Guidelines
For
Disbursement of Funds
# Guidelines for Disbursement of Funds

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Introduction
Disbursement training is required of all Texas A&M University-Texarkana personnel who are involved with voucher preparation or approval and for employees who have been granted procurement card purchasing privileges. The Texas A&M Texarkana Accounting Department will establish procedures by which all purchase and travel vouchers or other requests for vendor payments are initiated or approved only if certification is on file that both the preparer, approver or procurement card holder have received disbursement training and that such individuals understand the responsibility that accompanies their authority.

The System Office of Budgets and Accounting is responsible for the maintenance of the basic Guidelines for Disbursement of Funds. These Guidelines are to be used as the basis for development of individualized member disbursement training. It is recommended that each member fiscal office add more specific information and procedures relevant to its mission. The Guidelines are updated biennially. In the event that the federal or state government adopts legislation that conflicts with these guidelines, the legislation will take precedence.

The following sections of the Guidelines for Disbursement of Funds are provided as general guidance: Gifts and Awards, Honoraria or Speaking Fees, Independent Contractors, Moving Expenses, Payments to Non-U.S. Citizens, Lease of Apartment or House, and Spousal Travel. Additional information related to the specific topic can be found in the A&M System Tax Manual located at https://www.tamus.edu/business/budgets-and-accounting/tax-services/tax-manual/

Definitions of terms used to describe the various sources of funds available for disbursement are included in the Glossary found in Appendix 1. The rules are different for state and institutional (local) funds. Those specific instances in which expenses can be made only from specific funding sources have been identified. In general, institutional funds are less restrictive than state funds. Funds from sponsored agreements must follow the sponsor defined rules.

Questions or comments relating to the Guidelines for Disbursement of Funds should be directed to the Controller at (903) 223-3110.
Purchasing Guidelines

Overview
The Texas A&M University System members are committed to complying with the existing laws, codes, policies and regulations governing the procurement of goods and/or services. System Regulation 25.07.03 Acquisition of Goods and/or Services or System Policy 25.07 Contract Administration defines the purchasing regulations in conjunction with the member’s purchase rules and regulations. The Texas Comptroller’s Office Texas Procurement & Support Services (TPASS) purchasing guidelines are helpful.

Historically Underutilized Businesses (HUB Vendors)
In accordance with the Texas Government Code, state agencies shall make a good faith effort to utilize Historically Underutilized Businesses (HUBs) in contracts for construction, services, including professional and consulting services, and commodity contracts.

To encourage and effectively promote the utilization of Historically Underutilized Businesses (HUBs) by all state agencies, and to promote full and equal business opportunities for all businesses in state contracting in accordance with the goals specified in the State of Texas Disparity Study.

Governing Laws
- Texas Education Code, section 51.993  
  http://www.statutes.legis.state.tx.us/Docs/ED/htm/ED.51.htm
- State Government Code, 2161 http://www.statutes.legis.state.tx.us/Delegated Purchases
- State of Texas Administrative Code (TAC), Section III, the Historically Underutilized Business Program
- The State of Texas Senate Bill 178

Texas A&M-Texarkana has establish delegated purchasing authority limits in which departments can purchase goods or services. Delegated authority is intended to allow departments to purchase supplies and equipment that would meet their immediate needs and would not require the purchasing office to assist with the purchase.

In general, large purchases should be competitively bid. Texas A&M-Texarkana has delegated authority to departments to purchase supplies and equipment to meet immediate needs. The maximum dollar limit is $5,000.

Note that large purchases may not be broken down into multiple smaller purchases in an attempt to circumvent purchasing limits. Also, cumulative departmental purchases that total above the maximum dollar limit within 30 days for goods and 1 year for services with the same vendor should be competitively bid.
Exempt Purchases
The purchase of certain commodities and services may be exempt from competitive bidding or may be required by statute to be procured through specific purchasing methods. See the System Policy 25.07.03-Acquisition of Goods and/or Services at http://policies.tamus.edu/25-07-03.pdf or for additional information, contact the A&M-Texarkana Director of Purchasing for a list of exempt goods and/or services.

Vendor on Hold Status
State law prohibits the state making payments if the vendor owes a debt to the state or is delinquent on certain.

- Taxes
- Student loans
- Child support

In such cases, the Comptroller’s office will process and create a payment but will not release it to the paying agency until the vendor pays what is owed. Under certain circumstances, the law also authorizes the Comptroller to apply state payments against what is owed.

Agencies and institutions are required to verify a vendor’s hold status for payments made with local funds and payment card purchases over $500. Emergency payments are not subject to this requirement.

The Texas Identification Number System (TINS) is the system of record for accessing vendor hold information. Field staff unable to access TINS may use the Vendor Hold Search https://fmcpa.cpa.state.tx.us/tpis/search.html.

There is no need to verify vendor hold status for payments made through the Uniform Statewide Accounting System (USAS) with appropriated funds. The system automatically checks the hold table and identifies payments issued to individuals and entities that have outstanding state debts. The Comptroller’s office holds these payments for 30 days and applies them to the liabilities if the debt is not satisfied within that timeframe.

FAMIS has also been designed to verify the vendor hold status before payments are issued.

