Solicitation Notice

Status: Closed

Solicitation ID: 720-1905

Solicitation Title: RFP No. 720-1905 Web-Based Medical Risk Management Course Online Training Application

Organization Name: University Of Texas System - 720

Posting Requirements: 21+ Days for Solicitation Notice

Posting Date: 11/16/2018

Response Due Date: 12/18/2018

Response Due Time: 2:30 PM

Solicitation Description: Web-Based Medical Risk Management Course Online Training Application

Class/Item Code: 92004-*Applications Software (For Main Frame Systems)

Record Attachments

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<td>RFP Document</td>
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<td>ESBD/File_148891_RFP 720-1905 APPENDIX TWO - Sample Agreement.DOCX</td>
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POLICIES

- Privacy and Security Policy
- Accessibility Policy
- Link Policy
- Texas.gov
- Search from the Texas State Library
- Texas Homeland Security
- Texas Veterans Portal
- Public Information Act
- Texas Secretary of State
- HB855 Browser Statement

OTHER STATE SITES

- texas.gov
- Texas Records and Information Locator (TRAIL)
- State Link Policy
- Texas Veterans Portal
REQUEST FOR PROPOSAL

RFP No. 720-1905 Web-Based Medical Risk Management Course Online Training Application

Proposal Submittal Deadline: Tuesday, December 18th at 2:30 PM CST

The University of Texas System
Office of General Counsel – University of Texas System Professional Medical Benefit Liability Plan

Prepared By:
Darya Vienne
The University of Texas System
210 West 7th Street
Austin, Texas 78701-2982
dvienne@utsystem.edu
November 16th, 2018
REQUEST FOR PROPOSAL

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SECTION 1

INTRODUCTION

1.1 Description of The University of Texas System

For more than 130 years, The University of Texas System has been committed to improving the lives of Texans and people all over the world through education, research and health care.

The University of Texas System is one of the nation’s largest systems of higher education, with 14 institutions that educate more than 230,000 students. Each year, UT institutions award more than one-third of all undergraduate degrees in Texas and almost two-thirds of all health professional degrees. With about 20,000 faculty – including Nobel laureates – and more than 80,000 health care professionals, researchers, student advisors and support staff, the UT System is one of the largest employers in the state.

Life-changing research and invention of new technologies at UT institutions places the UT System among the top 10 “World’s Most Innovative Universities,” according to Reuters. The UT System ranks eighth in the nation in patent applications, and because of the high caliber of scientific research conducted at UT institutions, the UT System is ranked No. 1 in Texas and No. 3 in the nation in federal research expenditures.

In addition, the UT System is home to three of the nation’s National Cancer Institute Cancer Centers – UT MD Anderson, UT Southwestern and UT Health Science Center-San Antonio – which must meet rigorous criteria for world-class programs in cancer research. And the UT System is the only System in the country to have four Clinical and Translational Science Awards (CTSA) from the National Institutes of Health.

Transformational initiatives implemented over the past several years have cemented UT as a national leader in higher education, including the expansion of educational opportunities in South Texas with the opening of The University of Texas Rio Grande Valley in 2015. And UT was the only system of higher education in the nation that established not one, but two new medical schools in 2016 at The University of Texas at Austin and UT Rio Grande Valley.

University of Texas institutions are setting the standard for excellence in higher education and will continue to do so thanks to our generous donors and the leadership of the Chancellor, Board of Regents and UT presidents.

1.2 Background and Special Circumstances

The University of Texas System Professional Medical Liability Benefit Plan (“Plan”) has been in existence for thirty-three (33) years and is authorized by Sections 59.01 et seq.
of the Texas Education Code (https://statutes.capitol.texas.gov/Docs/ED/htm/ED.59.htm)
The purpose of the Plan is to provide certain health care providers and students of The
University of Texas System health care Institutions with professional liability indemnity
from and against medical and dental liability claims. These certain health care providers
and students become Plan Participants upon written designation by the president of the
health care institution with the approval of the Plan Administrator and the Executive Vice
Chancellor for Health Affairs.

The Vice Chancellor and General Counsel of UT System is the Administrator of the Plan.
Administration of the Plan by the Health Law Section of the Office of General Counsel
involves legal review and investigation of medical liability claims, coordination of potential
state liability with the Office of the Attorney General, defense of lawsuits, management of
outside defense counsel and negotiation of settlements for meritorious claims. Plan
Accounting is the responsibility of the Office of Risk Management. UT System Investment
Management Company ("UTIMCO") invests the Plan's assets.

The University of Texas System Professional Medical Liability Benefit Plan insures
approximately 11,000 physicians, dentists and medical/dental students at University’s
institutions, making it one of the largest insurers for professional liability in the state of
Texas. More information may be found related to the Plan at the following website:
https://www.utsystem.edu/offices/general-counsel/health-law

In order to ensure that all physicians covered by the Plan have a basic understanding of
legal issues in medical risk management, The University of Texas System (UT System)
Plan Administrator or delegate administers a web-based course. National interest in
patient safety and risk management has increased in the past years and patient safety is
a priority for UT System and its healthcare providers. Consequently, there are several
very good commercial courses available now. It is in the best interests of the physicians,
dentists and medical/dental students at the UT System Institutions (Institutions) to take
one of these courses for their mandatory training. Therefore, UT System is soliciting
proposals for a web-based medical risk management course.

There are currently fourteen (14) institutions whose physicians, dentists and
medical / dental students access and complete the Training Courses.

For the 2017 – 2018 Plan enrollment period (7/1/17 – 6/30/18) there were:

1) approximately 10,900 potential users;
2) approximately 5036 actual users; and
3) approximately 22,606 training courses completed.

For the 2016 – 2017 Plan enrollment period (7/1/16 – 6/30/17) there were:

1) approximately 10,643 potential users;
2) approximately 4,541 actual users; and
3) approximately 20,192 training courses completed.
For the 2015 – 2016 Plan enrollment period (7/1/15 – 6/30/16) there were:

1) approximately 10,213 potential users;
2) approximately 3,647 actual users; and
3) approximately 18,108 training courses completed.

For the 2014 – 2015 Plan enrollment period (7/1/14 – 6/30/15) there were:

1) approximately 9,859 potential users;
2) approximately 3,410 actual users; and
3) approximately 23,495 training courses completed.

**Administrative Access:**

In addition to user access for Plan-enrolled physicians, dentists and medical/dental students, Contractor must provide: 1) University with administrative access to the training database and information relating to all of the institutions and University personnel; and 2) each institution with administrative only access to the training database and information relating to that institution’s physician and dentist users.

Administrative access should include, at a minimum, access to offered courses to review content (but not receive credit) and access to user information and reports, including courses accessed, attempted and completed by each actual user at the administrative user’s designated institution.

University anticipates up to 238 administrative-only access users each year.

### 1.3 Objective of Request for Proposal

The University of Texas System (“**UT System**”) is soliciting proposals in response to this Request for Proposal No.720-1905 (this “**RFP**”), from qualified vendors to provide web-based medical risk management course services (the “**Services**”) more specifically described in **Section 5** of this RFP, including:

1) Providing an online training application available via the internet that will permit physicians, dentists and medical/dental students at UT System’s Institutions to access and participate in online training courses concerning medical liability and medical risk management. By completing online training courses, each UT System physician, dentist or medical/dental student will obtain continuing medical education credits and at least one (1) hour of ethics;

2) The online training application will permit UT System to maintain electronic records concerning the online training performed using that application, including the ability for UT System to generate and obtain reports on such online training; and
(3) Each Proposer shall ensure that its proposal demonstrates how its online training application can be hosted and made available for use via a server operated and maintained by the Proposer.

1.4 Group Purchase Authority

Texas law authorizes institutions of higher education (defined by §61.003, Education Code) to use the group purchasing procurement method (ref. §§51.9335, 73.115, and 74.008, Education Code). Additional Texas institutions of higher education may therefore elect to enter into a contract with the successful Proposer under this RFP. In particular, Proposer should note that University is part of The University of Texas System (UT System), which is comprised of fourteen institutions described at http://www.utsystem.edu/institutions. UT System institutions routinely evaluate whether a contract resulting from a procurement conducted by one of the institutions might be suitable for use by another, and if so, this RFP could give rise to additional purchase volumes. As a result, in submitting its proposal, Proposer should consider proposing a pricing model and other commercial terms that take into account the higher volumes and other expanded opportunities that could result from the eventual inclusion of other institutions in the purchase contemplated by this RFP. Any purchases made by other institutions based on this RFP will be the sole responsibility of those institutions.
SECTION 2

NOTICE TO PROPOSER

2.1 Submittal Deadline

University will accept proposals submitted in response to this RFP until 2:30 p.m., Central Standard Time ("CST") on 2:30 p.m. on Tuesday, December 18th, 2018 (the “Submittal Deadline”).

2.2 University Contact Person

Proposers will direct all questions or concerns regarding this RFP to the following University contact ("University Contact"):  

Darya Vienne  
Email: dvienne@utsystem.edu

University specifically instructs all interested parties to restrict all contact and questions regarding this RFP to written communications delivered to (i) University Contact, or (ii) if questions relate to Historically Underutilized Businesses, to HUB Coordinator (ref. Section 2.5 of this RFP). University Contact must receive all questions or concerns no later than 2:30 p.m. CST on Monday, December 3rd, 2018. University will have a reasonable amount of time to respond to questions or concerns. It is University’s intent to respond to all appropriate questions and concerns; however, University reserves the right to decline to respond to any question or concern.

2.3 Criteria for Selection

The successful Proposer, if any, selected by University through this RFP will be the Proposer that submits a proposal on or before the Submittal Deadline that is the most advantageous to University. The successful Proposer is referred to as “Contractor.”

Proposer is encouraged to propose terms and conditions offering the maximum benefit to University in terms of (1) service, (2) total overall cost, and (3) project management expertise.

The evaluation of proposals and the selection of Contractor will be based on the information provided in the proposal. University may consider additional information if University determines the information is relevant.

Criteria to be considered by University in evaluating proposals and selecting Contractor, will be these factors:
2.3.1 Threshold Criteria Not Scored

A. Ability of University to comply with laws regarding Historically Underutilized Businesses; and
B. Ability of University to comply with laws regarding purchases from persons with disabilities.

2.3.2 Scored Criteria

A. Cost (30%);
B. Vendor and Company Experience (20%);
C. Product Information, Application Performance & Ease of Use (25%);
D. Reporting, Monitoring & Customization (15%);
E. Proposer’s Redlines, Exceptions and Proposed Changes to the Terms and Conditions (10%).

2.4 Key Events Schedule

Issuance of RFP: November 16th, 2018
Pre-Proposal Conference: 9 a.m. CST on Thursday, November 29th, 2018 (ref. Section 2.6 of this RFP)
Deadline for Questions / Concerns: 2:30 p.m. CST on Monday, December 3rd, 2018 (ref. Section 2.2 of this RFP)
Submittal Deadline: 2:30 p.m. CST on Tuesday, December 18th, 2018 (ref. Section 2.1 of this RFP)

2.5 Historically Underutilized Businesses

2.5.1 All agencies of the State of Texas are required to make a good faith effort to assist historically underutilized businesses (each a “HUB”) in receiving contract awards. The goal of the HUB program is to promote full and equal business opportunity for all businesses in contracting with state agencies. Pursuant to the HUB program, if under the terms of any agreement or contractual arrangement resulting from this RFP, Contractor subcontracts any of the Services, then Contractor must make a good faith effort to utilize HUBs certified by the Procurement and Support Services Division of the Texas Comptroller of Public Accounts. Proposals that fail to comply with the requirements contained in this Section 2.5 will constitute a material failure to comply with advertised specifications and will be rejected by University as non-responsive. Additionally, compliance with good faith effort guidelines is a condition precedent to awarding any agreement or contractual arrangement resulting from this RFP. Proposer acknowledges that, if selected by University, its obligation to make a good faith effort to utilize HUBs when subcontracting any of the Services will continue throughout the term of all agreements and contractual arrangements resulting from this RFP. Furthermore, any subcontracting of the Services by Proposer is subject to review by University to ensure compliance with the HUB program.
2.5.2 University has reviewed this RFP in accordance with Title 34, Texas Administrative Code, Section 20.285, and has determined that subcontracting opportunities (HUB and/or Non-HUB) are probable under this RFP. The HUB participation goal for this RFP is 26%.

2.5.3 A HUB Subcontracting Plan (“HSP”) is required as part of, but submitted separately from, Proposer’s proposal. The HSP will be developed and administered in accordance with University’s Policy on Utilization of Historically Underutilized Businesses and incorporated for all purposes.

Each Proposer, whether self-performing or planning to subcontract, must complete and return the HSP in accordance with the terms and conditions of this RFP. Proposers that fail to do so will be considered non-responsive to this RFP in accordance with §2161.252, Government Code.

Questions regarding the HSP may be directed to:

Contact: Kyle Hayes  
HUB Coordinator  
Phone: 512-322-3745  
Email: khayes@utsystem.edu

Contractor will not be permitted to change its HSP after the deadline submittal date unless:

(1) Contractor completes a new HSP, setting forth all modifications requested by Contractor, (2) Contractor provides the modified HSP to University, (3) University HUB Program Office approves the modified HSP in writing, and (4) all agreements resulting from this RFP are amended in writing to conform to the modified HSP.

2.5.4 Proposer must submit, via email, one (1) HSP in PDF format to University no later than 2:30 p.m. on Tuesday, December 18th, 2018 (ref. Section 3.2 of this RFP) to the email address below:

HSP Submittal Email: utadminHSP@utsystem.edu

Proposer must include the following information in the email submission:

Subject Line: RFP 720-1905, Web-Based Medical Risk Management Course Online Training Application, 2:30 p.m. on Tuesday, December 18th, 2018, HUB Subcontracting Plan

Body: Proposer company name and the name and contact information of the person who prepared the HSP.

Instructions on completing an HSP

Proposer must visit https://www.utsystem.edu/offices/historically-underutilized-business/hub-forms to download the most appropriate HUB Subcontracting Plan (HSP) / Exhibit H form for use with this Request for Proposal. Proposer will find, on the HUB Forms webpage, a link to “Guide to Selecting the Appropriate HSP Option”. Please click on this link and read the Guide first before selecting an HSP Option. Proposer shall select, from the four (4) Options available, the Option that is most applicable to Proposer’s subcontracting intentions. These forms are in fillable PDF format and must be...
downloaded and opened with Adobe Acrobat/Reader to utilize the fillable function. If Proposer has any questions regarding which Option to use, Proposer shall contact the HUB Coordinator listed in 2.5.3.

Proposer must complete the HSP, then print, sign and scan all pages of the HSP Option selected, with additional support documentation*, to the submittal email address noted above. NOTE: signatures must be “wet” signatures. Digital signatures are not acceptable.

Any proposal submitted in response to this RFP that does not have a corresponding HSP meeting the above requirements may be rejected by University and returned to Proposer unopened as non-responsive due to material failure to comply with advertised specifications.

University will send an email confirmation to each Proposer upon receipt of the Proposer’s HSP. Each Proposer’s HSP will be evaluated for completeness and compliance prior to opening the proposal to confirm Proposer compliance with HSP rules and standards. Proposer’s failure to submit one (1) completed and signed HUB Subcontracting Plan to the email address noted above may result in University’s rejection of the proposal as non-responsive due to material failure to comply with advertised specifications; such a proposal may be returned to the Proposer unopened (ref. Section 1.5 of APPENDIX ONE to this RFP). Note: The requirement that Proposer provide one (1) completed and signed pdf of the HSP under this Section 2.5.4 is separate from, and does not affect, Proposer’s obligation to provide University with the number of copies of its proposal as specified in Section 3.1 of this RFP.

*If Proposer’s submitted HSP refers to specific page(s) / Sections(s) of Proposer’s proposal that explain how Proposer will perform entire contract with its own equipment, supplies, materials and/or employees, Proposer must submit copies of those pages with the HSP sent to the HSP Submittal email address noted above. In addition, all solicitation emails to potential subcontractors must be included as backup documentation to the Proposer’s HSP to demonstrate Good Faith Effort. Failure to do so will slow the evaluation process and may result in DISQUALIFICATION.

2.6 Pre-Proposal Call

University will hold a pre-proposal conference call at 9 a.m. CST on Thursday, November 29th, 2018. The pre-proposal conference call will allow all Proposers an opportunity to ask University’s representatives relevant questions and clarify provisions of this RFP.

