policies and procedures.

01.04 State and federal laws, TSUS rules and regulations, and LIT policies and procedures strictly prohibit the splitting of orders solely to circumvent the competitive solicitation requirements and processes, or other applicable purchasing requirements.

01.05 LIT shall assume no liability for payment of obligations incurred by unauthorized persons.

Employees are not authorized to make purchases which obligate LIT without first obtaining a purchase order. Any commitments made for purchases without a purchase order will be considered, by LIT, a personal liability of the employee making the commitment and acceptance of the merchandise by LIT will be at the complete discretion of Lamar Institute of Technology. An exception is granted to those account managers who have received an authorized Procurement Card.

a. Persons making unauthorized purchases may be held personally liable for any damages resulting from the repudiation of the contract or purchase order. This personal liability includes paying for the unauthorized purchase with personal funds, or personally reimbursing LIT for any expenses incurred.

b. The employee may also be subject to further disciplinary actions consistent with LIT policies.

01.06 This policy will apply when using all sources of funds. Goods and services procured from foundation funds are excluded from this policy.

02. PROCEDURES FOR THE ACQUISITION OF GOODS AND SERVICES

02.01 Pursuant to TSUS Rules and Regulations, Chapter III, Section 17, “Best Value” Procurement, LIT may acquire goods or services by the method that provides the “best value” to the institution, including the following:

a. competitive bidding;
b. competitive sealed proposals;

c. group purchasing programs;

d. open market contracts; or

e. catalogue purchases.

02.02 In determining best value to an institution of higher education, LIT shall consider the following criteria:

a. purchase price;

b. reputation of the vendor and of the vendor's goods or services;

c. quality of the vendor's goods or services;

d. extent to which the goods or services meet the institution’s needs;

e. vendor’s past relationship with the institution;

f. impact on the ability of the institution to comply with laws and rules relating to historically underutilized businesses (HUBs) and to the procurement of goods and services from persons with disabilities;

g. total long-term cost to the institution of acquiring the vendor's goods or services;

h. use of material in construction or repair to real property that is not proprietary to a single vendor, unless LIT provides written justification in the request for bids for use of the unique material specified; and

i. any other relevant factor that a private business entity would consider in selecting a vendor.

02.03 Procurement of goods and services must comply with state and federal laws, TSUS Rules and Regulations, and LIT policies and procedures.

02.04 Purchase orders are a legal offer to buy products and services and are not intended to be used strictly as a payment tool. It is a purchase contract issued to a vendor, indicating types, quantities, and agreed to prices for products or services the seller will provide to the agency, and referencing the terms and conditions that govern the purchase. Therefore,

a. the purchase order must be created prior to the commitment or obligation, unless Section 03.07 applies; and

b. purchase orders submitted after the commitment has been made or after the goods and services are received will constitute non-compliance and require documented justification for the action.
03. PROCUREMENT METHODS

03.01 e-Procurement and Strategic Partners – Vendors listed on the TSUS Marketplace via the Texas State University’s e-procurement system are considered strategic partners. The strategic partners are vetted through the “best value” procurement solicitation and award process; therefore, individual purchases from the strategic partners do not require competitive solicitation or bidding. Strategic partners should be the first choice when procuring goods and services in the best interest to cost, efficiencies, and best value.

03.02 Institutional Contracts – Established LIT contracts and price agreements allow requisitioning departments to purchase commodities and services directly from the vendor. The “best value” procurement solicitation and award process has already occurred; therefore, individual purchases do not require further competitive solicitation or bidding in order to award an order. Institutional contracts should be the second choice for procuring goods and services if these goods and services are not available through our strategic partners.

03.03 State of Texas Contracts – For more information, contact the Purchasing and Contract Manager or refer to the State Comptroller’s website.

a. Texas Multiple Award Schedules (TXMAS) contracts – Certain federal GSA schedule contracts are negotiated with the vendor by Texas Purchasing and Support Services (TPSS) for providing goods and services to state agencies.

b. Department of Information Resources (DIR) contracts – The DIR Program allows LIT to purchase technology-related items directly from a DIR-contracted vendor.

c. Agency Piggyback Contracts – Agency piggyback contracts are those that have been competitively bid in accordance with state of Texas statutes, rules, policies, and procedures and extended for the use by other state agencies.