Required Disbursement Training
Disbursement training is required of all A&M System personnel who are involved with voucher preparation or approval (disbursement of funds). Disbursement training is also required of A&M-Texarkana employees who are granted purchasing with procurement cards. A&M System members must establish procedures to ensure that vendor payments are initiated and approved only by authorized individuals who have completed disbursement training.
Purchase Vouchers

General Discussion
State agency personnel are responsible for reviewing each purchase voucher/vendor payment request for accuracy and completeness. The following guidelines must be followed to ensure the prompt and accurate processing of vouchers/payment requests:

° Purchases and the resulting payments must be made in accordance with the Texas and United States Constitutions, state and federal statutes and regulations, the State Comptroller’s rules, sponsor requirements, A&M System policies and regulations, and A&M-Texarkana rules, where applicable.
° A purchase voucher must contain accurate data and a complete and accurate description of the goods or services being purchased.
° Documentation must be maintained to support the legality of a payment or to accurately describe the goods or services being purchased. Vendor certification is acceptable in lieu of supporting documentation in certain circumstances. In the case of contracts, a copy of the contract with the proper approval signatures should be attached to the purchase voucher. Having a contract does not exempt the purchase from the appropriate purchasing guidelines. Contact the Contract Office for specific requirements regarding third party contracts.
° As of December 4, 2008, the original signatures on a “paper” purchase voucher are no longer required. Electronic signatures are allowed.
° In those instances, where the FAMIS Purchasing Module is used, A&M System members must establish procedures to ensure that vendor payments are initiated and approved only by authorized individuals who have completed disbursement training.
° When the authority for a purchase is not obvious or self-evident, a citation of the relevant statutory authority must be included on the purchase voucher. Whenever a statement is required, the agency must ensure that the statement is true and complete. Such statements are vital to supporting the legality of payments.
° The processing of a voucher in error does not obligate the Accounting Department to process all similar, subsequent vouchers. Each voucher must stand on its own merit. Therefore, the department should not assume that the processing of a particular voucher indicates the Accounting Department’s decision to process all similar, subsequent vouchers.

The processing of a voucher in error does not obligate Financial Services/Accounts Payable to process all similar, subsequent vouchers. Each voucher must stand on its own because an improper type of payment is not made proper by the fact that it was made one or more times. Therefore, a department/entity should not assume that the processing of a particular voucher indicates the Accounts Payable office’s decision to process all similar, subsequent vouchers.

Items to be included on a purchase voucher/payment requests.
° Agency name;
° Agency number;
° Departmental reference number (where applicable);
° Agency voucher/reference number;
° Taxpayer identification number (vendor identification number);
° Name and address of the vendor or payee;
° Invoice date;
Order date;
Date invoice was received;
Paying account number(s);
Agency object code;
Requisition or purchase order number (where applicable);
Payee reference number (i.e., invoice number, etc.);
Customer accounts receivable number;
Delivery date of goods or services;
Description of goods or services;
Payment amount; and
Agency approval.

Invoices/Receipts
Except for those instances where advance payment is specifically authorized by statute, payment must be made only after authorized personnel have certified that the goods or services for which payment is being made have been received. Original invoices/receipts are required to process a purchase voucher/payment request. Copies of original invoices retained by the vendor are also acceptable. If the original invoice/receipt is not available, a statement must be included on the purchase voucher/payment request stating that the original invoice is not available. However, it is the department’s responsibility to confirm that this is not a duplicate payment by following through with the appropriate and necessary research to determine whether prior payment has been made to the vendor on this invoice. When a vendor claim is not supported by an adequate invoice, the vendor will be required to complete the vendor certification section of the purchase voucher/payment request.

Required State Documentation for State Funds
The State Comptroller’s Office requires that documentation be made available during a Post Payment Audit that shows that payment made on a purchase voucher does not exceed the agreed upon purchase price. Therefore, written or electronic documentation of prices, such as phone or written price quotes, copies of catalog items, or internal order forms must be maintained and readily available. Written documentation should include the order date, quantity and price of goods purchased.

Spot purchases do not require this additional documentation. However, “Spot Purchase” should be prominently displayed on the purchase voucher. For on-line vouchers, this notation should be made in the document notes or description. A spot purchase has been defined by the State Comptroller’s Office as a purchase made and picked up directly at the vendor’s establishment.

State of Texas Prompt Payment Law
State of Texas Prompt Payment Law requires a state agency to make payment to the vendor by the 30th calendar day after the latest of the following:

- The day the agency received the goods; or
- The day the vendor completed performing its services for the agency; or
- The day the agency received the invoice for the goods and services (date stamp).

If the due date is on a holiday, the due date should be backed up to the previous business day.
If a state agency does not mail or electronically transmit a payment to a vendor or the vendor’s financial institution by the applicable due date, the agency is liable to the vendor for interest as follows:

1. Beginning on the day after the payment is due; interest accrues on the unpaid balance at the rate defined by the State Comptroller’s Office per month. The interest ceases to accrue on the date the state agency issues the payment to the vendor or the vendor’s financial institution.