Call-in number: (877)226-9790

Participant Code: 6269693#
SECTION 3

SUBMISSION OF PROPOSAL

3.1 Number of Copies

A. One (1) complete paper copy of its entire proposal.

The paper copy of the proposal should contain the mark “original” on the front cover of the proposal. An original signature by an authorized officer of Proposer must appear on the Execution of Offer (ref. Section 2 of APPENDIX ONE) of the submitted paper copy of the proposal.

*University does not consider electronic signatures to be valid therefore the original signature must be a “wet signature.”*

B. One (1) complete electronic copy of its entire proposal in a single .pdf file on USB Flash Drive. USB Flash Drive must include a protective cover and be labeled with Proposer’s name and RFP number. In addition, Proposer must submit one (1) complete electronic copy of the proposal on the same USB Flash Drive on which all proposed pricing information, provided in response to Section 6, has been removed.

3.2 Submission

Proposals must be received by University on or before the Submittal Deadline (ref. Section 2.1 of this RFP) and should be delivered to:

The University of Texas System Administration  
210 West 7th Street  
Austin, Texas 78701-2982  
Attn: DARYA VIENNE

*NOTE: Show the Request for Proposal number and submittal date in the lower left-hand corner of sealed bid envelope (box / container).*

Proposals must be typed on letter-size (8-1/2” x 11”) paper, and must be submitted in a 3-ring binder. Preprinted material should be referenced in the proposal and included as labeled attachments. Sections within a proposal should be divided by tabs for ease of reference.

3.3 Proposal Validity Period

Each proposal must state that it will remain valid for University’s acceptance for a minimum of one hundred and twenty (120) days after the Submittal Deadline, to allow time for evaluation, selection, and any unforeseen delays.

3.4 Terms and Conditions

3.4.1 Proposer must comply with the requirements and specifications contained in this RFP, including the Agreement (ref. APPENDIX TWO), the Notice to Proposer (ref. Section 2 of this RFP), Proposal Requirements (ref. APPENDIX ONE) and the Specifications and
Additional Questions (ref. Section 5 of this RFP). If there is a conflict among the provisions in this RFP, the provision requiring Proposer to supply the better quality or greater quantity of services will prevail, or if such conflict does not involve quality or quantity, then interpretation will be in the following order of precedence:

3.4.1.1. Specifications and Additional Questions (ref. Section 5 of this RFP);
3.4.1.2. Agreement (ref. Section 4 and APPENDIX TWO);
3.4.1.3. Proposal Requirements (ref. APPENDIX ONE);
3.4.1.4. Notice to Proposers (ref. Section 2 of this RFP).

3.5 Submittal Checklist

Proposer is instructed to complete, sign, and return the following documents as a part of its proposal. If Proposer fails to return each of the following items with its proposal, then University may reject the proposal:

3.5.1 Signed and Completed Execution of Offer (ref. Section 2 of APPENDIX ONE)
3.5.2 Signed and Completed Pricing and Delivery Schedule (ref. Section 6 of this RFP)
3.5.3 Responses to Proposer’s General Questionnaire (ref. Section 3 of APPENDIX ONE)
3.5.4 Signed and Completed Addenda Checklist (ref. Section 4 of APPENDIX ONE)
3.5.5 Responses to questions and requests for information in the Specifications and Additional Questions Section (ref. Section 5 of this RFP)
3.5.6 Completed Voluntary Product Accessibility Template document. VPAT document to complete is located at the following website: https://www.itic.org/dotAsset/d432b9da-3696-47fe-a521-7d0458d48202.doc
3.5.7 Completed Higher Education Vendor Assessment Tool (HECVAT) (ref. APPENDIX FOUR of this RFP).
3.5.8 Completed HUB Subcontracting Plan (ref. Section 3.5 of this RFP).
SECTION 4

GENERAL TERMS AND CONDITIONS

The terms and conditions contained in the attached Agreement (ref. APPENDIX TWO) or, in the sole discretion of University, terms and conditions substantially similar to those contained in the Agreement, will constitute and govern any agreement that results from this RFP. If Proposer takes exception to any terms or conditions set forth in the Agreement, Proposer will submit redlined APPENDIX TWO as part of its proposal in accordance with Section 5.2.1 of this RFP.

Additionally, Proposer must submit as part of its Proposal all terms and conditions that it proposes to include in any contract or agreement resulting from this RFP (such as software license terms and conditions) in accordance with Section 5.2.1 of this RFP. Proposer bears all risk and responsibility for its failure to include such terms and conditions in its Proposal. The University will not be bound by or required to accept or agree to any terms and conditions that a Proposer includes (or fails to include) in its Proposal.

Proposer’s exceptions and proposed terms and conditions will be reviewed by University and may result in disqualification of Proposer’s proposal as non-responsive to this RFP. If Proposer’s exceptions do not result in disqualification of Proposer’s proposal, then University may consider Proposer’s exceptions when University evaluates the Proposer’s proposal.
SECTION 5

SPECIFICATIONS AND ADDITIONAL QUESTIONS

5.1 General

The minimum requirements and the specifications for the Services, as well as certain requests for information to be provided by Proposer as part of its proposal, are set forth below. As indicated in Section 2.3 of this RFP, the successful Proposer is referred to as the “Contractor.”

Contract Term: University intends to enter into an agreement with the Contractor to perform the Services for an initial three (3) year base term, with the option to renew for two (2) additional one (1) year renewal periods.

Disclosure of Existing Agreement: University has an existing services agreement with MED-IQ, which is scheduled to expire March 31, 2019.

5.2 Additional Questions Specific to this RFP

Proposer must submit the following information as part of Proposer’s proposal:

5.2.1 If Proposer takes exception to any terms or conditions set forth in the Agreement (ref. APPENDIX TWO), Proposer must redline APPENDIX TWO and include APPENDIX TWO as part of its Proposal. If Proposer agrees with terms or conditions set forth in the APPENDIX TWO, Proposer will submit a written statement acknowledging it.

5.2.2 In its proposal, Proposer must indicate whether it will consent to include in the Agreement the “Access by Individuals with Disabilities” language that is set forth in APPENDIX THREE, Access by Individuals with Disabilities. If Proposer objects to the inclusion of the “Access by Individuals with Disabilities” language in the Agreement, Proposer must, as part of its proposal, specifically identify and describe in detail all of the reasons for Proposer’s objection. NOTE THAT A GENERAL OBJECTION IS NOT AN ACCEPTABLE RESPONSE TO THIS QUESTION. NOTE THAT PROPOSER IS REQUIRED TO SUBMIT COMPLETED VPAT (VOLUNTARY PRODUCT ACCESSIBILITY TEMPLATE) WITH PROPOSAL. VPAT document to complete is located at the following website: https://www.itic.org/dotAsset/d432b9da-3696-47fe-a521-7d0458d48202.doc

5.2.3 In its proposal, Proposer must respond to each item listed in APPENDIX FOUR, Higher Education Vendor Assessment Tool (HECVAT).
5.3 **Scope of Work**

Contractor will provide the following services to University:

A. Contractor will provide, maintain, and administer an online, Internet-based training application (the “Application”) under which University personnel may obtain training courses concerning medical-legal risk management (“Training Courses”) by connecting to the Application from any computer with Internet access, 24 hours a day, 7 days a week. Contractor will provide, maintain, and administer the Application and Training Courses offered through it so that they are readily accessible by any user with basic Internet skills.

B. All Training Courses provided and administered by Contractor via the Application will be:

1) Developed and provided by Contractor-provided faculty members that, in the University’s discretion, have all legal, medical, and teaching credentials necessary to do so;

2) Reviewed and updated by Contractor throughout the term of this Agreement so that such courses at all times accurately reflect new laws affecting the University and its personnel as well as changing medical-legal circumstances in the State of Texas; and

3) Approved in advance and in writing by the UT System Plan Administrator or delegate; who will also participate in the selection of the course curriculum offered by Contractor to University personnel via the Application.

C. Contractor is responsible for performing all actions necessary to ensure that:

1) Training Courses offered through the Application are certified and approved to provide continuing medical education (CME) credits to the University personnel who complete such courses and Contractor will ensure that at least two (2) hours of ethics CME are offered to University personnel through Contractor’s offered courses;

2) All University personnel completing such courses are awarded all CME credits associated with that course, including the performance of all notification to and correspondence with such University personnel and the entities that approve and provide such CME credits;

3) Contractor warrants that it will maintain accreditation with the American Medical Association as a provider of formal continuing medical education throughout the term of the agreement resulting from this RFP;

4) Contractor must provide all University personnel with the ability to submit requests for technical support and assistance with the Application 24-hours a day, 7 days a week. The Application shall notify users how they can request such technical support and assistance from Contractor. At a minimum, Contractor will accept requests from University personnel for support and assistance by telephone or by email. Contractor will respond to and resolve all requests for technical support and assistance with the Application on the same day that it receives a request if that request is transmitted to Contractor during University’s normal working hours (7 a.m. – 6:00 p.m., Central time, Monday - Friday). If Contractor receives a request for technical support and assistance that is transmitted to Contractor outside of University’s normal working hours, Contractor will respond to and resolve that request at the beginning of the next normal business day;
5) Contractor must provide the UT System Plan Administrator or delegate with an emergency contact number that the UT System Plan Administrator or delegate can use at any time, 24 hours a day, 7 days a week, in order to contact an actual Contractor employee to report problems or concerns with the Application or the Training Courses provided by Contractor that must be addressed urgently and cannot be resolved without Contractor’s assistance. Contractor must begin providing all assistance and support necessary to resolve such problems or concerns immediately upon receiving such notice from the UT System Plan Administrator or delegate via its emergency contact number;

6) At a minimum, Contractor must develop, implement, provide, and administer via the Application a training course on medical-legal risk management for the physicians, dentists and medical/dental students at all of the University’s institutions that are covered under the University’s medical liability benefit plan (the “Training Courses”). Contractor will develop the Training Courses so that the material it presents will, in the University’s discretion, extend beyond the material that a physician, dentist or medical/dental student would encounter by performing a self-directed study of medical-legal risk management;

7) Contractor must develop, implement, provide, administer, and maintain in the Application a database that will maintain information on each course provided by Contractor via the Application so that the University can generate reports regarding the usage of the Application by University personnel (the “Training Database”);

8) The Training Database must maintain and permit the University to obtain reports of the following information concerning the Training Courses provided and administered by Contractor under the Application:
   ✓ the name of each University physician, dentist or medical/dental student that takes the Training Course,
   ✓ the University institution and department within that UT institution associated with each University physician, dentist or medical/dental student that takes the Training Course,
   ✓ the date on which each University physician, dentist or medical/dental student successfully completes the Training Course,
   ✓ the date by which each University physician, dentist or medical/dental student is required to successfully complete the Training Course (i.e., the date occurring eight (8) months after a physician, dentist or medical/dental student is covered by the Plan),
   ✓ the responses each University physician, dentist or medical/dental student made to the questions asked by the Training Course,
   ✓ the total number of University physicians, dentists and medical/dental students that have taken the Training Course,
   ✓ the total number of University physicians, dentists and medical/dental students that have successfully completed the Training Course;

9) The Training Database must, at a minimum, permit the University to generate and obtain the following reports:
   ✓ A report listing each physician, medical student and dentist that has successfully completed the Training Course and the date of such completion, broken down and sorted by UT Institution and department within that institution.
   ✓ A report listing each physician, medical student and dentist that has not successfully completed the Training Course and the date by which such
completion must be completed, broken down and sorted by UT Institution and department within that institution.

✓ A report listing the number of physicians, dentists and medical/dental students that have taken the Training Course and the number that have successfully completed the Training Course, sorted by University institution and department within that institution.

10) The Training Database will include custom report generation capability, so that the University is able, without additional Contractor assistance, to create reports in addition to those set forth in Section 5.3.C.8 and to generate such reports. The Training Database will provide copies of all reports it generates in both printed and electronic versions;

11) Contractor will maintain the security of all data contained in the Training Database in accordance with all applicable laws, rules, regulations, and policies (including University’s security policies);

12) Contractor must host the Application (including the Training Database, the Training Courses, and all other Training Courses made available via the Application to University personnel) on a Contractor-provided web server; provided, however, any Contractor-provided web server must be capable and configured to provide Training Courses via the Application hosted on such a server to multiple concurrent users; and

13) Contractor will measure the effectiveness of the Application and the Training Courses offered through it and their value to the University personnel who access the Application and take such courses. Such measurement will be performed in accordance with a written plan mutually agreed to by Contractor and the UT System Plan Administrator or delegate. Such a written plan will identify how Contractor will report on the effectiveness of the Application to the University, and specify how the University and Contractor will work to update the Training Courses provided via the Application in order to improve such courses based on the results of such ongoing evaluations, including a timeframe for such course updates.

D. Implementation Plan and Course Selection Process

Course participants and University staff shall have full access to Contractor’s product and Services beginning on April 1, 2019.

The initial “course year” will be from April 1, 2019 to June 30, 2019. Subsequent course years will run from July 1st to June 30th of the following year. On July 1st, new course topics are added to the library of topics in use by the University as of June 30th. Those courses will remain in place until the deadline, June 30th, each year. Below are the elements that occur throughout the course of the year to support course participants and University staff.

Each year, Contractor and University staff meet to discuss the performance of the current course year, trends or changes in the claims / incidents and relevant issues in medicine and law. The meeting will typically occur in May. During that time, Contractor and University will address any concerns University may have and suggest course topics and materials that Contractor feels are the best fit for the physicians. Contractor provides a summary performance report so that University and Contractor may discuss specific comments or concerns from the physicians and discuss how University rates when compared with the entire Contractor audience. Following the meeting, Contractor will summarize the discussion and
provide access to University staff to view the suggested course topics. University will then select the topics University feels are the best fit for the organization and notify Contractor of the selections. The meeting occurs during the month of May and Contractor typically provides suggestions by May 31; University then has until June 15th to select course topics for a July 1st launch.

If there is no established agreement for the provision of online risk management education services between University and Contractor that is in effect in March 2019, Contractor will provide University with suggested course topics and access to view those suggested course topics by April 1, 2019. The meeting for the “initial course year” will be on or before April 11, 2019. University will then select the topics University feels are the best fit for the organization and notify Contractor of the selections.

During the course of the year, University and Contractor are in constant contact. If University has specific requests for course materials to be developed to meet specific needs, Contractor will initiate the course selection conversation prior to May to accommodate those needs. Contractor will have approximately three (3) months to develop a custom course offering, so if a custom course was the intent of the course selection meeting, an initial conversation would occur earlier in the year, such as February or March.

E. Programming Course Assignments

Once University has selected courses for the coming course year, the Contractor operations staff programs the new course selections into the physicians' Contractor accounts. Programming should be completed within one (1) week but in no event later than two weeks from notification of University’s course selections. Once the programming is complete, University is notified and will send notification to all course users.

If there is no established agreement for the provision of online risk management education services between University and Contractor that is in effect in March 2019, for the initial course selections in April 2019, Contractor operations staff will program the new course selections into the physicians’ Contractor accounts within one (1) week of notification of University's initial course selections.

F. Ongoing Maintenance

During the span of the course year, Contractor will continue to provide University with updates and support from Contractor staff. On a monthly basis, Contractor provides a summary of the activity in the system. The summary must include a top-level view as to how many participants are accessing courses and from this information notification may be sent to remind groups to return to complete courses ahead of the deadline.

On a daily basis, University staff and physicians interact with the Contractor Support team. The Contractor Support team will assist with general questions from physicians (i.e.: lost passwords, failed test scores, etc.) and also from University staff (i.e. merge older accounts with new accounts, deactivate accounts, add professional liability insurance (PLI) ID to accounts, etc.).

Contractor’s Customer Service Manager will audit the Contractor Support team inquiries and responses and those will be discussed during a weekly customer service meeting. If there is
a disproportionate number of inquiries about a specific function, Contractor will work with University and technical resources to reduce the number of inquiries related to the function.

G. Accessibility and Security

The System-specific website must be accessible to as many participants as possible. Therefore, the following specifications must be met:

1. All website content must be clearly visible and functional in Internet Explorer, Safari, Microsoft Edge, Firefox, and Google Chrome browsers.

2. The log-on page must not allow the browser to store the information entered in the cache. The auto-complete feature must be turned off for every form;

3. The font must be easy to read, no smaller than 10px; and

4. All web content and downloadable documents, including Adobe Portable Document Format (PDF) files, must be made accessible to persons with disabilities.