03.04 Purchasing Groups and Co-op Contracts – LIT is a member of numerous purchasing groups and co-ops, which allow purchases to be made directly from the vendor, as the competitive solicitation or negotiation process has already occurred. Contact the Purchasing and Contract Manager for further information and the most current list of purchasing groups and co-ops.

03.05 Competitive Solicitations (quotes, bids, proposals, or offers) – If the “best value” for the commodity or service is not obtained from one of the above-listed procurement methods, the end user is to follow the competitive solicitation requirements and processes. If competitive bidding is either not practical or not advantageous to LIT, the Request for Proposal (RFP) process may be used.

03.06 Purchase Order Exception – Non-recurring or emergency purchases of goods and services using local funds may be secured from vendors without a purchase order. The types of purchases allowed are listed on the LIT Purchase Order Exception
List. These vendor invoices are processed via a “Request to Pay Vendor” form for payment, requiring available funding and approval.

The following are examples that can be processed without a purchase order.

a. subscriptions and periodicals;

b. memberships;

c. registrations;

d. freight;

e. non-bid expenses such as insurance adjustments related to claims.

03.07 Sole Source or Proprietary Source Purchase – A sole source or proprietary source purchase is justified only when adequate documentation is furnished to justify that competition is not available due to a lack of an equivalent product or service. See Section 05.

04. PROCEDURES FOR DEVELOPMENT OF SPECIFICATIONS

04.01 A specification is a detailed functional description of a product or service. A specification must be simple, clear, accurate, competitive, and flexible. If a specification does not allow for competition, then it is considered proprietary.

04.02 A specification should communicate “salient features” of the commodity or service needed by the end user.

04.03 A specification should also communicate minimum acceptable features of the commodity or service needed by the end user.

05. SOLE SOURCE OR PROPRIETARY JUSTIFICATION PROCEDURES

05.01 When a specification limits consideration to one manufacturer, one product, or one service provider, and the amount of the purchase exceeds $15,000, a written sole source or proprietary justification must be provided to support the purchase.

05.02 The Justification for Sole Source or Proprietary Procurement form has been developed to assist in the justification documentation process. The account manager must complete the form and state the following:

a. the proprietary or unique features of the item and why these features are required; and

b. why no competing product can meet the needs.

06. PROCEDURES FOR ADDRESSING COMPETITIVE SOLICITATION REQUIREMENTS
06.01 When competitive solicitation is required, quotes, bids, proposals, offers, or other expressions of interest must be solicited and obtained from potential vendors for purchases in excess of $15,000.

06.02 The department is encouraged to solicit and purchase from Texas certified Historically Underutilized Businesses to the fullest extent possible. For assistance in locating qualified HUBs, contact the Purchasing and Contract Manager. The utilization of HUBs shall include the requirements in Section 14.

06.03 Current competitive solicitation limits, regardless of the source of funds, are as follows:

a. $0 – $14,999.99 – Only one quote is required; however, requisitioning departments are encouraged to obtain more than one bid. Departments are responsible for evaluating and negotiating for these items to insure LIT obtains the best value possible. Purchases from a HUB are encouraged to the fullest extent possible;

b. $15,000.00 – $24,999.99 – Three quotes or informal bids are solicited, with at least two being from Texas-certified HUBs (e.g., minority-owned or woman-owned businesses). Informal bids require best value documentation, use of certified vendors where ever possible, and written back up of vendor quotes;

c. $25,000 or greater – Formal bids, proposals, or offers are solicited, with at least two being from Texas-certified HUBs (e.g., minority-owned or woman-owned businesses), solicitations are posted on the Electronic State Business Daily (ESBD).

06.04 Exceptions to above bid requirements are as follows:

a. exempt purchases; or

b. adequately justified proprietary purchases of less than $25,000.

06.05 All procurements that exceed $25,000, without regard to the source of funds, may be posted on the Electronic State Business Daily (ESBD), an electronic bulletin board managed by the Texas Comptroller of Public Accounts, unless there is documented justification explaining why it was not in LIT’s best interest to do so.