2. The State Comptroller’s Office and A&M System member fiscal offices’ automatically compute and pay interest owed to vendors for late payments that are covered by the prompt payment law. The prompt payment law applies to payments for most goods and services regardless of the source of funds used to make the payments. However, past due vendor payments made from institutional funds will not incur interest charges for any item where the calculated interest is equal to or less than $5.00. If the department requests that prompt payment interest not be paid, facts to substantiate the request must be included and clearly identified in the supporting documents submitted with the purchase voucher. Interest cannot be refused if inadequate documentation is provided.

3. Payments that become overdue on or after September 1, 2004, will accrue interest at the rate in effect on September 1 of the fiscal year in which the payment originally becomes overdue. The rate in effect on September 1 is equal to the sum of one percent plus the prime rate as published in the Wall Street Journal on the first business day in July of the preceding fiscal year.

Exceptions to prompt payment rules exist where:

1. There is a bona fide documented dispute between a vendor and a subcontractor or between a subcontractor and its supplier, about the goods delivered or the services performed that causes the payment to be late.

2. The terms of a federal contract, grant, regulation or statute prevents the agency from making a timely payment with federal funds.

3. The invoice is not mailed to the person to whom it is addressed in strict accordance with any instructions on the purchase order relating to the payment.

4. The payment is to another state agency.

Disputed Payments
An agency must notify a vendor of an error on the invoice no later than 21 days after the state agency receives the invoice. It is critical that all details regarding a dispute with a vendor concerning an invoice or the goods/services received be fully documented. The documentation should include the nature of the dispute, the dates surrounding the dispute, dates and explicit details of any communications with the vendor concerning the dispute as well as the names of individuals involved in the communications, and when and in whose favor the dispute was resolved.

If a documented dispute is resolved in the vendor’s favor, the vendor is entitled to receive interest on the unpaid balance of the invoice. This interest must be calculated from the original due date of the payment, as if no dispute ever existed.
If a documented dispute is resolved in the state agency’s favor, the vendor must submit a corrected invoice. If they choose not to submit a corrected invoice and request that payment be made from the original with proper adjustments, then this must be documented. The unpaid balance begins to accrue interest 30 days after the corrected invoice date.

**Vendor Information**

To process a payment to a vendor, the vendor must be established with a vendor identification number in the accounting system. When using state funds, the vendor must also be established in the State’s accounting system, Uniform Statewide Accounting System (USAS). To be in compliance with IRS regulations, the Accounting Department will require all companies and individuals who are not employees or students to have a W-9 form on file with the Accounting Office prior to payment. The System Administrative and General Offices (SAGO) has developed a Substitute W-9 that can be used to gather the relevant information. The form is located on the web at [http://www.tamus.edu/assets/files/budgets-acct/pdf/Substitute-W-9.pdf](http://www.tamus.edu/assets/files/budgets-acct/pdf/Substitute-W-9.pdf)

It is critical that a vendor submits a valid tax identification number. Before a vendor is setup their number should be validated on the IRS website.

**Vendor and Employee Payments**

All vendors and employees should be encouraged to use direct deposit. Once established, payments will be sent directly to their bank account by electronic transfer/ACH. Once payment is released, the reimbursement will be in the specified bank account within two business days.

If state funds are being used, it is in the vendor’s best interest to setup direct deposit authorization from the Texas Comptroller’s office. This form can be found at the following link: [https://www.comptroller.texas.gov/forms/74-176.pdf](https://www.comptroller.texas.gov/forms/74-176.pdf)

**Contract Workforce**

Beginning September 1, 1999, state agencies and institutions are required to track and report information on workforce contracts of $10,000 or more paid from state appropriated funds. For reporting purposes, contract worker is defined to mean an independent contractor, a temporary worker supplied by a staffing company, a contract company worker, or a consultant. These requirements also apply to interagency and intra-System contracts.

According to the General Appropriations Act (GAA), an agency or institution may not expend funds appropriated by the GAA for payment of a contract workforce under a contract that is executed, amended, or renewed after August 31, 2001, until the agency or institution:

1. Develops comprehensive policies and procedures for its contract workforce;
2. Examines the legal and personnel issues related to the use of a contract workforce;
3. Conducts a cost benefit analysis of its current contract workforce before hiring additional contract workers or amending or renewing existing contracts; and
4. Documents why and how the use of contract workers fits into agency staffing strategies, including consideration of agency mission, goals and objectives, existing and future employee skills needed, compensation costs, productivity, nature of services to be provided, and workload.

When contemplating the use of contract workers, the department should contact the purchasing office for additional information on member specific guidelines.

**Contract Approval**

Purchases to be made through a contract that will exceed the delegated dollar limit must follow purchasing guidelines and will require a requisition or Request for Proposal prior to any contracting activity. Guidelines on delegated authority can be found in System Regulation 25.07.01, located at [http://policies.tamus.edu/25-07-01.pdf](http://policies.tamus.edu/25-07-01.pdf).

In addition, each A&M System member has adopted specific contract delegation limits. Please contact your Contract Office for additional information.