Authentication via Single Sign-On using SAML 2.0 is strongly preferred over requiring a unique user identification and password specific to the site.

H. Summarizing Course Year Performance

At the end of each course year (June 30th), Contractor must prepare a report for University summarizing the performance and feedback from the course participants. The report is discussed and used for University's own internal meeting requirements.

5.4 Additional Questions Specific to this RFP

Proposer must submit the following information as part of Proposer’s proposal:

**Vendor and Company Experience (20%)**

1. Provide references from three (3) of Proposer’s customers from the past five (5) years for services that are similar in scope, size, and complexity to the Services described in this RFP.

   Provide the following information for each customer:
   
   • Customer name and address;
   • Contact name with email address and phone number;
   • Time period in which work was performed;
   • Short description of work performed.

2. Has Proposer worked with University institutions in the past five (5) years? If “yes,” state University Institution name, department name, department contact, and provide a brief description of work performed.

3. Explain Proposer’s experience with large university healthcare systems.
4. Provide the curriculum vitae for all of Proposer’s personnel who will provide the products and services set forth in this RFP; in particular, the Proposer-provided faculty who will develop and provide the Training Courses set forth in this RFP.

5. Provide the educational and professional qualifications of the faculty members who will develop and provide Training Courses via the online training application proposed by Proposer.

Product Information, Application Performance & Ease of Use (25%)

6. Provide a sample of products and services that are the same or similar to those set forth in this RFP that Proposer provided to its other customers.

7. Provide a list of your current courses that are available for continuing medical education (CME) credits and also identify those that are available for medical ethics (ME) credits and the number of credits available for each course listed.

8. Explain the methods Proposer uses to evaluate efficacy of its applications and Training Courses.

9. What technical support and assistance for test administration and to users of Proposer’s products and services is provided by Proposer (respond with detailed description)?

10. What technical support and assistance does Proposer provide for the online training application and courses it proposes, including support that is available when the user has login difficulty, website access difficulty, or another issue when using vendor’s website?

11. What reporting and monitoring options are available from the online training application proposed by Proposer?

12. What processes does Proposer have for UT System Risk Manager’s review and approval of Training Courses?

13. What capabilities does Proposer have for direct transfer of report data from Proposer’s records to UT System’s reporting databank?

14. What procedures does Proposer have to directly provide training course users with log in information and reports?

15. What procedures does Proposer have to enroll UT System’s training course users so they can use its courses and services?

16. Summarize Proposer’s information security policy, including application and network security.

17. What kinds of third party reviews and testing are performed to identify potential vulnerabilities or risks?

18. Have Proposers ever had a breach of Proposer’s systems?

19. Describe Proposer’s incident management processes.
20. Is data encrypted at rest and in transit?

21. Describe Proposer’s process for authenticating users and managing passwords, including any lockout procedures used.

22. How long is data retained within Proposer’s system? How is information destroyed after it is no longer needed?

23. Describe Proposer’s disaster recovery plan. How often is it reviewed and tested?

24. Describe the efforts Proposer intends to take to ensure compliance with the General Data Protection Regulation (GDPR) for data that comes from an individual located in a European Union member state. Include any statements, consent language or forms used by Proposer to engage with a customer when GDPR compliance may be required.

25. What safeguards does Proposer have in place to segregate University Records from system data and other customer data and/or as applicable, to separate specific University data, such as FERPA protected data, from University Records that are not subject to such protection, to prevent accidental and unauthorized access to University Records?

26. Describe the single sign-on and shibboleth capabilities of Proposer’s platform.

**Reporting, Monitoring & Customization (15%)**

27. What is Proposer’s ability to customize curriculum to UT System and to update curriculum when UT System needs changes and / or new information becomes available, including the time frame to implement customization and updates?

28. What is Proposer’s process for curriculum customization and updating, including how frequently proposer reviews and updates it training courses and the time frame to implement updates?

29. What is Proposer’s process for identifying new laws affecting UT System and health care Institutions as well as changing medico-legal circumstances in the State of Texas?

30. How quickly are changes to the law or medico-legal circumstances incorporated into Proposer's Training Courses?

31. Detail Proposer’s process for ensuring that continuing medical education (CME) credits, are obtained for all Training Courses, including those Training Courses that provide at least one (1) hour of medical ethics (ME), set forth in this RFP (Section 5.3).

32. What processes does Provider have in place to ensure that UT System and Institution personnel are awarded all CME associated with Provider's Training Courses including the performance of all notification to and correspondence with UT System and Institution personnel and the entities that approve and provide such CME credits?
33. What type of user identifiers are required to access Proposer’s materials? Can those identifiers be modified to make them the same as the existing identifiers University uses for risk management purposes?

34. What types of administrative access to the training database are available?

**Proposer’s Redlines and Exceptions and Proposed Changes to the Terms and conditions. (10%)**

35. Identify the Proposer’s proposed exceptions and changes to the terms and conditions within the sample Agreement, including the Exhibits to that Agreement, attached to the RFP as APPENDIX TWO. NOTE THAT A GENERAL OBJECTION IS NOT AN ACCEPTABLE RESPONSE TO THIS QUESTION.

36. Identify all terms and conditions that Proposer proposes to include in any contractor agreement resulting from this RFP (such as software license terms and conditions).
SECTION 6

PRICING AND DELIVERY SCHEDULE

Proposal of: ________________________________________

(Proposer Company Name)

To: The University of Texas System

RFP No.: 720-1905 Web-Based Medical Risk Management Course Online Training Application

Ladies and Gentlemen:

Having carefully examined all the specifications and requirements of this RFP and any attachments thereto, the undersigned proposes to furnish the required pursuant to the above-referenced Request for Proposal upon the terms quoted (firm fixed price) below. The University will not accept proposals which include assumptions or exceptions to the work identified in this RFP.

6.1 Pricing for Services Offered (30%)

University’s pricing preference is an annual flat fee payment that provides all potential users with unlimited ability to access and complete the Training Courses selected by University and all administrative users with administrative-only access for their respective institutions, including administrative-only access University.

For purposes of this proposal, University requests that Contractor provide pricing information in one or more of the following formats:

1) annual flat fee payment that provides all potential users with unlimited ability to access and complete Training Courses selected by University and all administrative users with administrative-only access;

2) fee for each actual user during the month and monthly fee for each administrative-only user (i.e.: how much University will be charged each month for each actual user and each administrative-only access user);

3) fee for each course completed; and

4) fee for each course completed and monthly fee for each administrative-only user (i.e: monthly fee based on actual number of courses completed and number of users with administrative-only user).

University will not reimburse Contractor for expenses.

6.2 Discounts

Describe all discounts that may be available to University, including, educational, federal, state and local discounts.

6.3 Delivery Schedule of Events and Time Periods
Indicate number of calendar days needed to commence the Services from the execution of the services agreement:

______________________ Calendar Days

6.4 Payment Terms

At least thirty (30) days after the start of the Initial Term and each Renewal Term, Contractor will submit to University its annual invoice for the Work for that year. Each invoice will be accompanied by documentation that University may reasonably request to support the invoice amount. University will, within thirty (30) days from the date it receives an invoice and supporting documentation, approve or disapprove the amount reflected in the invoice. If University approves the amount or any portion of the amount, University will promptly pay to Contractor the amount approved so long as Contractor is not in default under this Agreement. If University disapproves any invoice amount, University will give Contractor specific reasons for its disapproval in writing. University will pay Contractor for Work in accordance with Chapter 2251, Texas Government Code.

Within thirty (30) days after final completion and acceptance of Work by University or as soon thereafter as possible, Contractor will submit a final invoice (Final Invoice) setting forth all amounts due and remaining unpaid to Contractor. Upon approval of the Final Invoice by University, University will pay (Final Payment) to Contractor the amount due under the Final Invoice.

University will not be obligated to make any payment (whether a Progress Payment or Final Payment) to Contractor if Contractor is in default under this Agreement.

The cumulative amount of all Progress Payments and the Final Payment (defined below) will not exceed the Contract Amount.

No payment made by University will (a) be construed to be final acceptance or approval of that part of the Work to which the payment relates, or (b) relieve Contractor of any of its duties or obligations under this Agreement.

The acceptance of Final Payment by Contractor will constitute a waiver of all claims by Contractor except those previously made in writing and identified by Contractor as unsettled at the time of the Final Invoice for payment.

University will have the right to verify the details in Contractor's invoices and supporting documentation, either before or after payment, by (a) inspecting the books and records of Contractor at mutually convenient times; (b) examining any reports with respect to the Project; and (c) other reasonable action.

6.5 Indicate below the prompt payment discount that Proposer offers:

Prompt Payment Discount: _____%_____ days / net 30 days.

Section 51.012, Education Code, authorizes University to make payments through electronic funds transfer methods. Proposer agrees to accept payments from University through those methods, including the automated clearing house system (“ACH”). Proposer agrees to provide Proposer's
banking information to University in writing on Proposer letterhead signed by an authorized representative of Proposer. Prior to the first payment, University will confirm Proposer’s banking information. Changes to Proposer’s bank information must be communicated to University in writing at least thirty (30) days before the effective date of the change and must include an IRS Form W-9 signed by an authorized representative of Proposer.

University, an agency of the State of Texas, is exempt from Texas Sales & Use Tax on goods and services in accordance with §151.309, Tax Code, and Title 34 TAC §3.322. Pursuant to 34 TAC §3.322(c)(4), University is not required to provide a tax exemption certificate to establish its tax exempt status.

Respectfully submitted,

Proposer: __________________________

By: ________________________________
   (Authorized Signature for Proposer)

Name: ____________________________

Title: ______________________________

Date: ______________________________
APPENDIX ONE

PROPOSAL REQUIREMENTS

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SECTION 1

GENERAL INFORMATION

1.1 Purpose

University is soliciting competitive sealed proposals from Proposers having suitable qualifications and experience providing services in accordance with the terms, conditions and requirements set forth in this RFP. This RFP provides sufficient information for interested parties to prepare and submit proposals for consideration by University.

By submitting a proposal, Proposer certifies that it understands this RFP and has full knowledge of the scope, nature, quality, and quantity of the services to be performed, the detailed requirements of the services to be provided, and the conditions under which such services are to be performed. Proposer also certifies that it understands that all costs relating to preparing a response to this RFP will be the sole responsibility of the Proposer.

PROPOSER IS CAUTIONED TO READ THE INFORMATION CONTAINED IN THIS RFP CAREFULLY AND TO SUBMIT A COMPLETE RESPONSE TO ALL REQUIREMENTS AND QUESTIONS AS DIRECTED.

1.2 Inquiries and Interpretations

University may in its sole discretion respond in writing to written inquiries concerning this RFP and mail its response as an Addendum to all parties recorded by University as having received a copy of this RFP. Only University’s responses that are made by formal written Addenda will be binding on University. Any verbal responses, written interpretations or clarifications other than Addenda to this RFP will be without legal effect. All Addenda issued by University prior to the Submittal Deadline will be and are hereby incorporated as a part of this RFP for all purposes.

Proposers are required to acknowledge receipt of each Addendum as specified in this Section. The Proposer must acknowledge all Addenda by completing, signing and returning the Addenda Checklist (ref. Section 4 of APPENDIX ONE). The Addenda Checklist must be received by University prior to the Submittal Deadline and should accompany the Proposer’s proposal.

Any interested party that receives this RFP by means other than directly from University is responsible for notifying University that it has received an RFP package, and should provide its name, address, telephone and facsimile (FAX) numbers, and email address, to University, so that if University issues Addenda to this RFP or provides written answers to questions, that information can be provided to that party.

1.3 Public Information

Proposer is hereby notified that University strictly adheres to all statutes, court decisions and the opinions of the Texas Attorney General with respect to disclosure of public information.

University may seek to protect from disclosure all information submitted in response to this RFP until such time as a final agreement is executed.

Upon execution of a final agreement, University will consider all information, documentation, and other materials requested to be submitted in response to this RFP, to be of a non-confidential and non-proprietary nature and, therefore, subject to public disclosure under the Texas Public Information Act (ref. Chapter 552, Government Code). Proposer will be advised of a request for public information that implicates their materials and will have the opportunity to raise any objections to disclosure to the Texas Attorney General. Certain information may be protected from release under §§552.101, 552.104, 552.110, 552.113, and 552.131, Government Code.

1.4 Type of Agreement

Contractor, if any, will be required to enter into a contract with University in a form substantially similar to the Agreement between University and Contractor (the “Agreement”) attached to this RFP as APPENDIX TWO and incorporated for all purposes.

1.5 Proposal Evaluation Process

University will select Contractor by using the competitive sealed proposal process described in this Section. Any proposals that are not submitted by the Submittal Deadline or that are not accompanied by required number of completed and signed originals of the HSP will be rejected by University as non-responsive due to material failure to comply with this RFP (ref. Section 2.5.4 of this RFP).

Upon completion of the initial review and evaluation of proposals, University may invite one or more selected Proposers to participate in oral presentations. University will use commercially reasonable efforts to avoid public disclosure of the contents of a proposal prior to selection of Contractor.

University may make the selection of Contractor on the basis of the proposals initially submitted, without discussion, clarification or modification. In the alternative, University may make the selection of Contractor on the basis of negotiation with any of the Proposers. In conducting negotiations, University will use commercially reasonable efforts to avoid disclosing the contents of competing proposals.

University may discuss and negotiate all elements of proposals submitted by Proposers within a specified competitive range. For purposes of negotiation, University may establish, after an initial review of the proposals, a competitive range of acceptable or potentially acceptable proposals composed of the highest rated proposal(s). In that event, University may defer further action on proposals not included within the competitive range pending the selection of Contractor; provided, however, University reserves the right to include additional proposals in the competitive range if deemed to be in the best interest of University.
After the Submittal Deadline but before final selection of Contractor, University may permit Proposer to revise its proposal in order to obtain the Proposer's best and final offer. In that event, representations made by Proposer in its revised proposal, including price and fee quotes, will be binding on Proposer. University will provide each Proposer within the competitive range with an equal opportunity for discussion and revision of its proposal. University is not obligated to select the Proposer offering the most attractive economic terms if that Proposer is not the most advantageous to University overall, as determined by University.

University reserves the right to (a) enter into an agreement for all or any portion of the requirements and specifications set forth in this RFP with one or more Proposers, (b) reject any and all proposals and re-solicit proposals, or (c) reject any and all proposals and temporarily or permanently abandon this selection process, if deemed to be in the best interests of University. Proposer is hereby notified that University will maintain in its files concerning this RFP a written record of the basis upon which a selection, if any, is made by University.

1.6 Proposer's Acceptance of RFP Terms

Proposer (1) accepts [a] Proposal Evaluation Process (ref. Section 1.5 of APPENDIX ONE), [b] Criteria for Selection (ref. 2.3 of this RFP), [c] Specifications and Additional Questions (ref. Section 5 of this RFP), [d] terms and conditions of the Agreement (ref. APPENDIX TWO), and [e] all other requirements and specifications set forth in this RFP; and (2) acknowledges that some subjective judgments must be made by University during this RFP process.

1.7 Solicitation for Proposal and Proposal Preparation Costs

Proposer understands and agrees that (1) this RFP is a solicitation for proposals and University has made no representation written or oral that one or more agreements with University will be awarded under this RFP; (2) University issues this RFP predicated on University's anticipated requirements for the Services, and University has made no representation, written or oral, that any particular scope of services will actually be required by University; and (3) Proposer will bear, as its sole risk and responsibility, any cost that arises from Proposer's preparation of a proposal in response to this RFP.

1.8 Proposal Requirements and General Instructions

1.8.1 Proposer should carefully read the information contained herein and submit a complete proposal in response to all requirements and questions as directed.

1.8.2 Proposals and any other information submitted by Proposer in response to this RFP will become the property of University.

1.8.3 University will not provide compensation to Proposer for any expenses incurred by the Proposer for proposal preparation or for demonstrations or oral presentations that may be made by Proposer. Proposer submits its proposal at its own risk and expense.

1.8.4 Proposals that (i) are qualified with conditional clauses; (ii) alter, modify, or revise this RFP in any way; or (iii) contain irregularities of any kind, are subject to disqualification by University, at University's sole discretion.

1.8.5 Proposals should be prepared simply and economically, providing a straightforward, concise description of Proposer's ability to meet the requirements and specifications of this RFP. Emphasis should be on completeness, clarity of content, and responsiveness to the requirements and specifications of this RFP.