07. PROCEDURES FOR EXEMPT PURCHASES

07.01 Exempt purchases are purchases that are exempt from the competitive solicitation process. Exempt purchases include the following:

a. advertisements (e.g., newspaper and magazine advertisements and billboards);

b. conference expenses (expenses related to conference room services such as audio/visual/network and food services; however, goods purchased for attendees or transportation services are not exempt);
c. non-library direct publications (e.g., direct subscriptions, prepared videos, and software packages purchased directly from the developer);

d. exhibit space (e.g., booths for display purpose);

e. freight;

h. inter-agency purchases (purchases from other state agencies);

i. guest lecturers or speakers (e.g., fees for one time only, not for continuous engagements);

j. legislative information services;

l. membership fees and dues;

n. newspaper and magazine subscriptions directly from the publisher;

q. purchases from federal agencies;

r. purchases from the Texas Department of Criminal Justice;

s. purchases from TIBH;

t. utilities (e.g., electricity, water, cable, hard wired telephones)

08. EMERGENCY PROCUREMENT PROCEDURES

08.01 An emergency procurement (purchase) is defined in Texas Administrative Code Title 34, Part 1, Chapter 20 as “A situation requiring the state agency to make the procurement more quickly to prevent a hazard to life, health, safety, welfare, or property or to avoid undue additional cost to the state.”

a. The office of Purchasing and Contract Manager has authority to exempt emergency procurements from LIT purchasing policies and procedures.

b. Whenever practical, prior to authorizing a vendor to fulfill any emergency procurement request, the originating department shall attempt to develop an estimate of the cost to obtain the goods or services identified as necessary to resolve the emergency situation. If the cost is reasonably expected to exceed the threshold required for competitive solicitations, the originating department shall attempt to solicit quotes, bids, proposals, offers or other expressions of interest.

1) If possible, quotes, bids, proposals, offers or other expressions of interest, either informal or formal, as appropriate to address the emergency situation, are solicited from the minimum required number of vendors, including certified HUBs, prior to the procurement action.
2) If it is impossible to obtain an estimate or solicit quotes, bids, proposals, offers or other expressions of interest to address the emergency situation in a timely fashion, the procurement file is to reflect this fact through the preparation of written documentation, signed by the appropriate account managers with a copy to the Purchasing and Contract Manager.

3) A copy of the documentation, noted above, is included as supporting documentation when the procurement request file is routed for the necessary approvals and processing.

c. If the estimated cost of the procurements identified as necessary to resolve the emergency situation is $25,000 or greater, or cannot be readily determined, the originating department shall attempt to notify the Purchasing and Contract Manager and the appropriate deans or directors, or their designees, of the necessary procurement actions, in advance and in writing.

1) The notification shall include the information required in Sections 08.02 a., b., and c. to document the emergency.

2) In addition, the originating department shall prepare a notice for the posting on the Electronic State Business Daily (ESBD). Formal procurements (>$25K), are NOT exempt from the procurement solicitation process, yet may be posted on the ESBD for less than the statutory minimum posting requirement.

3) The completed notice is forwarded for immediate ESBD posting to the Purchasing and Contract Manager office.

4) The documented emergency situation circumstances shall dictate if a minimum ESBD posting time is required.

08.02 An emergency purchase requires that a written justification be submitted to the Purchasing and Contract Manager office. The justification, signed by the responsible account manager, must state the following:

a. The reason for the emergency purchase (i.e., explanation of what the emergency is and what caused the emergency);

b. The specific financial or operational damage (as opposed to a general claim of loss or damage) that will occur if needs are not satisfied immediately; and

c. Why the needs were not or could not be anticipated so that items could be procured through regular procurement procedures.

09. INTERNAL REPAIR PURCHASE PROCEDURES

09.01 An internal repair is defined as a repair to LIT-owned equipment that cannot be reasonably defined prior to the actual repair, and the extent of which cannot be determined until the equipment is disassembled. Internal repairs are usually the result of an unexpected, basic service outage, such as the failure of a building’s
HVAC system or the mechanical breakdown of a vehicle. Internal repairs must contain labor and may also include parts.

09.02 If it is determined that an internal repair meets the criteria of an emergency procurement, see Section 08 for the appropriate procurement process to follow and the documentation that is required.

09.03 If an internal repair is expected to exceed $15,000, whenever practical, a “not to exceed dollar threshold without written authorization” purchase order is issued to the vendor selected to perform the repairs.