**Contract Reporting Requirements**

Legislative Budget Board (LBB) contract reporting guidelines require that state agencies and institutions of higher education report contracts that exceed certain dollar limits to the LBB within 10 days of execution (including an amendment, notification, renewal, or extension). In most instances, this reporting requirement applies to all funding sources. Contracts to be reported are categorized into four categories: major information systems (more than $1,000,000), construction projects (more than $14,000), professional services (more than $14,000), or other (more than $50,000). The “other” category applies only to contracts funded in whole or in part with state appropriations. Contracts that fall into the “other” category do not include purchase orders, interagency contracts, medical or optometric services, or contracts paid only with non-appropriated funds. LBB interpretation requires agencies to report any major information system contracts that are valued between $50,000 and $99,999 and funded in whole or part with state funds as “other” contracts.

**Advance Payments**

A state agency may not pay for goods or services before their delivery to the agency, except:

- A state agency may pay for goods or services before their delivery to the agency if there is legitimate public purpose for making the payment in advance.
- A state agency may use money appropriated for a particular fiscal year to pay for a utility service provided during that fiscal year and September of the next fiscal year.
- A state agency may pay rent for leased space a maximum of seven days before the payment due date.
- A state agency may pay for a periodical subscription a maximum of six weeks before the renewal date.
- A state agency may pay a rental fee for a meeting room, exhibit booth, or registration fee in advance if there is a legitimate public purpose for making the advance payment. Examples of legitimate reasons include significant cost-savings or reserving a space when enrollment is limited.
- A state agency may process a purchase voucher/payment request for the purchase of real property anytime during the seven days before the closing date if the check/state warrant will be delivered to the seller no earlier than the closing date.
- A state agency may pay an annual maintenance agreement, an internet connection, a post office box rental, insurance, or a surety or honesty bond in advance, regardless of whether it covers more than one fiscal year.
- A state agency may make an advance payment to a federal agency or another state agency for goods purchased from the agency if the advance payment will expedite the delivery of the goods.
- A state agency may pay tuition directly to an institution of higher education not earlier than the 6 weeks before the class begins. However, a state agency may not reimburse a state employee for tuition before the class begins.
- An institution of higher education may pay for books and other published library materials before receiving them if reasonably necessary for the efficient operation of the institution’s libraries.
- A state agency may make an advance payment if significant cost savings would result from making the payment in advance.
- A state agency may make an advance payment to a vendor who is selling specialized or proprietary goods or services to the agency if the vendor requires the payment be made in advance.

If your department must make an advance payment for a reason not listed above, contact the fiscal office for additional guidance on this issue. A state agency that makes an advance payment to a vendor is responsible for ensuring that the vendor provides the good or service, or for pursuing appropriate legal remedies to recover the payment if the vendor fails to provide the good or service.

**Advertising**

All state purchase vouchers must have a copy of the advertisement attached. This policy is also recommended for institutional purchase vouchers/payment requests. Types of advertising include, but are not limited to, newspapers, magazines, books, internet and radio.

**Aircraft Rental**

When a department submits a purchase voucher/payment request for the lease or rental of a non-System or non-Texas Department of Transportation (TxDOT) aircraft, the department must attach a copy of the Aircraft Operations-Texas Department of Transportation’s approval. It is suggested that departments contact the System Aircraft department for any aircraft leasing needs. If a System aircraft is unavailable, the System Aircraft department will coordinate with Aircraft Operations-Texas Department of Transportation to obtain advance approval for use of non-State aircraft. The System Aircraft department will obtain the appropriate approvals and forward to the requestor. All purchase vouchers/payment requests for aircraft rental must state the trip’s purpose and the agency’s compliance with permissible uses of aircraft.

An authorized state agency may spend state funds to lease or operate an aircraft only if:

- The purpose of each flight of the aircraft is official state business;
Each passenger on each flight of the aircraft is a state officer or employee, a person in the care or custody of a state officer or employee, or a person whose transportation furthers the official state business purpose of the flight;

The destination of each flight of the aircraft is not served by a commercial airline, the time required to use a commercial airline interferes with other obligations, or the number of state officers and employees on each flight of the aircraft makes using the aircraft more cost effective than using a commercial airline;

The events attended by each passenger on each flight of the aircraft are not sponsored by a political party and are not for the promotion of a political party;

No passenger on any flight of the aircraft receives a fee or honorarium unless each passenger receiving a fee or honorarium reimburses the state for the passenger’s travel cost;

The business of each passenger on each flight of the aircraft does not involve raising money for private or political purposes; and

The business of each passenger on each flight of the aircraft does not involve the charging of a fee or an admission charge to see or hear a passenger.

Alcoholic Beverages
State funds may not be used to purchase alcohol or alcoholic beverages for personal consumption or entertainment. Local funds may not be used to pay for alcohol or alcoholic beverages for business or non-business meals consumed during travel.

If approved by the CEO, alcohol can be purchased from local funds on a member procurement card or reimbursed to an employee when ALL the criteria below are met.

- The alcohol purchase or reimbursement is paid from institutional funds because appropriated funds cannot be used. See Tex. Gov’t Code §§ 660.113(e), 2113.101.
- The employee is not on active duty when the alcohol is consumed.
- The alcohol purchase must be for a lawful purpose in support of events or activities furthering the mission of the member as determined by the member CEO.
- Detailed receipts clearly indicating the purchase of alcohol are required.
- The object code for alcohol must be used.