1.8.6 University makes no warranty or guarantee that an award will be made as a result of this RFP. University reserves the right to accept or reject any or all proposals, waive any formalities, procedural requirements, or minor technical inconsistencies, and delete any requirement or specification from this RFP or the Agreement when deemed to be in University's best interest. University reserves the right to seek clarification from any Proposer concerning any item contained in its proposal prior to final selection. Such clarification may be provided by telephone conference or personal meeting with or writing to University, at University's sole discretion. Representations made by Proposer within its proposal will be binding on Proposer.

1.8.7 Any proposal that fails to comply with the requirements contained in this RFP may be rejected by University, in University's sole discretion.
1.9 Preparation and Submittal Instructions

1.9.1 Specifications and Additional Questions

Proposals must include responses to the questions in Specifications and Additional Questions (ref. Section 5 of this RFP). Proposer should reference the item number and repeat the question in its response. In cases where a question does not apply or if unable to respond, Proposer should refer to the item number, repeat the question, and indicate N / A (Not Applicable) or N / R (No Response), as appropriate. Proposer should explain the reason when responding N / A or N / R.

1.9.2 Execution of Offer

Proposer must complete, sign and return the attached Execution of Offer (ref. Section 2 of APPENDIX ONE) as part of its proposal. The Execution of Offer must be signed by a representative of Proposer duly authorized to bind the Proposer to its proposal. Any proposal received without a completed and signed Execution of Offer may be rejected by University, in its sole discretion.

1.9.3 Pricing and Delivery Schedule

Proposer must complete and return the Pricing and Delivery Schedule (ref. Section 6 of this RFP), as part of its proposal. In the Pricing and Delivery Schedule, the Proposer should describe in detail (a) the total fees for the entire scope of the Services; and (b) the method by which the fees are calculated. The fees must be inclusive of all associated costs for delivery, labor, insurance, taxes, overhead, and profit.

University will not recognize or accept any charges or fees to perform the Services that are not specifically stated in the Pricing and Delivery Schedule.

In the Pricing and Delivery Schedule, Proposer should describe each significant phase in the process of providing the Services to University, and the time period within which Proposer proposes to be able to complete each such phase.

1.9.4 Proposer's General Questionnaire

Proposals must include responses to the questions in Proposer's General Questionnaire (ref. Section 3 of APPENDIX ONE). Proposer should reference the item number and repeat the question in its response. In cases where a question does not apply or if unable to respond, Proposer should refer to the item number, repeat the question, and indicate N / A (Not Applicable) or N / R (No Response), as appropriate. Proposer should explain the reason when responding N / A or N / R.

1.9.5 Addenda Checklist

Proposer should acknowledge all Addenda to this RFP (if any) by completing, signing and returning the Addenda Checklist (ref. Section 4 of APPENDIX ONE) as part of its proposal. Any proposal received without a completed and signed Addenda Checklist may be rejected by University, in its sole discretion.

1.9.6 Submission

Proposer should submit all proposal materials as instructed in Section 3 of this RFP. RFP No. (ref. Title Page of this RFP) and Submittal Deadline (ref. Section 2.1 of this RFP) should be clearly shown (1) in the Subject line of any email transmitting the proposal, and (2) in the lower left-hand corner on the top surface of any envelope or package containing the proposal. In addition, the name and the return address of the Proposer should be clearly visible in any email or on any envelope or package.

University will not under any circumstances consider a proposal that is received after the Submittal Deadline or which is not accompanied by the HSP as required by Section 2.5 of this RFP. University will not accept proposals submitted by email, telephone or FAX transmission.

Except as otherwise provided in this RFP, no proposal may be changed, amended, or modified after it has been submitted to University. However, a proposal may be withdrawn and resubmitted at any time prior to the Submittal Deadline. No proposal may be withdrawn after the Submittal Deadline without University's consent, which will be based on Proposer's written request explaining and documenting the reason for withdrawal, which is acceptable to University.
SECTION 2
EXECUTION OF OFFER

THIS EXECUTION OF OFFER MUST BE COMPLETED, SIGNED AND RETURNED WITH PROPOSER’S PROPOSAL. FAILURE TO COMPLETE, SIGN AND RETURN THIS EXECUTION OF OFFER WITH THE PROPOSER’S PROPOSAL MAY RESULT IN THE REJECTION OF THE PROPOSAL.

2.1 Representations and Warranties. Proposer represents, warrants, certifies, acknowledges, and agrees as follows:

2.1.1 Proposer will furnish the Services to University and comply with all terms, conditions, requirements and specifications set forth in this RFP and any resulting Agreement.

2.1.2 This RFP is a solicitation for a proposal and is not a contract or an offer to contract. Submission of a proposal by Proposer in response to this RFP will not create a contract between University and Proposer. University has made no representation or warranty, written or oral, that one or more contracts with University will be awarded under this RFP. Proposer will bear, as its sole risk and responsibility, any cost arising from Proposer’s preparation of a response to this RFP.

2.1.3 Proposer is a reputable company that is lawfully and regularly engaged in providing the Services.

2.1.4 Proposer has the necessary experience, knowledge, abilities, skills, and resources to perform the Services.

2.1.5 Proposer is aware of, is fully informed about, and is in full compliance with all applicable federal, state and local laws, rules, regulations and ordinances relating to performance of the Services.

2.1.6 Proposer understands (i) the requirements and specifications set forth in this RFP and (ii) the terms and conditions set forth in the Agreement under which Proposer will be required to operate.

2.1.7 Proposer will not delegate any of its duties or responsibilities under this RFP or the Agreement to any sub-contractor, except as expressly provided in the Agreement.

2.1.8 Proposer will maintain any insurance coverage required by the Agreement during the entire term.

2.1.9 All statements, information and representations prepared and submitted in response to this RFP are current, complete, true and accurate. University will rely on such statements, information and representations in selecting Contractor. If selected by University, Proposer will notify University immediately of any material change in any matters with regard to which Proposer has made a statement or representation or provided information.

2.1.10 Proposer will defend with counsel approved by University, indemnify, and hold harmless University, the State of Texas, and all of their Regents, Officers, Agents and Employees, from and against all actions, suits, demands, costs, damages, liabilities and other claims of any nature, kind or description, including reasonable attorneys’ fees incurred in investigating, defending or settling any of the foregoing, arising out of, connected with, or resulting from any negligent acts or omissions or willful misconduct of Proposer or any agent, employee, subcontractor, or supplier of Proposer in the execution or performance of any contract or agreement resulting from this RFP.

2.1.11 Pursuant to §§2107.008 and 2252.903, Government Code, any payments owing to Proposer under the Agreement may be applied directly to any debt or delinquency that Proposer owes the State of Texas or any agency of the State of Texas, regardless of when it arises, until such debt or delinquency is paid in full.

2.1.12 Any terms, conditions, or documents attached to or referenced in Proposer’s proposal are applicable to this procurement only to the extent that they (a) do not conflict with the laws of the State of Texas or this RFP, and (b) do not place any requirements on University that are not set forth in this RFP. Submission of a proposal is Proposer’s good faith intent to enter into the Agreement with University as specified in this RFP and that Proposer’s intent is not contingent upon University’s acceptance or execution of any terms, conditions, or other documents attached to or referenced in Proposer’s proposal.

2.1.13 Pursuant to Chapter 2270, Government Code, Proposer certifies Proposer (1) does not currently boycott Israel; and (2) will not boycott Israel during the Term of the Agreement. Proposer acknowledges the Agreement may be terminated and payment withheld if this certification is inaccurate.

2.1.14 Pursuant to Subchapter F, Chapter 2252, Government Code, Proposer certifies Proposer is not engaged in business with Iran, Sudan, or a foreign terrorist organization. Proposer acknowledges the Agreement may be terminated and payment withheld if this certification is inaccurate.

2.2 No Benefit to Public Servants. Proposer has not given or offered to give, nor does Proposer intend to give at any time hereafter, any economic opportunity, future employment, gift, loan, gratuity, special discount, trip, favor or service to a public servant in connection with its proposal. Failure to sign this Execution of Offer, or signing with a false statement, may void the submitted proposal or any resulting Agreement, and Proposer may be removed from all proposer lists at University.

2.3 Tax Certification. Proposer is not currently delinquent in the payment of any taxes due under Chapter 171, Tax Code, or Proposer is exempt from the payment of those taxes, or Proposer is an out-of-state taxable entity that is not subject to those taxes, whichever
is applicable. A false certification will be deemed a material breach of any resulting contract or agreement and, at University’s option, may result in termination of any resulting Agreement.

2.4 Antitrust Certification. Neither Proposer nor any firm, corporation, partnership or institution represented by Proposer, nor anyone acting for such firm, corporation or institution, has violated the antitrust laws of the State of Texas, codified in §15.01 et seq., Business and Commerce Code, or the Federal antitrust laws, nor communicated directly or indirectly the proposal made to any competitor or any other person engaged in such line of business.

2.5 Authority Certification. The individual signing this document and the documents made a part of this RFP, is authorized to sign the documents on behalf of Proposer and to bind Proposer under any resulting Agreement.

2.6 Child Support Certification. Under §231.006, Family Code, relating to child support, the individual or business entity named in Proposer’s proposal is not ineligible to receive award of the Agreement, and any Agreements resulting from this RFP may be terminated if this certification is inaccurate.

2.7 Relationship Certifications.
   • No relationship, whether by blood, marriage, business association, capital funding agreement or by any other such kinship or connection exists between the owner of any Proposer that is a sole proprietorship, the officers or directors of any Proposer that is a corporation, the partners of any Proposer that is a partnership, the joint venturers of any Proposer that is a joint venture, or the members or managers of any Proposer that is a limited liability company, on one hand, and an employee of any member institution of University, on the other hand, other than the relationships which have been previously disclosed to University in writing.
   • Proposer has not been an employee of any member institution of University within the immediate twelve (12) months prior to the Submittal Deadline.
   • No person who, in the past four (4) years served as an executive of a state agency was involved with or has any interest in Proposer’s proposal or any contract resulting from this RFP (ref. §669.003, Government Code).
   • All disclosures by Proposer in connection with this certification will be subject to administrative review and approval before University enters into any Agreement resulting from this RFP with Proposer.

2.8 Compliance with Equal Employment Opportunity Laws. Proposer is in compliance with all federal laws and regulations pertaining to Equal Employment Opportunities and Affirmative Action.

2.9 Compliance with Safety Standards. All products and services offered by Proposer to University in response to this RFP meet or exceed the safety standards established and promulgated under the Federal Occupational Safety and Health Law (Public Law 91-596) and the Texas Hazard Communication Act, Chapter 502, Health and Safety Code, and all related regulations in effect or proposed as of the date of this RFP.

2.10 Exceptions to Certifications. Proposer will and has disclosed, as part of its proposal, any exceptions to the information stated in this Execution of Offer. All information will be subject to administrative review and approval prior to the time University makes an award or enters into any Agreement with Proposer.

2.11 Manufacturer Responsibility and Consumer Convenience Computer Equipment Collection and Recovery Act Certification. If Proposer will sell or lease computer equipment to University under any Agreement resulting from this RFP, then, pursuant to §361.965(c), Health & Safety Code, Proposer is in compliance with the Manufacturer Responsibility and Consumer Convenience Computer Equipment Collection and Recovery Act set forth in Chapter 361, Subchapter Y, Health & Safety Code, and the rules adopted by the Texas Commission on Environmental Quality under that Act as set forth in 30 TAC Chapter 328, §361.952(2), Health & Safety Code, states that, for purposes of the Manufacturer Responsibility and Consumer Convenience Computer Equipment Collection and Recovery Act, the term “computer equipment” means a desktop or notebook computer and includes a computer monitor or other display device that does not contain a tuner.

2.12 Conflict of Interest Certification.
   • Proposer is not a debarred vendor or the principal of a debarred vendor (i.e. owner, proprietor, sole or majority shareholder, director, president, managing partner, etc.) either at the state or federal level.
   • Proposer’s provision of services or other performance under any Agreement resulting from this RFP will not constitute an actual or potential conflict of interest.
   • Proposer has disclosed any personnel who are related to any current or former employees of University.
   • Proposer has not given, nor does Proposer intend to give, at any time hereafter, any economic opportunity, future employment, gift, loan, gratuity, special discount, trip, favor or service to an officer or employee of University in connection with this RFP.
Proposer should complete the following information:

If Proposer is a Corporation, then State of Incorporation: ______________________

If Proposer is a Corporation, then Proposer's Corporate Charter Number: ____________

RFP No.: 720-1905 Web-Based Medical Risk Management Course Online Training Application

**NOTICE:** WITH FEW EXCEPTIONS, INDIVIDUALS ARE ENTITLED ON REQUEST TO BE INFORMED ABOUT THE INFORMATION THAT GOVERNMENTAL BODIES OF THE STATE OF TEXAS COLLECT ABOUT SUCH INDIVIDUALS. UNDER §§552.021 AND 552.023, GOVERNMENT CODE, INDIVIDUALS ARE ENTITLED TO RECEIVE AND REVIEW SUCH INFORMATION. UNDER §559.004, GOVERNMENT CODE, INDIVIDUALS ARE ENTITLED TO HAVE GOVERNMENTAL BODIES OF THE STATE OF TEXAS CORRECT INFORMATION ABOUT SUCH INDIVIDUALS THAT IS INCORRECT.

Submitted and Certified By:

(Proposer Institution’s Name)

(Signature of Duly Authorized Representative)

(Printed Name / Title)

(Date Signed)

(Proposer’s Street Address)

(City, State, Zip Code)

(Telephone Number)

(FAX Number)

(Email Address)
SECTION 3
PROPOSER’S GENERAL QUESTIONNAIRE

NOTICE: WITH FEW EXCEPTIONS, INDIVIDUALS ARE ENTITLED ON REQUEST TO BE INFORMED ABOUT THE INFORMATION THAT GOVERNMENTAL BODIES OF THE STATE OF TEXAS COLLECT ABOUT SUCH INDIVIDUALS. UNDER §§552.021 AND 552.023, GOVERNMENT CODE, INDIVIDUALS ARE ENTITLED TO RECEIVE AND REVIEW SUCH INFORMATION. UNDER §559.004, GOVERNMENT CODE, INDIVIDUALS ARE ENTITLED TO HAVE GOVERNMENTAL BODIES OF THE STATE OF TEXAS CORRECT INFORMATION ABOUT SUCH INDIVIDUALS THAT IS INCORRECT.

Proposals must include responses to the questions contained in this Proposer’s General Questionnaire. Proposer should reference the item number and repeat the question in its response. In cases where a question does not apply or if unable to respond, Proposer should refer to the item number, repeat the question, and indicate N / A (Not Applicable) or N / R (No Response), as appropriate. Proposer will explain the reason when responding N / A or N / R.

3.1 Proposer Profile

3.1.1 Legal name of Proposer company:

Address of principal place of business:

Address of office that would be providing service under the Agreement:

Number of years in Business:

State of incorporation:

Number of Employees:

Annual Revenues Volume:

Name of Parent Corporation, if any ______________________________

NOTE: If Proposer is a subsidiary, University prefers to enter into a contract or agreement with the Parent Corporation or to receive assurances of performance from the Parent Corporation.

3.1.2 State whether Proposer will provide a copy of its financial statements for the past two (2) years, if requested by University.

3.1.3 Proposer will provide a financial rating of the Proposer entity and any related documentation (such as a Dunn and Bradstreet analysis) that indicates the financial stability of Proposer.

3.1.4 Is Proposer currently for sale or involved in any transaction to expand or to become acquired by another business entity? If yes, Proposer will explain the expected impact, both in organizational and directional terms.

3.1.5 Proposer will provide any details of all past or pending litigation or claims filed against Proposer that would affect its performance under the Agreement with University (if any).

3.1.6 Is Proposer currently in default on any loan agreement or financing agreement with any bank, financial institution, or other entity? If yes, Proposer will specify the pertinent date(s), details, circumstances, and describe the current prospects for resolution.

3.1.7 Proposer will provide a customer reference list of no less than three (3) organizations with which Proposer currently has contracts and / or to which Proposer has previously provided services (within the past five (5) years) of a type and scope similar to those required by University’s RFP. Proposer will include in its customer reference list the customer’s company name, contact person, telephone number, project description, length of business relationship, and background of services provided by Proposer.
3.1.8 Does any relationship exist (whether by family kinship, business association, capital funding agreement, or any other such relationship) between Proposer and any employee of University? If yes, Proposer will explain.