09.04 The following is required as supporting documentation when a purchase is determined to meet the definition of a non-emergency internal repair purchase:

a. a written statement is prepared and signed by the account manager that the necessary repairs could not be reasonably defined prior to the actual repair and the extent of which could not be determined until the equipment was disassembled; and

b. if the estimated cost is identified as $25,000 or greater or cannot be readily determined, the originating department shall notify the Purchasing and Contract Manager and the appropriate deans or directors, or their designees, of the necessary procurement actions, in advance and in writing.

10. PROFESSIONAL SERVICES

10.01 Professional services are defined by Texas Government Code §2254, Professional and Consulting Services. These services must be provided in connection with a person who is licensed and employed in the profession or practice.

10.02 The following are considered to be professional services:

a. accounting;
b. architecture;
c. land architecture;
d. land surveying;
e. medicine;
f. optometry;
g. professional engineering;
h. real estate appraising; and
i. professional nursing.
10.03 Contact the Purchasing and Contract Manager for guidelines on processing requests for the purchase of professional services.

11. PROCEDURES FOR ADVANCE PAYMENTS

11.01 Generally, prepayment is not authorized for the purchase of supplies, materials, equipment, or services. When utilizing state-appropriated funds, the following are exceptions:

   a. payments to federal and other state agencies;
   b. lease payments;
   c. subscriptions;
   d. rental fees for a meeting room or exhibit booth;
   e. annual maintenance agreements; and
   f. registration fees.

11.02 When institutional funds are being used, advance payments will be made to vendors only when no practical alternative exists to satisfy a need, when definite price savings can be realized, or when it is determined that it is in the best interest of LIT to do so.

Advance payments will not be made to vendors who sell to some classes of customers without advance payments, but require such payments from LIT, unless there is no alternative and the payments are approved in advance by the Purchasing and Contract Manager or the Director of Finance.

12. ALCOHOL PURCHASES

For those functions at which it is deemed by a senior officer to be appropriate and desirable to serve alcoholic beverages, said beverages may not be purchased with funds held in the State Treasury. Where not otherwise prohibited, certain gift funds, designated funds, auxiliary funds, or restricted funds may be properly applied for this purpose. The Vice President for Finance and Operations shall be responsible for determining the proper source and use of funds for such purpose before the expenditure is allowed.

13. PURCHASE OF ELECTRONIC AND INFORMATION RESOURCES

13.01 TSUS Rules and Regulations, Chapter III, Section 19, requires central review and oversight of all LIT acquisitions of information technology by the Director of Information Technology, or designee, “including, but not limited to, computing hardware/software, and hosting services, regardless of source of funds.” Administrative heads shall consult with the Director of Information Technology, or designee, regarding purchases of technology products or services that are not yet centrally supported by the Information Technology Department.
13.02 To optimize their accessibility, usability, security, and privacy, all electronic and information resources developed or procured for use with the LIT.EDU network domain shall comply with the applicable provisions of Texas Administrative Code, Title 1, Part 10, Chapter 213, Subchapter C, Rules §213.37 and §213.38, dealing with the procurement of Electronic and Information Resources in Institutions of Higher Education, commonly known as TAC 213.

13.03 Computer catalog purchases are not exempt from proper documentation of the decision making process. For example, HUB requirements still need to be documented.

14. HISTORICALLY UNDER-UTILIZED BUSINESS PROGRAM

14.01 The LIT Historically Underutilized Business program shall be in accordance with TSUS Rules and Regulations, Chapter III, Section 18 "Historically Underutilized Businesses". The program ensures compliance with state HUB laws, the TSUS HUB Program, and educates LIT and business communities about the benefits of using HUB vendors.

14.02 It is the policy of Lamar Institute of Technology to achieve the annual HUB program goals by contracting directly or indirectly, through subcontracting opportunities.

14.03 The LIT’s Purchasing and Contract Manager shall:

   a. act as LIT’s agency HUB Coordinator;

   b. have the authority to implement policies and procedures necessary for LIT to comply with State HUB "Good Faith Efforts" (GFE) requirements;

   c. submit semiannual and annual HUB reports on expenditures for goods and services specified by object codes reportable under the state HUB program;

   d. the LIT agency HUB Coordinator may appoint additional HUB coordinators as necessary to further LIT’s HUB program efforts.