If all the stated criteria are not met for an employee’s purchase of alcohol using a member liability travel card, the member will issue an account receivable to the employee for the expense. The employee will be placed on state hold if the employee fails to reimburse the member for the alcohol expense.

With CEO approval, alcoholic beverages may be purchased using:

- Gift funds or other institutional funds as permitted by state law. (State laws prohibit the use of any funds under the control of an intercollegiate athletic department for purchase of alcoholic beverages.)
- Contract and grant funds for legitimate scholarly research and/or testing that require the use of alcoholic beverages, if the guidelines stipulated in the grant or contract are followed.
- Participant registration fees for a conference or similar event if the alcohol is to be served as part of the event.
All alcohol purchases must be in support of events and activities that further the mission of the institution or agency, as determined by the Chief Executive Officer.

Purchase vouchers/payment requests for purchase of alcoholic beverages must clearly show that alcohol was purchased.

If additional information is needed, consult the Accounting Department for local fund policy on alcohol purchases.

**Alumni Organizations or Activities**

Educational and general funds appropriated by Article III of the General Appropriations Act (GAA) may not be expended by institutions of higher education for the support or maintenance of alumni organizations or activities.

**Audits of State Agencies**

State funds may not be used to contract with a person or organization to audit the financial records or accounts of the agency.

Exceptions include:
- Contracts with the state auditor.
- Audits authorized by the Texas Lottery Commission, Texas Department of Housing and Community Affairs or Texas Turnpike Division of the Texas Department of Transportation.

A state agency may use appropriated money to finance a supplemental audit of payments received from the federal government if the audit is required as a condition of receipt of the money and the federal grant, contract, allocation or aid contains funding for the audit.

An institution of higher education may use institutional funds to pay for audits.

**Auxiliary Enterprises**

State funds may not be used for the support of auxiliary enterprises. An institution of higher education may purchase goods and services from its auxiliary enterprises, including bookstores, only if the institution treats the enterprise as it would any independent vendor or provider of goods and services. In other words, an institution of higher education may purchase goods and services from an auxiliary enterprise only if the purchase is advantageous to the institution, determined without considering the purchase’s effect on the enterprise.

**Charitable Organizations**

A state agency may not provide money, goods or services to a charitable organization unless:

- the agency has specific or implied statutory authority to provide it; and
- providing it would serve a public purpose; and
- the agency would receive adequate consideration for it; and
- the agency adopts adequate controls to ensure that the public purpose is achieved.

It is unlikely that a state agency would be able to show compliance with the preceding conditions.
Commencement Ceremonies
Expenses incurred for a commencement ceremony sponsored by an institution of higher education are payable only if they serve a proper public purpose.

Honoraria are not payable, but speaking fees are.

Conference Registration Fees
Advance payment of conference registration fees are made by issuing a purchase voucher/payment request directly to the organization sponsoring the conference. Optional expenses such as meals and lodging cannot be paid for in advance. The name of the person, full name of the conference, dates of the conference and the reason for prepaying must be included on the purchase voucher.

Conference registration fees may also be paid directly by the employee and then reimbursed by the state agency. However, the employee will not be reimbursed prior to attending the conference.

Employee Certification/Licensure
Employees may be reimbursed for fees required to maintain professional certification or licensure. The authority for such payment is contained in Attorney General Opinion No. JM-1063 (1989), which states that a state agency may constitutionally pay professional fees or occupation taxes on behalf of its employees “if the responsible agency authority determines that the agency will receive adequate return on such expenses, that is, that such expenses would be directly and substantially related to the agency’s governmental function.”

Reimbursements will be made only for fees needed to maintain a job-related certificate or license; incidental or non-job related certifications do not qualify. Costs such as examination or course fees to initially obtain a license or certificate, late payment penalties, discretionary membership fees, or other related professional costs will not be subject to reimbursement as a professional membership fee.

Employment of Retirees
An institution of higher education may employ a person who has retired under the Teacher Retirement System (TRS) if the governing board determines that the employment is in the best interest of the institution, and the person has been retired for at least 30 days before the effective date of the employment. The same applies to a person retired under the optional retirement system, except that the rehire after retirement may occur without a break in service.

Contract Negotiations Prior to Retirement (Only for Employees Utilizing TRS Retirement Program)
Normal age retirees may not have a contract, agreement or promise of future employment at the time of retirement unless the employment meets one of the exceptions to loss/forfeiture of benefits:

- Normal age retirees may have a contract, agreement, or promise of future employment at the time of retirement for one-half time employment, full-time employment for up to six months, or employment as a bus driver.
Normal age retirees may negotiate for employment as a classroom teacher in an acute shortage area or as a principal or assistant principal provided the contract includes a 12 consecutive month break in service after the date of retirement before the retiree begins work.

Early age retirees may not have a contract, agreement, or promise of future employment at the time of retirement. Negotiations to return to work may not occur until after the required 30-day break in service. Employees (utilizing the TRS retirement program) entering into contracts, agreements, or promises to return to work that do not meet these requirements, risk revocation of their retirement and the loss of all associated benefits of retirement.