3.1.9 Proposer will provide the name and Social Security Number for each person having at least 25% ownership interest in Proposer. This disclosure is mandatory pursuant to §231.006, Family Code, and will be used for the purpose of determining whether an owner of Proposer with an ownership interest of at least 25% is more than 30 days delinquent in paying child support. Further disclosure of this information is governed by the Texas Public Information Act (ref. Chapter 552, Government Code), and other applicable law.

3.2 Approach to Project Services

3.2.1 Proposer will provide a statement of the Proposer’s service approach and will describe any unique benefits to University from doing business with Proposer. Proposer will briefly describe its approach for each of the required services identified in Section 5.3 Scope of Work of this RFP.

3.2.2 Proposer will provide an estimate of the earliest starting date for services following execution of the Agreement.

3.2.3 Proposer will submit a work plan with key dates and milestones. The work plan should include:

3.2.3.1 Identification of tasks to be performed;
3.2.3.2 Time frames to perform the identified tasks;
3.2.3.3 Project management methodology;
3.2.3.4 Implementation strategy; and
3.2.3.5 The expected time frame in which the services would be implemented.

3.2.4 Proposer will describe the types of reports or other written documents Proposer will provide (if any) and the frequency of reporting, if more frequent than required in this RFP. Proposer will include samples of reports and documents if appropriate.

3.3 General Requirements

3.3.1 Proposer will provide summary resumes for its proposed key personnel who will be providing services under the Agreement with University, including their specific experiences with similar service projects, and number of years of employment with Proposer.

3.3.2 Proposer will describe any difficulties it anticipates in performing its duties under the Agreement with University and how Proposer plans to manage these difficulties. Proposer will describe the assistance it will require from University.

3.4 Service Support

Proposer will describe its service support philosophy, how it is implemented, and how Proposer measures its success in maintaining this philosophy.

3.5 Quality Assurance

Proposer will describe its quality assurance program, its quality requirements, and how they are measured.

3.6 Miscellaneous

3.6.1 Proposer will provide a list of any additional services or benefits not otherwise identified in this RFP that Proposer would propose to provide to University. Additional services or benefits must be directly related to the goods and services solicited under this RFP.

3.6.2 Proposer will provide details describing any unique or special services or benefits offered or advantages to be gained by University from doing business with Proposer. Additional services or benefits must be directly related to the goods and services solicited under this RFP.

3.6.3 Does Proposer have a contingency plan or disaster recovery plan in the event of a disaster? If so, then Proposer will provide a copy of the plan.
SECTION 4

ADDENDA CHECKLIST

Proposal of: ______________________________________
(Proposer Company Name)

To: The University of Texas System

Ref.: Web-Based Medical Risk Management Course Online Training Application

RFP No.: 720-1905

Ladies and Gentlemen:

The undersigned Proposer hereby acknowledges receipt of the following Addenda to the captioned RFP (initial if applicable).

Note: If there was only one (1) Addendum, initial just the first blank after No. 1, not all five (5) blanks below.

No. 1 _____ No. 2 _____ No. 3 _____ No. 4 _____ No. 5 _____

Respectfully submitted,

Proposer: __________________________

By: __________________________________

(Authorized Signature for Proposer)

Name: __________________________

Title: __________________________

Date: __________________________
APPENDIX THREE

ACCESS BY INDIVIDUALS WITH DISABILITIES

Contractor represents and warrants (EIR Accessibility Warranty) the electronic and information resources and all associated information, documentation, and support Contractor provides to University under this Agreement (EIRs) comply with applicable requirements set forth in 1 TAC Chapter 213, and 1 TAC §206.70 (ref. Subchapter M, Chapter 2054, Government Code.) To the extent Contractor becomes aware that EIRs, or any portion thereof, do not comply with the EIR Accessibility Warranty, then Contractor represents and warrants it will, at no cost to University, either (1) perform all necessary remediation to make EIRs satisfy the EIR Accessibility Warranty or (2) replace EIRs with new EIRs that satisfy the EIR Accessibility Warranty. If Contractor fails or is unable to do so, University may terminate this Agreement and, within thirty (30) days after termination, Contractor will refund to University all amounts University paid under this Agreement.
APPENDIX FOUR

HIGHER EDUCATION VENDOR ASSESSMENT TOOL (HECVAT)

(INCLUDED AS SEPARATE ATTACHMENT)
AGREEMENT BETWEEN UNIVERSITY AND CONTRACTOR

This Agreement between University and Contractor (Agreement) is made and entered into effective as of April 1, 2019 (Effective Date), by and between The University of Texas System, an agency and institution of higher education established under the laws of the State of Texas (University), and ______________, a ____________________________ (Contractor), Federal Tax Identification Number _______________________

University and Contractor hereby agree as follows:

1. Scope of Work.

1.1 Contractor will perform the scope of the work (Work) in Exhibit A, Scope of Work, to the satisfaction of University and in accordance with the schedule (Schedule) for Work in Exhibit B, Schedule. Time is of the essence in connection with this Agreement. University will have no obligation to accept late performance or waive timely performance by Contractor.

1.2 Contractor will obtain, at its own cost, any and all approvals, licenses, filings, registrations and permits required by federal, state or local laws, statutes, regulations and ordinances (collectively, Applicable Laws), for the performance of Work.

2. The Project.

The Work will be provided in connection with _____________________________ and all other related, necessary and appropriate services (Project).

3. Time for Commencement and Completion.

The initial term of this Agreement will begin on the Effective Date and expire on March 31, 2020 (Initial Term). Provided, however, this Agreement will automatically renew for two (2) additional one (1) year terms each beginning on the anniversary of the Effective Date (each a Renewal Term) unless the University terminates this Agreement not less than thirty (30) days prior to the start of a Renewal Term by providing a written termination notice to Contractor. The Initial Term and each Renewal Term are collectively referred to as the Term.

4. Contractor's Obligations.

4.1 Contractor will perform Work in compliance with (a) all Applicable Laws, and (b) the Board of Regents of The University of Texas System Rules and Regulations (http://www.utsystem.edu/offices/board-regents/regs-rules-and-regulations) the policies of The University of Texas System (http://www.utsystem.edu/board-of-regents/policy-library); and the institutional rules, regulations and policies of University (collectively, University Rules). Contractor represents and warrants that neither Contractor nor any firm, corporation or institution represented by Contractor, or anyone acting for the firm, corporation or institution, (1) has violated the antitrust laws of the State of Texas, Chapter 15, Texas Business and Commerce Code, or federal antitrust laws, or (2) has communicated directly or indirectly the content of Contractor’s response to University’s procurement solicitation to any competitor or any other person engaged in a similar line of business during the procurement process for this Agreement.

4.2 Contractor represents and warrants that (a) it will use commercially reasonable efforts to perform Work in a good and workmanlike manner and in accordance with commercially reasonable standards of Contractor’s profession or business, and (b) all Work to be performed
will be of the quality that prevails among similar businesses engaged in providing similar services in major United States urban areas under the same or similar circumstances.

4.3 Contractor will call to University's attention in writing all information in any materials supplied to Contractor (by University or any other party) that Contractor regards as unsuitable, improper or inaccurate in connection with the purposes for which the material is furnished.

4.4 University at all times is relying on Contractor's skill and knowledge in performing Work. Contractor represents and warrants that Work will be accurate and free from any material defects. Contractor's duties and obligations under this Agreement will not be in any way diminished by reason of any approval by University. Contractor will not be released from any liability by reason of any approval by University.

4.5 Contractor will, at its own cost, correct all material defects in Work as soon as practical after Contractor becomes aware of the defects. If Contractor fails to correct material defects in Work within a reasonable time, then University may correct the defective Work at Contractor's expense. This remedy is in addition to, and not in substitution for, any other remedy for defective Work that University may have at law or in equity.

4.6 Contractor will maintain a staff of properly trained and experienced personnel to ensure satisfactory performance under this Agreement. Contractor will cause all persons connected with Contractor directly in charge of Work to be duly registered and licensed under all Applicable Laws. Contractor will assign to the Project a designated representative who will be responsible for administration and coordination of Work. Contractor will furnish efficient business administration and coordination and perform Work in an expeditious and economical manner consistent with the interests of University.

4.7 Contractor represents and warrants it is duly organized, validly existing and in good standing under the laws of the state of its organization; it is duly authorized and in good standing to conduct business in the State of Texas; it has all necessary power and has received all necessary approvals to execute and deliver this Agreement; and the individual executing this Agreement on behalf of Contractor has been duly authorized to act for and bind Contractor.

4.8 Contractor represents and warrants that neither the execution and delivery of this Agreement by Contractor nor the performance of its duties and obligations under this Agreement will (a) result in the violation of any provision of its organizational documents; (b) result in the violation of any provision of any agreement by which it is bound; or (c) conflict with any order or decree of any court or other body or authority having jurisdiction.

4.9 Contractor represents and warrants that all of Contractor's Personnel contributing to Work Material (ref. Section 7) under this Agreement will be required to (i) acknowledge in writing the ownership of Contractor (for the benefit of University) of Work Material produced by Personnel while performing services pursuant to this Agreement, and (ii) make all assignments necessary to effectuate such ownership. Personnel means any and all persons associated with Contractor who provide any work or work product pursuant to this Agreement, including officers, managers, supervisors, full-time employees, part-time employees, and independent contractors.

4.10 Contractor represents and warrants that: (i) Work will be performed solely by Contractor, its full-time or part-time employees during the course of their employment, or independent contractors who have assigned in writing all right, title and interest in their work to Contractor (for the benefit of University); (ii) University will receive free, good and clear title to all Work Material developed under this Agreement; (iii) Work Material and the intellectual property rights protecting Work Material are free and clear of all encumbrances, including security
interests, licenses, liens, charges and other restrictions; (iv) Work and Work Material will not
infringe upon or violate any patent, copyright, trade secret, trademark, service mark or other
property right of any former employer, independent contractor, client or other third party; and
(v) the use, reproduction, distribution, or modification of Work and Work Material will not violate
the rights of any third parties in Work and Work Material, including trade secret, publicity,
privacy, copyright, trademark, service mark and patent rights.

4.11 If this Agreement requires Contractor’s presence on University's premises or in University's
facilities, Contractor agrees to cause its employees, representatives, agents, or
subcontractors to become aware of, fully informed about, and in full compliance with all
applicable University Rules, including those relative to personal health, security,
environmental quality, safety, fire prevention, noise, smoking, and access restrictions.

4.12 Contractor warrants that it will maintain accreditation with the American Medical
Association as a provider of formal continuing medical education throughout the terms of
this Agreement.

5. The Contract Amount.

5.1 So long as Contractor has provided University with its current and accurate Federal Tax
Identification Number in writing, University will pay Contractor for the performance of Work in
accordance with Exhibit C, Payment for Services.

5.2 The Contract Amount includes all applicable federal, state or local sales or use taxes payable
as a result of the execution or performance of this Agreement.

5.3 University (a State agency) is exempt from Texas Sales & Use Tax on Work in accordance
with §151.309, Texas Tax Code and 34 Texas Administrative Code (TAC) §3.322. Pursuant
to 34 TAC §§3.322(c)(4) and (g)(3), this Agreement is sufficient proof of University’s tax
exempt status and University is not required to provide further evidence of its exempt
status.

6. Payment Terms.

6.1 At least thirty (30) days after the start of the Initial Term and each Renewal Term, Contractor
will submit to University an invoice for the Work as more specifically set forth in Exhibit C,
Payment for Services. Each invoice will be accompanied by documentation that University
may reasonably request to support the invoice amount. University will, within thirty (30) days
from the date it receives an invoice and supporting documentation, approve or disapprove the
amount reflected in the invoice. If University approves the amount or any portion of the
amount, University will promptly pay to Contractor the amount approved so long as Contractor
is not in default under this Agreement. If University disapproves any invoice amount,
University will give Contractor specific reasons for its disapproval in writing. University will pay
Contractor for Work in accordance with Chapter 2251, Texas Government Code.

6.2 Within thirty (30) days after final completion and acceptance of Work by University or as soon
thereafter as possible, Contractor will submit a final invoice (Final Invoice) setting forth all
amounts due and remaining unpaid to Contractor. Upon approval of the Final Invoice by
University, University will pay (Final Payment) to Contractor the amount due under the Final
Invoice.

6.3 Notwithstanding any provision of this Agreement to the contrary, University will not be
obligated to make any payment (whether a Progress Payment or Final Payment) to Contractor
if Contractor is in default under this Agreement.
6.4 The cumulative amount of all Progress Payments and the Final Payment (defined below) will not exceed the Contract Amount in Exhibit C, Payment for Services.

6.5 No payment made by University will (a) be construed to be final acceptance or approval of that part of the Work to which the payment relates, or (b) relieve Contractor of any of its duties or obligations under this Agreement.

6.6 The acceptance of Final Payment by Contractor will constitute a waiver of all claims by Contractor except those previously made in writing and identified by Contractor as unsettled at the time of the Final Invoice for payment.

6.7 University will have the right to verify the details in Contractor's invoices and supporting documentation, either before or after payment, by (a) inspecting the books and records of Contractor at mutually convenient times; (b) examining any reports with respect to the Project; and (c) other reasonable action.

6.8 Section 51.012, Texas Education Code, authorizes University to make payments through electronic funds transfer methods. Contractor agrees to accept payments from University through those methods, including the automated clearing house system (ACH). Contractor agrees to provide Contractor's banking information to University in writing on Contractor letterhead signed by an authorized representative of Contractor. Prior to the first payment, University will confirm Contractor's banking information. Changes to Contractor’s bank information must be communicated to University in accordance with Section 12.14 in writing at least thirty (30) days before the effective date of the change and must include an IRS Form W-9 signed by an authorized representative of Contractor.

6.9 Notwithstanding any other provision of this Agreement, University is entitled to a discount of ____% (Prompt Payment Discount) off of each payment that University submits within ____ days after University's receipt of Contractor's invoice for that payment.

7. Ownership and Use of Work Material.

7.1 The Training Database and all data and reports regarding the usage of the Application and Training Courses by University personnel or that result from or concern the Training Courses provided by Contractor to University personnel under this Agreement that are created or prepared by Contractor or any subcontractors in connection with Work (collectively, Work Material), whether or not accepted or rejected by University, are the sole property of University and for its exclusive use and re-use at any time without further compensation and without any restrictions.

7.2 Contractor grants and assigns to University all rights and claims of whatever nature and whether now or hereafter arising in and to Work Material and will cooperate fully with University in any steps University may take to obtain or enforce patent, copyright, trademark or like protections with respect to Work Material.

7.3 Contractor will deliver all Work Material to University upon expiration or termination of this Agreement. University will have the right to use Work Material for the completion of Work or otherwise. University may, at all times, retain the originals of Work Material. Work Material will not be used by any person other than University on other projects unless expressly authorized by University in writing.

7.4 Work Material will not be used or published by Contractor or any other party unless expressly authorized by University in writing. Contractor will treat all Work Material as confidential.
7.5 All title and interest in Work Material will vest in University and will be deemed to be work made for hire and made in the course of Work rendered under this Agreement. To the extent that title to any Work Material may not, by operation of law, vest in University or Work Material may not be considered works made for hire, Contractor irrevocably assigns, conveys and transfers to University and its successors, licensees and assigns, all rights, title and interest worldwide in and to Work Material and all proprietary rights therein, including all copyrights, trademarks, service marks, patents, trade secrets, moral rights, all contract and licensing rights and all claims and causes of action with respect to any of the foregoing, whether now known or hereafter to become known. In the event Contractor has any rights in Work Material which cannot be assigned, Contractor agrees to waive enforcement worldwide of the rights against University, its successors, licensees, assigns, distributors and customers or, if necessary, to exclusively license the rights, worldwide to University with the right to sublicense. These rights are assignable by University.

7.6 Contractor IP is the sole property of Contractor (or its licensor) and Contractor (or its licensor) will at all times retain sole and exclusive title to and ownership of Contractor IP. Contractor grants University a non-exclusive, worldwide, perpetual, irrevocable, sub- licensable, royalty-free license to use Contractor IP in connection with the Work and Contractor’s services related to the Work. “Contractor IP” means all tools, software and programs owned by Contractor (licensed to Contractor by a third party licensor) that (1) existed prior to the Effective Date and the commencement of the Work; (2) are not related to the Work or to Contractor’s services in connection with the Work; or (3) were created by Contractor (or its licensor) totally separate from the Work or Contractor’s services in connection with the Work.

8. **Default and Termination**

8.1 In the event of a material failure by a party to this Agreement to perform in accordance with its terms (default), the other party may terminate this Agreement upon fifteen (15) days’ written notice of termination setting forth the nature of the material failure; provided, that, the material failure is through no fault of the terminating party. The termination will not be effective if the material failure is fully cured prior to the end of the fifteen-day (15-day) period.

8.2 University may, without cause, terminate this Agreement at any time upon giving seven (7) days’ advance written notice to Contractor. Upon termination pursuant to this Section, Contractor will be entitled to payment of an amount that will compensate Contractor for Work satisfactorily performed from the time of the last payment date to the termination date in accordance with this Agreement; provided, that, Contractor has delivered all Work Material to University. Notwithstanding any provision in this Agreement to the contrary, University will not be required to pay or reimburse Contractor for any services performed or for expenses incurred by Contractor after the date of the termination notice, that could have been avoided or mitigated by Contractor.

8.3 Termination under Sections 8.1 or 8.2 will not relieve Contractor from liability for any default or breach under this Agreement or any other act or omission of Contractor.
8.4 If Contractor fails to cure any default within fifteen (15) days after receiving written notice of the default, University will be entitled (but will not be obligated) to cure the default and will have the right to offset against all amounts due to Contractor under this Agreement, any and all reasonable expenses incurred in connection with University’s curative actions.

8.5 In the event that this Agreement is terminated, then within thirty (30) days after termination, Contractor will reimburse University for all fees paid by University to Contractor that were (a) not earned by Contractor prior to termination, or (b) for goods or services that University did not receive from Contractor prior to termination.

8.6 University Data Upon Termination/Expiration. Upon the expiration or termination of this Agreement for any reason, Contractor shall return or destroy, at the discretion of and instruction of University, all University data that Contractor maintains in any form, records in any medium, or stores in any storage system (including all University data stored in the System, any Contractor databases, or in any backup copies of the University data) and certify in writing to University that Contractor has done so. The University data will be returned to University by Contractor in a fixed file format on CD-ROM, or an alternate, commercially reasonable format and media mutually agreed to by the University and Contractor.

9. **Indemnification**

9.1 To the fullest extent permitted by applicable laws, Contractor will and does hereby agree to indemnify, protect, defend with counsel approved by University, and hold harmless University and respective affiliated enterprises, Regents, officers, directors, attorneys, employees, representatives and agents (collectively, Indemnities) from and against all damages, losses, liens, causes of action, suits, judgments, expenses, and other claims of any nature, kind, or description, (collectively, Claims) by any person or entity, arising out of, caused by, or resulting from Contractor’s performance under or breach of this Agreement and that are caused in whole or in part by any negligent act, negligent omission or willful misconduct of Contractor, anyone directly employed by Contractor or anyone for whose acts Contractor may be liable. The provisions of this Section will not be construed to eliminate or reduce any other indemnification or right which any Indemnitee has by law or equity. All parties will be entitled to be represented by counsel at their own expense.

9.2 In addition, Contractor will and does hereby agree to indemnify, protect, defend with counsel approved by University, and hold harmless Indemnites from and against all claims arising from infringement or alleged infringement of any patent, copyright, trademark or other proprietary interest arising by or out of the performance of services or the provision of goods by Contractor, or the use by Indemnites, at the direction of Contractor, of any article or material; provided, that, upon becoming aware of a suit or threat of suit for infringement, University will promptly notify Contractor and Contractor will be given the opportunity to negotiate a settlement. In the event of litigation, University agrees to reasonably cooperate with Contractor. All parties will be entitled to be represented by counsel at their own expense.
10. **Relationship of the Parties.**

For all purposes of this Agreement and notwithstanding any provision of this Agreement to the contrary, Contractor is an independent contractor and is not a state employee, partner, joint venturer, or agent of University. Contractor will not bind nor attempt to bind University to any agreement or contract. As an independent contractor, Contractor is solely responsible for all taxes, withholdings, and other statutory or contractual obligations of any sort, including workers’ compensation insurance.

11. **Insurance.**

11.1 Contractor, consistent with its status as an independent contractor will carry and will cause its subcontractors to carry, at least the following insurance, with companies authorized to do insurance business in the State of Texas or eligible surplus lines insurers operating in accordance with the Texas Insurance Code, having an A.M. Best Rating of A-:VII or better, and in amounts not less than the following minimum limits of coverage:

11.1.1 **Workers’ Compensation Insurance** with statutory limits, and Employer’s Liability Insurance with limits of not less than $1,000,000:

- Employers Liability - Each Accident $1,000,000
- Employers Liability - Each Employee $1,000,000
- Employers Liability - Policy Limit $1,000,000

Workers’ Compensation policy must include any states where contractor performs operations for University.

11.1.2 **Commercial General Liability Insurance** with limits of not less than:

- Each Occurrence Limit $1,000,000
- Damage to Rented Premises $300,000
- Personal & Advertising Injury $1,000,000
- General Aggregate $2,000,000
- Products - Completed Operations Aggregate $2,000,000

The required Commercial General Liability policy will be issued on a form that insures Contractor’s liability for bodily injury (including death), property damage, personal, and advertising injury assumed under the terms of this Agreement.

11.1.3 **Business Auto Liability Insurance** covering all owned, non-owned or hired automobiles, with limits of not less than $1,000,000 single limit of liability per accident for Bodily Injury and Property Damage;

11.1.4 **Intentionally left blank**

11.1.5 **Intentionally left blank**

11.1.6 Professional Liability (Errors & Omissions) Insurance with limits of not less than $1,000,000 each occurrence, $3,000,000 aggregate. Such insurance will cover all Work performed by or on behalf of Contractor and its subcontractors under this Agreement. Renewal policies written on a claims-made basis will maintain the same retroactive date as in effect at the inception of this Agreement. If coverage is written on a claims-made basis, Contractor agrees to purchase an Extended Reporting Period Endorsement, effective thirty-six (36) months after the expiration or cancellation of the policy. No Professional Liability policy written on an occurrence form will include a sunset or similar clause that limits coverage unless
such clause provides coverage for at least thirty-six (36) months after the expiration or termination of this Agreement for any reason.

11.1.7 **Intentionally left blank**

11.1.8 **Intentionally left blank**

11.1.9 Cyber Liability Insurance with limits of not less than $5,000,000 for each wrongful act. This policy must cover:

- Liability for network security failures or privacy breaches, including loss or unauthorized access, use or disclosure of University data, whether by Contractor or any of subcontractor or cloud service provider used by Contractor;
- Costs associated with a privacy breach, including notification of affected individuals, customer support, forensics, crises management / public relations consulting, legal services of a privacy attorney, credit monitoring and identity fraud resolution services for affected individuals;
- Expenses related to regulatory compliance, government investigations, fines, fees assessments and penalties;
- Liability for technological products and services;
- PCI fines, fees, penalties and assessments;
- Cyber extortion payment and response costs;
- First and Third Party Business Interruption Loss resulting from a network security failure;
- Liability for technological products and services;
- Costs of restoring, updating or replacing data; and
- Liability losses connected to network security, privacy, and media liability.

If this policy is written on a claims-made basis, (a) the “retroactive date” must be prior to the commencement of Work under this Agreement; and (b) if this policy is cancelled, terminated or non-renewed at any time during the Term, Contractor will purchase an “extended reporting period” for at least four (4) years beyond the termination or expiration of the Term.

Contractor’s policy will provide a carve-back to the “Insured versus Insured” exclusion for claims brought by or on behalf of additional insureds.

11.2 Contractor will deliver to University:

11.2.1 After the execution and delivery of this Agreement and prior to the performance of any Work by Contractor, evidence of insurance on a Texas Department of Insurance (TDI) approved certificate form (the Acord form is a TDI-approved form) verifying the existence and actual limits of all required insurance policies; and, if the coverage period shown on the current certificate form ends during the Term, then prior to the end of the coverage period, a new certificate form verifying the continued existence of all required insurance policies.
11.2.1.1 All insurance policies (with the exception of workers’ compensation, employer’s liability and professional liability) will be endorsed and name the Board of Regents of The University of Texas System and University as Additional Insureds for liability caused in whole or in part by Contractor’s acts or omissions with respect to its on-going and completed operations up to the actual liability limits of the required insurance policies maintained by Contractor. Commercial General Liability Additional Insured endorsement including ongoing and completed operations coverage will be submitted with the Certificates of Insurance. Commercial General Liability and Business Auto Liability will be endorsed to provide primary and non-contributory coverage.

11.2.1.2 Contractor hereby waives all rights of subrogation against the Board of Regents of The University of Texas System and University. All insurance policies will be endorsed to provide a waiver of subrogation in favor of the Board of Regents of The University of Texas System and University. No policy will be canceled until after thirty (30) days' unconditional written notice to University. Contractor will provide notice to University thirty (30) days prior to any cancellation, material change, or non-renewal relating to any insurance policy required in this Section 11.

11.2.1.3 Contractor will pay any deductible or self-insured retention for any loss. Any self-insured retention must be declared to and approved by University prior to the performance of any Work by Contractor under this Agreement. All deductibles and self-insured retentions will be shown on the Certificates of Insurance.

11.2.1.4 Certificates of Insurance and Additional Insured Endorsements as required by this Agreement will be mailed, faxed, or emailed to the following University contact:

Name:
Address:
Facsimile Number:
Email Address:

11.3 Contractor’s insurance will be primary to any insurance carried or self-insurance program established by University. Contractor’s insurance will be kept in force until all Work has been fully performed and accepted by University in writing, except as provided in this Section 11.3.

11.3.1 Professional Liability Insurance coverage written on a claims-made basis requires Contractor to purchase an Extended Reporting Period Endorsement, effective for thirty-six (36) months after the expiration or cancellation of the policy.

12. Miscellaneous.

12.1 Assignment and Subcontracting. Except as specifically provided in Exhibit E, Historically Underutilized Business Subcontracting Plan, Contractor's interest in this Agreement (including Contractor’s duties and obligations under this Agreement, and the fees due to Contractor under this Agreement) may not be subcontracted, assigned, delegated, or otherwise transferred to a third party, in whole or in part, and any attempt to do so will (a) not be binding on University; and (b) be a breach of this Agreement for which Contractor will be subject to all remedial actions provided by Applicable Laws, including Chapter 2161, Texas Government.
12.2 **Texas Family Code Child Support Certification.** Pursuant to §231.006, *Texas Family Code*, Contractor certifies it is not ineligible to receive the award of or payments under this Agreement, and acknowledges this Agreement may be terminated and payment withheld if this certification is inaccurate.

12.3 **Tax Certification.** If Contractor is a taxable entity as defined by *Chapter 171, Texas Tax Code*, then Contractor certifies it is not currently delinquent in the payment of any taxes due under Chapter 171, Contractor is exempt from the payment of those taxes, or Contractor is an out-of-state taxable entity that is not subject to those taxes, whichever is applicable.

12.4 **Payment of Debt or Delinquency to the State.** Pursuant to §§2107.008 and 2252.903, *Texas Government Code*, Contractor agrees any payments owing to Contractor under this Agreement may be applied directly toward any debt or delinquency Contractor owes the State of Texas or any agency of the State of Texas, regardless of when it arises, until paid in full.

12.5 **Loss of Funding.** Performance by University under this Agreement may be dependent upon the appropriation and allotment of funds by the Texas State Legislature (Legislature) and/or allocation of funds by the Board of Regents of The University of Texas System (Board). If Legislature fails to appropriate or allot necessary funds, or Board fails to allocate necessary funds, then University will issue written notice to Contractor and University may terminate this Agreement without further duty or obligation. Contractor acknowledges that appropriation, allotment, and allocation of funds are beyond University’s control.

12.6 **Entire Agreement; Modifications.** This Agreement (including all exhibits, schedules, supplements and other attachments (collectively, *Exhibits*)) supersedes all prior agreements, written or oral, between Contractor and University and will constitute the entire agreement and understanding between the parties with respect to its subject matter. This Agreement and each of its provisions will be binding upon the parties, and may not be waived, modified, amended or altered, except by a writing signed by University and Contractor. All Exhibits are attached to this Agreement and incorporated for all purposes.

12.7 **Force Majeure.** Neither party hereto will be liable or responsible to the other for any loss or damage or for any delays or failure to perform due to causes beyond its reasonable control including acts of God, strikes, epidemics, war, riots, flood, fire, sabotage, or any other circumstances of like character (*force majeure occurrence*). Provided, however, in the event of a force majeure occurrence, Contractor agrees to use its best efforts to mitigate the impact of the occurrence so that University may continue to provide mission critical services during the occurrence.

12.8 **Captions.** The captions of sections and subsections in this Agreement are for convenience only and will not be considered or referred to in resolving questions of interpretation or construction.

12.9 **Venue; Governing Law.** Travis County, Texas, will be the proper place of venue for suit on or in respect of this Agreement. This Agreement, all of its terms and conditions, all rights and obligations of the parties, and all claims arising out of or relating to this Agreement, will be construed, interpreted and applied in accordance with, governed by and enforced under, the laws of the State of Texas.

12.10 **Waivers.** No delay or omission in exercising any right accruing upon a default in performance of this Agreement will impair any right or be construed to be a waiver of any right. A waiver of
any default under this Agreement will not be construed to be a waiver of any subsequent default under this Agreement.

12.11 **Confidentiality and Safeguarding of University Records; Press Releases; Public Information.** Under this Agreement, Contractor may (1) create, (2) receive from or on behalf of University, or (3) have access to, records or record systems (collectively, University Records). Among other things, University Records may contain social security numbers, credit card numbers, or data protected or made confidential or sensitive by Applicable Laws. Additional mandatory confidentiality and security compliance requirements with respect to University Records subject to the Family Educational Rights and Privacy Act, [20 United States Code (USC) §1232g (FERPA)](https://www.ecfr.gov/cgi-bin/text-idx?c=ecfr&sid=6f08e05ecb42cb0dd55e0e0785a00584&rgn=div6&node=10:1.1.1.1.1.4.4.3.1.2.8.2.1.1#1232g) are addressed in **Section 12.41**. Contractor represents, warrants, and agrees that it will: (1) hold University Records in strict confidence and will not use or disclose University Records except as (a) permitted or required by this Agreement, (b) required by Applicable Laws, or (c) otherwise authorized by University in writing; (2) safeguard University Records according to reasonable administrative, physical and technical standards (such as standards established by the National Institute of Standards and Technology and the Center for Internet Security as well as the Payment Card Industry Data Security Standards) that are no less rigorous than the standards by which Contractor protects its own confidential information; (3) continually monitor its operations and take any action necessary to assure that University Records are safeguarded and the confidentiality of University Records is maintained in accordance with all Applicable Laws and the terms of this Agreement; and (4) comply with University Rules regarding access to and use of University’s computer systems, including UTS165 at [http://www.utsystem.edu/board-of-regents/policy-library/policies/uts165-information-resources-use-and-security-policy](http://www.utsystem.edu/board-of-regents/policy-library/policies/uts165-information-resources-use-and-security-policy). At the request of University, Contractor agrees to provide University with a written summary of the procedures Contractor uses to safeguard and maintain the confidentiality of University Records.

12.11.1 **Notice of Impermissible Use.** If an impermissible use or disclosure of any University Records occurs, Contractor will provide written notice to University within one (1) business day after Contractor’s discovery of that use or disclosure. Contractor will promptly provide University with all information requested by University regarding the impermissible use or disclosure.

12.11.2 **Return of University Records.** Contractor agrees that within thirty (30) days after the expiration or termination of this Agreement, for any reason, all University Records created or received from or on behalf of University will be (1) returned to University, with no copies retained by Contractor; or (2) if return is not feasible, destroyed. Twenty (20) days before destruction of any University Records, Contractor will provide University with written notice of Contractor’s intent to destroy University Records. Within five (5) days after destruction, Contractor will confirm to University in writing the destruction of University Records.

12.11.3 **Disclosure.** If Contractor discloses any University Records to a subcontractor or agent, Contractor will require the subcontractor or agent to comply with the same restrictions and obligations as are imposed on Contractor by this Section 12.11.