**Flowers, Floral Arrangements, and Plants**

A state agency may not use state funds to purchase flowers, floral arrangements, or decorative plants for a state officer or employee or for the friends or family of a state officer or employee. Similarly, state funds may not be used to purchase, lease, or maintain live or artificial indoor plants unless the agency is an institution of higher education and the plants are to be used for educational or research purposes.

As a general rule, purchases from state funds should be limited to vegetation dirt, potting soil, fertilizer, and seeds needed for erosion prevention, research, or agriculture.

Please contact the Accounting Department for further guidance on the use of state and institutional funds for these purchases.

**Food Purchases**

The use of state funds for the purchase of food is very limited. State funds **cannot** be used for the purchase of food, coffee or related items for consumption by employees or departmental visitors. State funds can, however, be used to pay for food purchases related to research or teaching in a class or lab setting. The purpose must be clearly documented. Food purchases directly related to conferences, seminars, research or teaching, should be coded as Food Purchases (expense object code 4050).

Expenses for food and/or refreshments from institutional funds are authorized to the extent such expenses enable the state agency to carry out their educational function, serve to promote education in the State of Texas, and provide an important public service. All food purchases must follow A&M System Regulation 21.01.12. Food purchases for business meals should be coded using expense code 6340. Allowable food purchases other than for business meals should be coded 6339. Purchase vouchers/payment requests for reimbursement of business lunches or entertainment must contain sufficient documentation to satisfy the Internal Revenue Service’s “five W’s”:

- who, what, where, when and why.

Expenses for food and/or refreshments must comply with one or more of the following direct purposes:

- The recognition or promotion of academic achievement, athletic achievement, scholarship and/or service to an A&M System member or the State;
- The support of educational classroom labs including early childcare, nutrition and food service labs;
- The promotion of the communication of intellectual ideas among students, faculty, staff, administrators and/or representatives of the public;
- The support of student events and activities that are sponsored by an A&M System member;
The recruitment of students, faculty, and staff;
- The promotion of the exchange of ideas with community leaders regarding the role of an A&M System member in the community;
- The assistance of the Regents, accrediting agencies, officials from other universities and/or public officials in inspecting and reviewing the facilities and programs of an A&M System member;
- The support of a program of continuing education sponsored by an A&M System member; or
- The conduct of staff conferences and receptions or other events designed to recognize and honor employees.

The following categories of funds may be used to purchase food and/or refreshments for the purposes listed above:

- Balances in accounts funded from student service fees, bookstore allocations, and concessions may be used to purchase food and/or refreshments to the extent to which such funds have been budgeted.
- Donated unrestricted funds and funds received as registration fees for continuing education conferences and short courses may be used to purchase food and/or refreshments where provisions have been included in the registration fee.
- Funds raised and/or earned by student organizations may be used to purchase food and/or refreshments.
- Other locally generated income not restricted to administrative, education and general, research, plant expansion, loan, endowment, and/or scholarship programs may be used to purchase food and/or refreshments.

Financial Services considers “business meeting” to be self-explanatory. If the event in question cannot be considered to be a business meeting, food and/or drink paid for by the University is not allowed. An agenda and minutes for the event may be requested to determine if the event meets this requirement. The general guideline Financial Services accounting offices have used in interpreting this policy has been that if the meeting is incidental to the food, the food is unallowable; if the food is incidental to the meeting, the food may be allowable.

**Gifts and Awards**

Various taxable income issues exist related to gifts and awards. The following discussion is an overview. For specific information regarding gifts and awards, please consult the A&M System Tax Manual at [https://www.tamus.edu/business/budgets-and-accounting/tax-services/tax-manual/](https://www.tamus.edu/business/budgets-and-accounting/tax-services/tax-manual/) or contact the fiscal office.

In an effort to promote System-wide consistency and compliance with applicable tax regulations, the following guidelines should be used in determining the taxability of gifts, awards, and other presentations to employees:

- Cash, fringe benefits provided through the use of a charge or credit card, and cash equivalents (e.g., gift certificates) are considered taxable income to the employee regardless of the value.
Gifts, awards, and other non-cash presentations are generally considered taxable income to the employee unless considered de minimis (defined below) or an employee achievement award (explained below).

De minimis fringe benefits are those that are both low in cost and given on an infrequent basis. For the A&M System’s purposes, gifts, awards, and presentations costing $100 or less will generally be considered de minimis. In addition, the frequency of presentations should be determined on an individual employee basis (no more than two times per year). Flowers, books, fruit baskets, plaques, certificates (not gift certificates), or similar items given for a special purpose such as family death or illness, recognition of special effort, or outstanding performance may be excepted from the $100 ceiling, with adequate documentation supporting exclusion from income. Cost and frequency must still be considered and explained in documentation concerning these types of items. Departments should refer special circumstances or questions to their fiscal office for further determination, if necessary.

Employee achievement awards of tangible personal property costing up to $400 per employee during a calendar year are generally not taxable to the employee. The Internal Revenue Service definition of “employee achievement awards” includes only length of service or safety awards. Each must be awarded as part of a meaningful presentation and length of service awards given to an employee must be at least five years apart. Safety awards to managers, administrators, other professional employees, or clerical employees (essentially “white-collar” staff) are generally taxable, including those under a “qualified plan” as described below. Length of service and safety awards should not be disguised compensation.

Retirement gifts may be excluded from income as length of service awards or as de minimis fringe benefits. To qualify as a length of service award, the retiree may not have received a length of service award during the previous five years. Retirement gifts proportionate to the retiree’s length of service may be accepted from income as de minimis, without regard to the $100 ceiling. Documentation of the relationship between the retiree’s length of service and the value of the gift is essential.

“Qualified plan” employee achievement awards are not taxable up to $1,600 per employee during a calendar year. The A&M System member’s plan should be submitted to the System Office of Budgets and Accounting for review. Qualified plans must be non-cash to be excluded from income.

Expenses for gifts and awards described above apply to institutional fund sources only.

State funds may be used for employee awards under the following, more specific and stricter, restrictions:

- Service awards, safety awards and other similar awards for professional achievement or other outstanding service may be presented to employees or officers at periodic intervals under rules and regulations adopted by the agency. However, the award must not exceed $50 per employee.
For awards to volunteers, a state agency may expend funds to purchase engraved certificates, plaques, pins, and other awards of a similar nature that do not exceed $50 in value per volunteer. The awards may be purchased only to recognize volunteers’ special achievement and outstanding service and only if the agency has established a volunteer program that complies with Chapter 2109, Texas Government Code, or with other applicable general law.

In either circumstance, awards paid from state funds should be considered *de minimis* fringe benefits for tax purposes.

Documentation is required to support the decision regarding the taxability/non-taxability of the gift or presentation. Contact the fiscal office for additional guidance on this issue and related tax implications.

**Honoraria or Speaking Fees**

There are taxable income issues related to honoraria and speaking fees. For specific information regarding honoraria or speaking fees, please consult the A&M System Tax Manual at [https://www.tamus.edu/business/budgets-and-accounting/tax-services/tax-manual/](https://www.tamus.edu/business/budgets-and-accounting/tax-services/tax-manual/) or contact the fiscal office.

State agencies occasionally want to pay persons for speaking engagements. These payments are often referred to as “honoraria.” If an honorarium is, in a particular case, an honorary gift or a gratuitous payment instead of compensation for services rendered, then a state agency may not constitutionally pay an honorarium. If an honorarium is, in a particular case, a euphemism for a payment to a person for services rendered, a state agency may constitutionally pay an honorarium.

**Independent Contractors**


State agencies are exempt from paying Social Security, deducting income tax, reporting earnings to the Texas Workforce Commission, and providing employee benefits to bona fide independent contractors or outside consultants. However, if an individual is incorrectly classified as an independent contractor, the state agency may be in violation of one or more federal and state laws including the Federal Unemployment Tax Act, the Internal Revenue Code, the Texas Unemployment Compensation Act, and the Texas Workers’ Compensation Insurance Law.

Penalties for violating these laws can include payment of back wages plus liquidated damages, payroll taxes, court costs and attorney’s fees, declaratory injunctive relief as defined by a court, and other monetary penalties. The U. S. Department of Labor has stressed the following six factors as the criteria to be used in determining whether an individual is an employee or independent contractor:

- The extent to which the services provided are an integral part of the contractor’s business;
- The permanency of the employment relationship;
- The amount of the contractor’s investment in facilities and equipment;
- The nature and degree of control and supervision by the employer;
-
- The contractor’s opportunities for profit and loss; and
- The amount of initiative, judgment, or foresight in open market competition with others required for the success of the claimed independent enterprise.

If an individual is employed to perform unskilled labor, is paid an hourly rate, and is closely supervised, he/she probably would not meet the test of an independent contractor and, therefore, should be treated as an employee.

The Internal Revenue Service provides additional guidance on the matter. The Internal Revenue Code provides that employment taxes are imposed on wages received by employees. The Code defines the term “employee” for FICA purposes as any individual whose employment status meets the common law requirements for an employer-employee relationship. Generally, an employer-employee relationship exists if the person for whom the services are performed has the right to control and direct the individual who performs the services, not only as to the results of the work but also the details and means by which the results are accomplished. It is unnecessary for the employer to actually direct or control the manner in which the services are performed; it is sufficient if the employer has the right to do so.

If an employer-employee relationship exists, the designation of the parties as anything other than that of employer and employee is immaterial. Thus, if that relationship exists, it is of no consequence that the employee is designated as a partner, co-venturer, agent, or independent contractor.

**Interagency Agreements/Contracts**

State agencies are authorized by the Texas Interagency Cooperation Act to enter into written contracts with other agencies of the State for furnishing special or technical services. The contract may be for employee services, materials, and/or equipment and must specify the kind and amount of services or resources to be provided, the basis for computing reimbursable costs, and the maximum cost during the period of the agreement or contract. Proposals for interagency contracts should be approved by the applicable Chief Executive Officer of the A&M System member, or authorized designee, prior to disbursement of funds related to the contract. Written contracts are required only when the total amount of the transaction is expected to exceed $50,000. In situations where the amount of the transaction is $50,000 or less, agencies may use an informal letter of agreement instead of a contract. Interagency Agreements/Contracts must follow the Prompt Payment Act. Contract workforce regulations also apply. All contracts, regardless of amount, negotiated by any A&M System member must be reviewed by the A&M System Office of General Counsel before they can be finally approved.