12.11.4 **Press Releases.** Except when defined as part of Work, Contractor will not make any press releases, public statements, or advertisement referring to the Project or the engagement of Contractor as an independent contractor of University in connection with the Project, or release any information relative to the Project for publication, advertisement or any other purpose without the prior written approval of University.
12.11.5 **Public Information.** University strictly adheres to all statutes, court decisions and the opinions of the Texas Attorney General with respect to disclosure of public information under the *Texas Public Information Act (TPIA)*, [Chapter 552, Texas Government Code](https://www.txc.org/gov/code/statutes/chapter_552/). In accordance with §§552.002 and 2252.907, Texas Government Code, and at no additional charge to University, Contractor will make any information created or exchanged with University pursuant to this Agreement (and not otherwise exempt from disclosure under TPIA) available in a format reasonably requested by University that is accessible by the public.

12.11.6 **Termination.** In addition to any other termination rights in this Agreement and any other rights at law or equity, if University reasonably determines that Contractor has breached any of the restrictions or obligations in this Section, University may immediately terminate this Agreement without notice or opportunity to cure.

12.11.7 **Duration.** The restrictions and obligations under this Section will survive expiration or termination of this Agreement for any reason.

12.12 **Binding Effect.** This Agreement will be binding upon and inure to the benefit of the parties hereto and their respective permitted assigns and successors.

12.13 **Records.** Records of Contractor's costs, reimbursable expenses pertaining to the Project and payments will be available to University or its authorized representative during business hours and will be retained for four (4) years after final Payment or abandonment of the Project, unless University otherwise instructs Contractor in writing.

12.14 **Notices.** Except as otherwise provided by this Section, notices, consents, approvals, demands, requests or other communications required or permitted under this Agreement, will be in writing and sent via certified mail, hand delivery, overnight courier, facsimile transmission (to the extent a facsimile number is provided below), or email (to the extent an email address is provided below) as indicated below, and notice will be deemed given (i) if delivered by certified mail, when deposited, postage prepaid, in the United States mail, or (ii) if delivered by hand, overnight courier, facsimile (to the extent a facsimile number is provided below) or email (to the extent an email address is provided below), when received:

| If to University: | Allene Evans  
| Associate General Counsel  
| and Managing Attorney,  
| Health Law  
| Fax: 512.499.4523  
| Email: aevans@utsystem.edu |

**with copy to:**  

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or other person or address as may be given in writing by either party to the other in accordance with this Section.

12.15 **Severability.** In case any provision of this Agreement will, for any reason, be held invalid or unenforceable in any respect, the invalidity or unenforceability will not affect any other provision of this Agreement, and this Agreement will be construed as if the invalid or unenforceable provision had not been included.

12.16 **State Auditor's Office.** Contractor understands acceptance of funds under this Agreement constitutes acceptance of authority of the Texas State Auditor's Office or any successor agency (Auditor), to conduct an audit or investigation in connection with those funds (ref. §§51.9335(c), 73.115(c) and 74.008(c), Texas Education Code). Contractor agrees to cooperate with Auditor in the conduct of the audit or investigation, including providing all records requested. Contractor will include this provision in all contracts with permitted subcontractors.

12.17 **Limitation of Liability.** EXCEPT FOR UNIVERSITY'S OBLIGATION (IF ANY) TO PAY CONTRACTOR CERTAIN FEES AND EXPENSES UNIVERSITY WILL HAVE NO LIABILITY TO CONTRACTOR OR TO ANYONE CLAIMING THROUGH OR UNDER CONTRACTOR BY REASON OF THE EXECUTION OR PERFORMANCE OF THIS AGREEMENT. NOTWITHSTANDING ANY DUTY OR OBLIGATION OF UNIVERSITY TO CONTRACTOR OR TO ANYONE CLAIMING THROUGH OR UNDER CONTRACTOR, NO PRESENT OR FUTURE AFFILIATED ENTERPRISE, SUBCONTRACTOR, AGENT, OFFICER, DIRECTOR, EMPLOYEE, REPRESENTATIVE, ATTORNEY OR REGENT OF UNIVERSITY, OR THE UNIVERSITY OF TEXAS SYSTEM, OR ANYONE CLAIMING UNDER UNIVERSITY HAS OR WILL HAVE ANY PERSONAL LIABILITY TO CONTRACTOR OR TO ANYONE CLAIMING THROUGH OR UNDER CONTRACTOR BY REASON OF THE EXECUTION OR PERFORMANCE OF THIS AGREEMENT.

12.18 **Survival of Provisions.** No expiration or termination of this Agreement will relieve either party of any obligations under this Agreement that by their nature survive expiration or termination, including Sections 6.7, 9, 12.5, 12.9, 12.10, 12.11, 12.13, 12.16, 12.17, 12.19 and 12.21.

12.19 **Breach of Contract Claims.** To the extent that Chapter 2260, Texas Government Code, is applicable to this Agreement and is not preempted by other applicable law, the dispute resolution process provided for in Chapter 2260 and the related rules adopted by the Texas Attorney General pursuant to Chapter 2260, will be used by University and Contractor to attempt to resolve any claim for breach of contract made by Contractor that cannot be resolved in the ordinary course of business. The chief business officer of University will examine Contractor's claim and any counterclaim and negotiate with Contractor in an effort to resolve the claims. The parties specifically agree (i) neither execution of this Agreement by University nor any other conduct, action or inaction of any representative of University relating to this Agreement constitutes or is intended to constitute a waiver of University's or the state's sovereign immunity to suit; and (ii) University has not waived its right to seek redress in the courts.

12.20 **Undocumented Workers.** The Immigration and Nationality Act (8 USC §1324a) (Immigration Act) makes it unlawful for an employer to hire or continue employment of undocumented workers. The United States Immigration and Customs Enforcement Service has established the Form I-9 Employment Eligibility Verification Form (I-9 Form) as the document to be used for employment eligibility verification (8 CFR §274a). Among other things, Contractor is required to: (1) have all employees complete and sign the I-9 Form certifying that they are eligible for employment; (2) examine verification documents required by the I-9 Form to be presented by the employee and ensure the documents appear to be genuine and related to the individual; (3) record information about the documents on the I-9 Form, and complete the certification portion of the I-9 Form; and (4)
retain the I-9 Form as required by Applicable Laws. It is illegal to discriminate against any individual (other than a citizen of another country who is not authorized to work in the United States) in hiring, discharging, or recruiting because of that individual's national origin or citizenship status. If Contractor employs unauthorized workers during performance of this Agreement in violation of the Immigration Act then, in addition to other remedies or penalties prescribed by Applicable Laws, University may terminate this Agreement in accordance with Section 8. Contractor represents and warrants that it is in compliance with and agrees that it will remain in compliance with the provisions of the Immigration Act.

12.21 **Limitations.** The Parties are aware there are constitutional and statutory limitations (Limitations) on the authority of University (a state agency) to enter into certain terms and conditions that may be part of this Agreement, including terms and conditions relating to liens on University’s property; disclaimers and limitations of warranties; disclaimers and limitations of liability for damages; waivers, disclaimers and limitations of legal rights, remedies, requirements and processes; limitations of periods to bring legal action; granting control of litigation or settlement to another party; liability for acts or omissions of third parties; payment of attorneys’ fees; dispute resolution; indemnities; and confidentiality, and terms and conditions related to Limitations will not be binding on University except to the extent authorized by the laws and Constitution of the State of Texas.

12.22 **Ethics Matters; No Financial Interest.** Contractor and its employees, agents, representatives and subcontractors have read and understand University’s Conflicts of Interest Policy at [http://www.utsystem.edu/board-of-regents/policy-library/policies/int180-conflicts-interest-conflicts-commitment-and-outside-](http://www.utsystem.edu/board-of-regents/policy-library/policies/int180-conflicts-interest-conflicts-commitment-and-outside-), University’s Standards of Conduct Guide at [https://www.utsystem.edu/documents/docs/policies-rules/ut-system-administration-standards-conduct-guide](https://www.utsystem.edu/documents/docs/policies-rules/ut-system-administration-standards-conduct-guide), and applicable state ethics laws and rules at [https://www.utsystem.edu/offices/systemwide-compliance/ethics](https://www.utsystem.edu/offices/systemwide-compliance/ethics). Neither Contractor nor its employees, agents, representatives or subcontractors will assist or cause University employees to violate University’s Conflicts of Interest Policy, University’s Standards of Conduct Guide, or applicable state ethics laws or rules. Contractor represents and warrants that no member of the Board has a direct or indirect financial interest in the transaction that is the subject of this Agreement.

12.23 Intentionally left blank.

12.24 Intentionally left blank.

12.25 **Access by Individuals with Disabilities.** Contractor represents and warrants (EIR Accessibility Warranty) the electronic and information resources and all associated information, documentation, and support Contractor provides to University under this Agreement (EIRs) comply with applicable requirements in 1 TAC Chapter 213 and 1 TAC §206.70 (ref. Subchapter M, Chapter 2054, Texas Government Code). To the extent Contractor becomes aware the EIRs, or any portion thereof, do not comply with the EIR Accessibility Warranty, then Contractor represents and warrants it will, at no cost to University, either (1) perform all necessary remediation to make the EIRs satisfy the EIR Accessibility Warranty or (2) replace the EIRs with new EIRs that satisfy the EIR Accessibility Warranty. If Contractor fails or is unable to do so, University may terminate this Agreement and, within thirty (30) days after termination, Contractor will refund to University all amounts University paid under this Agreement. Contractor will provide all assistance and cooperation necessary for performance of accessibility testing conducted by University or University’s third party testing resources, as required by 1 TAC §213.38(g).
12.26 **Intentionally left blank.**

12.27 **Historically Underutilized Business Subcontracting Plan.** Contractor will use good faith efforts to subcontract work performed under this Agreement in accordance with the Historically Underutilized Business Subcontracting Plan (HSP) (ref. **Exhibit E**). Except as specifically provided in the HSP, Contractor will not subcontract any of its duties or obligations under this Agreement, in whole or in part. This Agreement is subject to **34 TAC §20.285**. Contractor will comply with all of its duties and obligations under **34 TAC §20.285**. In addition to other rights and remedies, University may exercise all rights and remedies authorized by **34 TAC §20.285**.

12.27.1 **Changes to the HSP.** If at any time during the Term, Contractor desires to change the HSP, before the proposed changes become effective (a) Contractor must comply with **34 TAC §20.285**; (b) the changes must be reviewed and approved by University; and (c) if University approves changes to the HSP, this Agreement must be amended in accordance with **Section 12.6** to replace the HSP with the revised subcontracting plan.

12.27.2 **Expansion of Work.** If University expands the scope of Work through a change order or any other amendment, University will determine if the additional Work contains probable subcontracting opportunities not identified in the initial solicitation for Work. If University determines additional probable subcontracting opportunities exist, Contractor will submit an amended subcontracting plan covering those opportunities. The amended subcontracting plan must comply with the provisions of **34 TAC §20.285** before (a) this Agreement may be amended to include the additional Work; or (b) Contractor may perform the additional Work. If Contractor subcontracts any of the additional subcontracting opportunities identified by University without prior authorization and without complying with **34 TAC §20.285**, Contractor will be deemed to be in breach of this Agreement under **Section 8** and will be subject to any remedial actions provided by Applicable Laws, including **Chapter 2161, Texas Government Code**, and **34 TAC §20.285**. University may report nonperformance under this Agreement to the SPSS in accordance with **34 TAC §§20.285(g)(5), 20.585 and 20.586**.

12.28 **Responsibility for Individuals Performing Work; Criminal Background Checks.** Each individual who is assigned to perform Work under this Agreement will be an employee of Contractor or an employee of a subcontractor engaged by Contractor. Contractor is responsible for the performance of all individuals performing Work under this Agreement. Prior to commencing Work, Contractor will (1) provide University with a list (**List**) of all individuals who may be assigned to perform Work on University’s premises and (2) have an appropriate criminal background screening performed on all the individuals on the List. Contractor will determine on a case-by-case basis whether each individual assigned to perform Work is qualified to provide the services. Contractor will not knowingly assign any individual to provide services on University’s premises who has a history of criminal conduct unacceptable for a university campus or healthcare center, including violent or sexual offenses. Contractor will update the List each time there is a change in the individuals assigned to perform Work on University’s premises.

Prior to commencing performance of Work under this Agreement, Contractor will provide University a letter signed by an authorized representative of Contractor certifying compliance with this Section. Contractor will provide University an updated certification letter each time there is a change in the individuals on the List.
Certifications of Nonsegregated Facilities and Equal Employment Opportunities Compliance. Contractor certifies that, except for restrooms and wash rooms and one (1) or more lactation rooms each of which is segregated on the basis of sex; (1) it does not maintain or provide for its employees any segregated facilities at any of its establishments and that it does not permit its employees to perform their services at any location under its control where segregated facilities are maintained; (2) it will not maintain or provide for its employees any segregated facilities at any of its establishments; and (3) it will not permit its employees to perform their services at any location under its control where segregated facilities are maintained. A breach of this certification is a violation of the Equal Opportunity clause. Segregated facilities means any waiting rooms, work areas, rest rooms and wash rooms, entertainment areas, and transportation or housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, sex, or national origin, because of habit, local custom, or otherwise. Contractor further agrees that, except where it has contracts prior to the award with subcontractors exceeding $10,000.00 which are not exempt from the provisions of the Equal Opportunity clause, Contractor will retain the certifications for each one of its subcontractors in Contractor’s files, and that it will forward the following notice to all proposed subcontractors (except where the proposed subcontractors have submitted identical certifications for specific time periods):

NOTICE TO PROSPECTIVE SUBCONTRACTORS OF REQUIREMENTS FOR CERTIFICATIONS OF NONSEGREGATED FACILITIES - A Certification on Nonsegregated Facilities must be submitted prior to the award of any subcontract exceeding $10,000.00 which is not exempt from the provisions of the Equal Opportunity clause. The certification may be submitted either for each subcontract or for all subcontracts during a period (i.e. quarterly, semiannually, or annually).

Contractor understands that the penalty for making false statements regarding the subject matters of this Section is prescribed in 18 USC §1001.

Debarment. Contractor confirms that neither Contractor nor its Principals are suspended, debarred, proposed for debarment, declared ineligible, or voluntarily excluded from the award of contracts from United States (U.S.) federal government procurement or nonprocurement programs, or are listed in the List of Parties Excluded from Federal Procurement or Nonprocurement Programs (http://www.sam.gov/) issued by the U.S. General Services Administration. “Principals” means officers, directors, owners, partners, and persons having primary management or supervisory responsibilities within a business entity (e.g. general manager, plant manager, head of a subsidiary, division or business segment, and similar positions). Contractor will provide immediate written notification to University if, at any time prior to award, Contractor learns that this certification was erroneous when submitted or has become erroneous by reason of changed circumstances. This certification is a material representation of fact upon which reliance will be placed when University executes this Agreement. If it is later determined that Contractor knowingly rendered an erroneous certification, in addition to the other remedies available to University, University may terminate this Agreement for default by Contractor.

Office of Inspector General Certification. Contractor acknowledges that University is prohibited by federal regulations from allowing any employee, representative, agent or subcontractor of Contractor to work on site at University’s premises or facilities if that individual is not eligible to work on federal healthcare programs including Medicare, Medicaid, or other similar federal programs. Therefore, Contractor will not assign any employee, representative, agent or subcontractor that appears on the List of Excluded Individuals issued by the United States Office of the Inspector General (OIG) to work on
site at University’s premises or facilities. Contractor will perform an OIG sanctions check quarterly on each of its employees, representatives, agents, and subcontractors during the time the employees, representatives, agents, or subcontractors are assigned to work on site at University’s premises or facilities. Contractor acknowledges that University will require immediate removal of any employee, representative, agent, or subcontractor of Contractor assigned to work at University’s premises or facilities if the employee, representative, agent, or subcontractor is found to be on the OIG’s List of Excluded Individuals. The OIG’s List of Excluded Individuals may be accessed through the following Internet website:  http://exclusions.oig.hhs.gov/

12.33 **Access to Documents.** To the extent applicable to this Agreement, in accordance with §1861(v)(l) of the Social Security Act (42 USC §1395x) as amended, and the provisions of 42 CFR §420.300 et seq, Contractor will allow, during and for a period of not less than four (4) years after the expiration or termination of this Agreement, access to this Agreement and its books, documents, and records; and contracts between Contractor and its subcontractors or related organizations, including books, documents and records relating to same, by the Comptroller General of the United States, the U.S. Department of Health and Human Services and their duly authorized representatives.

12.34 **Intentionally left blank.**

12.35 **OSHA Compliance.** To the extent applicable to the services to be performed under this Agreement, Contractor represents and warrants, that all articles and services furnished under this Agreement meet or exceed the safety standards established and promulgated under the Federal Occupational Safety and Health Law (Public Law 91-596) and its regulations in effect or proposed as of the date of this Agreement.

12.36 **Discrimination Prohibited.** UNIVERSITY AND CONTRACTOR WILL ABIDE BY THE REQUIREMENTS OF 41 CFR §§60-1.4(A), 60-300.5(A) AND 60-741.5(A) (COLLECTIVELY, REGULATIONS). THE REGULATIONS (1) PROHIBIT DISCRIMINATION AGAINST QUALIFIED INDIVIDUALS BASED ON THEIR STATUS AS PROTECTED VETERANS OR INDIVIDUALS WITH DISABILITIES, AND (2) PROHIBIT DISCRIMINATION AGAINST ALL INDIVIDUALS BASED ON THEIR RACE, COLOR, RELIGION, SEX, OR NATIONAL ORIGIN. MOREOVER, THE REGULATIONS REQUIRE THAT UNIVERSITY AND CONTRACTOR TAKE AFFIRMATIVE ACTION TO EMPLOY AND ADVANCE IN EMPLOYMENT, INDIVIDUALS WITHOUT REGARD TO RACE, COLOR, RELIGION, SEX, NATIONAL ORIGIN, PROTECTED VETERAN STATUS OR DISABILITY.

12.37 **Intentionally left blank.**

12.38 **Intentionally left blank.**

12.39 **Intentionally left blank.**

12.40 **External Terms.** This Agreement completely supplants, replaces, and overrides all other terms and conditions or agreements, written or oral, concerning Contractor’s performance or provision of goods or services under this Agreement (External Terms). External Terms are null and void and will have no effect under this Agreement, even if University or its employees, contractors, or agents express assent or agreement to External Terms. External Terms include any shrinkwrap, clickwrap, browsewrap, web-based terms and conditions of use, and any other terms and conditions displayed in any format that University or its employees, contractors, or agents are required to accept or agree to before or in the course of accessing or using any goods or services provided by Contractor.

12.41 **FERPA Compliance.** Some of the University Records Contractor receives, creates or maintains for or on behalf of University constitute Education Records (as defined by
FERPA), or Personally Identifiable Information from Education Records (as defined by FERPA) (collectively, FERPA Data). Before Contractor may access, create or maintain any of University’s FERPA Data, Contractor must execute EXHIBIT F, FERPA Confidentiality and Security Addendum. EXHIBIT F, FERPA Confidentiality and Security Addendum, contains terms required by University to ensure that Contractor complies with FERPA (including the requirements of 34 CFR §99.33(a)) and University Rules related to FERPA, including (i) a description of all FERPA Data subject to this Agreement, and (ii) recognition that University retains the right to control Contractor’s access, use, and disclosure of all FERPA Data. Except to the extent Section 12.11 conflicts with EXHIBIT F, FERPA Confidentiality and Security Addendum, Contractor will comply with Section 12.11 in connection with all FERPA Data. To the extent that EXHIBIT F, FERPA Confidentiality and Security Addendum, conflicts with any term contained in this Agreement, the terms of EXHIBIT F, FERPA Confidentiality and Security Addendum, will control.

12.42 Contractor Certification regarding Boycotting Israel. Pursuant to Chapter 2270, Texas Government Code, Contractor certifies Contractor (1) does not currently boycott Israel; and (2) will not boycott Israel during the Term of this Agreement. Contractor acknowledges this Agreement may be terminated and payment withheld if this certification is inaccurate.

12.43 Contractor Certification regarding Business with Certain Countries and Organizations. Pursuant to Subchapter F, Chapter 2252, Texas Government Code, Contractor certifies Contractor is not engaged in business with Iran, Sudan, or a foreign terrorist organization. Contractor acknowledges this Agreement may be terminated and payment withheld if this certification is inaccurate.

12.44 Translations. This Agreement may be translated into various languages and executed by the parties; however, the English language version is the original and controlling agreement, and all other language versions are translations for information purposes only. If the terms and conditions of the original English language Agreement conflict with those in any foreign language translation of this Agreement, the original English language Agreement will prevail.

12.45 General Data Protection Regulation (GDPR) Applicability. Some of the University Records Contractor receives, creates or maintains for or on behalf of University constitute Personal Information or Data (as defined by the GDPR). Contractor agrees to ensure compliance with GDPR to the extent applicable and provide University with a copy of the Contractor’s privacy notice which complies with GDPR requirements, including but not limited to detailing the gathering and use of data, an individual’s rights under GDPR, and breach notification information. Contractor will provide University with any information necessary to allow University to fulfill its responsibilities as a data controller, as that term is defined by the GDPR, when responding to an inquiry from a data subject, as that term is defined by the GDPR. Such information shall be provided to University no later than 5 days from the day Contractor or University learn of a request for information from a data subject. To the extent compliance with this Section creates a conflict for Contractor to comply with other terms of this Agreement related to the safeguarding of University records, the terms of Section 12.41, including Exhibit G will control.
University and Contractor have executed and delivered this Agreement to be effective as of the Effective Date.

UNIVERSITY: 

THE UNIVERSITY OF TEXAS 

By: ___________________________ By: ___________________________
Name: ______________________________ Name: ________________________
Title: ______________________________ Title: __________________________

ATTACH:

EXHIBIT A – Scope of Work
EXHIBIT B – Schedule
EXHIBIT C – Payment for Services
EXHIBIT D – Intentionally left blank
EXHIBIT E – HUB Subcontracting Plan
EXHIBIT F – FERPA Confidentiality and Security Addendum
EXHIBIT A

SCOPE OF WORK

[Note: Provide a detailed description and break-down of all tasks Contractor is to perform and technical standards for the tasks, if appropriate.]
EXHIBIT B

SCHEDULE

[Note: Describe specific time deadlines and due dates for each phase of Work and, if appropriate, for Work as a whole.]
EXHIBIT C
PAYMENT FOR SERVICES

SERVICE FEES: [Note: Specify payment model. If the fee is not a stipulated lump sum, include a "not to exceed" fee cap amount.]

Notwithstanding the foregoing, the cumulative amount of Service Fees remitted by University to Contractor will not exceed $__________ (Fee Cap) without the prior written approval of University. In addition, total fees for each Phase of Work will not exceed the following specified amounts without the prior written approval of University:

$ __________

If University submits, in advance, a written request for additional services not contemplated or reasonably inferred by this Agreement, Contractor will be paid for actual hours incurred by Contractor’s personnel directly and solely in support of the additional services at the Rates provided above.

The Fee Cap is sometimes referred to as the Contract Amount.
EXHIBIT E
HUB SUBCONTRACTING PLAN
(WILL BE UPDATED WITH CONTRACTOR’S HSP)
FERPA CONFIDENTIALITY AND SECURITY ADDENDUM

This FERPA Confidentiality and Security Addendum (Addendum) is made and entered into effective as of [ ] (Effective Date) by and between The University of Texas System, a state agency and institution of higher education established under the laws of the State of Texas (University) and [ ] (Contractor), (collectively, Parties). The purpose of this Addendum is to provide the terms under which Contractor is required to maintain the confidentiality and security of any and all University records subject to the Family Educational Rights and Privacy Act, 20 United Stated Code §1232g (FERPA) which Contractor will create, receive, or maintain on behalf of University pursuant to [identify underlying contract to which the Addendum is attached] (Underlying Agreement).

1. **FERPA.** The Parties understand and agree that:

   1.1 As part of the work (Work) that Contractor will provide pursuant to the Underlying Agreement, Contractor is expected to create, receive or maintain, records or record systems from or on behalf of University that (a) are subject to FERPA or (b) contain personally identifiable information from “Education Records” as defined by and subject to FERPA (collectively, FERPA Records) namely: student information contained in academic records, including graded tests and scores. FERPA Records include all data in any form whatsoever, including electronic, written and machine readable form.

   1.2 Notwithstanding any other provision of the Underlying Agreement, this Addendum or any other agreement, all FERPA Records created, received or maintained by Contractor pursuant to the Underlying Agreement will remain the sole and exclusive property of University.

2. **FERPA Compliance.** In connection with all FERPA Records that Contractor may create, receive or maintain on behalf of University pursuant to the Underlying Agreement, Contractor is designated as a University Official with a legitimate educational interest in and with respect to such FERPA Records, only to the extent to which Contractor (a) is required to create, receive or maintain FERPA Records to carry out the Underlying Agreement, and (b) understands and agrees to all of the following terms and conditions without reservation:

   2.1 **Prohibition on Unauthorized Use or Disclosure of FERPA Records:** Contractor will hold University FERPA Records in strict confidence. Contractor will not use or disclose FERPA Records received from or on behalf of University, including any FERPA Records provided by a University student directly to Contractor, except as permitted or required by the Underlying Agreement or this Addendum.

   2.2 **Maintenance of the Security of FERPA Records:** Contractor will use the administrative, technical and physical security measures, including secure encryption in the case of electronically maintained or transmitted FERPA Records, approved by University and that are at least as stringent as the requirements of UT System Information and Resource Use & Security Policy, UTS165 at [http://www.utsystem.edu/board-of-regents/policy-library/policies/uts165-information-resources-use-and-security-policy](http://www.utsystem.edu/board-of-regents/policy-library/policies/uts165-information-resources-use-and-security-policy), to preserve the confidentiality and security of all FERPA Records received from, or on behalf of University, its students or any third party pursuant to the Underlying Agreement.

   2.3 **Reporting of Unauthorized Disclosures or Misuse of FERPA Records and Information:** Contractor, within one (1) day after discovery, will report to University any use or disclosure of FERPA Records not authorized by this Addendum. Contractor’s report will identify: (i) the nature of the unauthorized use or disclosure, (ii) the FERPA Records used or disclosed, (iii) who made the unauthorized use or received the unauthorized
disclosure, (iv) what Contractor has done or will do to mitigate any deleterious effect of the unauthorized use or disclosure, and (v) what corrective action Contractor has taken or will take to prevent future similar unauthorized use or disclosure. Contractor will provide such other information, including written reports, as reasonably requested by University. For purposes of this Section 2.3, an unauthorized disclosure or use includes any access or use of an “Education Record” (as defined by FERPA) by a Contractor employee or agent that the employee or agent does not require to perform Work or access by any employee or agent that does not involve the provision of Work.

2.4 **Right to Audit:** If University has a reasonable basis to believe that Contractor is not in compliance with the terms of this Addendum, University may audit Contractor’s compliance with FERPA as Contractor’s compliance relates to University’s FERPA Records maintained by Contractor.

2.5 **Five Year Exclusion for Improper Disclosure of Education Records.** Under the federal regulations implementing FERPA, improper disclosure or redisclosure of personally identifiable information from University’s “Education Records” (as defined by FERPA) by Contractor or its employees or agents may result in Contractor’s complete exclusion from eligibility to contract with University for at least five (5) years.

3. **Secure Destruction of FERPA Records.** Contractor agrees that no later than 30 days after expiration or termination of the Underlying Agreement or this Addendum for any reason, or within thirty (30) days after University’s written request, Contractor will halt all access, use, creation, or processing of FERPA Records and will Securely Destroy all FERPA Records, including any copies created by Contractor or any subcontractor; and Contractor will certify in writing to University that all FERPA records have been Securely Destroyed. **Secure Destruction, Securely Destroy** and **Securely Destroyed** mean shredding, erasing or otherwise modifying a record so as to make it unreadable or indecipherable.

4. **Disclosure.** Contractor will restrict disclosure of FERPA Records solely to those employees, subcontractors, or agents of Contractor that have a need to access the FERPA Records in order for Contractor to perform its obligations under the Underlying Agreement or this Addendum. If Contractor discloses any FERPA Records to a subcontractor or agent, Contractor will require the subcontractor or agent to comply with restrictions and obligations that align with the restrictions and obligations imposed on Contractor by the Underlying Agreement and this Addendum, including requiring each subcontractor or agent to agree to the same restrictions and obligations in writing.

5. **Termination.** This Addendum will remain in effect until the earlier of (a) expiration or termination of the Underlying Agreement, or (b) the date University terminates this Addendum by giving Contractor sixty (60) days’ written notice of University’s intent to terminate. **Sections 2, 3, 4, and 6** of this Addendum will survive expiration or termination of the Underlying Agreement and this Addendum.

6. **Breach.** In the event of a breach, threatened breach or intended breach of this Addendum by Contractor, University (in addition to any other rights and remedies available to University at law or in equity) will be entitled to preliminary and final injunctions, enjoining and restraining such breach, threatened breach or intended breach.

7. **Governing Law.** The validity, construction, and performance of this Addendum are governed by the laws of the State of Texas, and suit may be brought in Travis County, Texas to enforce the terms of this Addendum.
8. **Non-Assignment.** The rights and obligations of the Parties under this Addendum may not be sold, assigned or otherwise transferred.

AGREED TO AND SIGNED BY THE PARTIES.

The University of Texas System

By: ____________________________
Name: _________________________
Title: __________________________
Date: __________________________

[Contractor]

By: ____________________________
Name: _________________________
Title: __________________________
Date: __________________________
ADDENDUM 1

DATE: January 10, 2019
PROJECT: Web-Based Medical Risk Management Course Online Training Application
RFP NO: 720-1905
OWNER: The University of Texas System Administration
TO: Prospective Bidders

This Addendum forms part of Contract Documents and modifies Bid Documents dated November 16th, 2018 with amendments and additions noted below.

Questions and Answers:

1. Question: From our understanding, Section 5.3 Scope of Work [B] implies that the Vendor is responsible for the content of the course work.
   
   Our question is whether UT is considering providing or assisting Vendor with the content of the course or will the content be provided by [vendor name redacted] based on standard regulations of the course work and UT will do the approval of the contents alone?
   
   Answer: Below is a small excerpt from Section 5.3 of this RFP. I believe the highlighted portions of this Section answer your question.
   
   Contractor will provide the following services to University:
   
   A. Contractor will provide, maintain, and administer an online, Internet-based training application (the “Application”) under which University personnel may obtain training courses concerning medical-legal risk management (“Training Courses”) by connecting to the Application from any computer with Internet access, 24 hours a day, 7 days a week. Contractor will provide, maintain, and administer the Application and Training Courses offered through it so that they are readily accessible by any user with basic Internet skills.
   
   B. All Training Courses provided and administered by Contractor via the Application will be:
   
   1) Developed and provided by Contractor-provided faculty members that, in the University’s discretion, have all legal, medical, and teaching credentials necessary to do so.
2) Reviewed and updated by Contractor throughout the term of this Agreement so that such courses at all times accurately reflect new laws affecting the University and its personnel as well as changing medical-legal circumstances in the State of Texas; and

3) Approved in advance and in writing by the UT System Plan Administrator or delegate, who will also participate in the selection of the course curriculum offered by Contractor to University personnel via the Application.

2. Question: As discussed, we’d like to get clarification on the browser compatibility requirements cited in the Scope of Work, section 5.3 of the RFP. We understand that you have specified clear visibility and functionality in Internet Explorer, Safari, Edge, Firefox, and Chrome. For each, can you please let us know with which versions compatibility is required?

Answer: UT System is looking forward to receiving proposals where it will be clearly stated that the solution is compatible with the latest version of the browsers at completion.

3. Question: The Scope of Work, section C.3, identifies the American Medical Association as the accrediting body, rather than the Accreditation Counsel for Continuing Medical Education. Technically, [company name redacted] will be maintaining its accreditation with the ACCME (where we are Accredited with Commendation) and offering activities that are certified for AMA PRA Category 1 Credit™. We’ll make the adjustment in the text, but just want to confirm that we’re in alignment.

Answer: We are in alignment on this.

4. Question: The Scope of Work, section C.11, refers to the University’s security policies. Can we get a copy of these?

Answer: https://www.utsystem.edu/sites/policy-library/policies/uts-165-information-resources-use-and-security-policy

5. Question: The Scope of Work, section G, refers to the “System-specific website.” Can you confirm that this refers to the Application as opposed to [company name redacted] company website?

Answer: This refers to the Application.

6. Question: Appendix One Section 4 is an “Addenda Checklist.” Can you confirm that this is referring to “Appendices” 1 through 4?
Answer: No – this refers to the Addenda. There were no Addenda posted. However, I will post a Q&A Addendum tomorrow morning and will notify all prospective vendors via an email.

END OF ADDENDUM 1