A state agency that receives services or resources under an interagency agreement or contract may advance funds to the state agency providing the services or resources if an advance is necessary to enable the providing agency to provide the services or resources. If an advance is made, the agencies shall ensure after the services or resources are provided that the providing agency has received only sufficient funds to reimburse its total costs.

**Intercollegiate Athletics**
Funds appropriated by the General Appropriations Act (GAA) may not be used for the operation of intercollegiate athletics or to provide athletic scholarships.

The special and general provisions in Articles III and IX of the GAA do not apply to intercollegiate athletics, except for Sections 9 and 11(3) of Article III.

No funds under the control of intercollegiate athletics may be used to purchase alcoholic beverages.

**Memberships - Non-Professional Organizations**
A state agency may pay a membership fee to a non-professional organization if:

1. The agency has specific or implied statutory authority for the payment;
2. The payment would serve a public purpose; and
3. The agency would receive adequate consideration/benefit in exchange for the payment.

A state agency may pay a membership fee to a private entity so that the agency may purchase goods or services at a discount only if the agency shows that the cost of goods or services plus the membership fee is less than the cost of purchasing these same items elsewhere. The purchase voucher/payment request must state the public purpose that will be served by paying the membership fee and how the payment relates to the statutory duties of the agency.

In accordance with the General Appropriations Act, a state agency may not use appropriated money to pay membership dues to any organization that pays part or all of the salary of a registered lobbyist. Membership fees can be paid with state funds only if written documentation is provided from the State of Texas ethics web site, [http://www.ethics.state.tx.us/dfs/loblists.htm](http://www.ethics.state.tx.us/dfs/loblists.htm), confirming that the organization is not listed under “Lobby List-Registered Lobbyist and Clients, sorted by Clients.”

Expenses for certain employee social club memberships are allowable when paid from unrestricted gifts. The business purpose (or percentage of business use) of the membership should be documented. Payments are considered taxable income to the employee for the portion of the membership not used for business purposes. If personal use exceeds 50%, the entire membership becomes personal income to the employee(s). Contact the Accounting Department for additional guidance on this issue.

**Memberships - Professional Organizations**
The following guidelines regarding Professional Organization Memberships relate to the expenditure of state funds. Contact the Accounting department for additional guidance on this issue.

A state agency may pay a membership fee to a professional organization if:

- The agency has specific or implied statutory authority for the payment;
- The payment would serve a public purpose; and

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The agency would receive adequate consideration/benefit in exchange for the payment. A state agency may not spend state funds to pay a membership fee or dues to a professional organization unless the head of the agency, or his/her designee, reviews and grants prior written approval for the expense. It is suggested that a list of organizations be prepared and submitted annually for approval.

Memberships in professional organizations should be in the name of the state agency and not in the name of an individual. The purchase voucher/payment request must state the public purpose that will be served by the expense and how the expense relates to the specific statutory duties of the department or agency.

The General Appropriations Act says that a state agency may not use appropriated money to pay membership dues to an organization that pays part or all of the salary of a registered lobbyist. Therefore, membership fees can be paid with state funds only if you provide written documentation that you have checked the State of Texas ethics web site, located at http://www.ethics.state.tx.us/dfs/loblists.htm, and confirm that the organization is not listed under “Lobby List-Registered Lobbyists and Clients, sorted by Clients.”

Moving Expenses
A state agency may use any source of funds to pay the reasonable, necessary, and resulting costs of moving the household goods and effects of a state employee. However, the costs are payable only if:

- The employee is being transferred from one designated headquarters to another;
- The agency determines that the transfer is in the best interests of the state; and
- The distance between the boundaries of the two designated headquarters is at least 25 miles.

State-owned equipment must be used to move the household goods and effects of the transferring employee. However, if state-owned equipment is unavailable, a state agency may pay for the services of a commercial transportation company or for self-service vehicles to facilitate the move. A state agency may directly pay a commercial transportation company or the owner of a self-service vehicle, instead of reimbursing a state employee, as long as purchasing procedures have been followed.

A state employee who transfers from one designated headquarters to another because the employee is transferring from one state agency to another qualifies for moving expense reimbursements from the state agency to which the employee is transferring. This only applies if the employee accepts employment at the new state agency before the employee ceases working for the old state agency. Only institutional funds may be used in the situation where a new employee’s moving expenses are being paid in fulfillment of the employment contract.

The following discussion is informational only. Additional information regarding tax implications related to payment of moving expenses can be found in the A&M System Tax Manual located at https://www.tamus.edu/business/budgets-and-accounting/tax-services/tax-manual/ or by contacting the fiscal office.
All employee moving expenses are to be paid as an allowance through payroll on the next pay date after the date of hire and must be paid from local funds. No state funds may be used.

Allowances are considered taxable income to the employee. Allowances will be reduced by the applicable federal income tax and FICA deductions. Human Resource Contacts (HR Contacts role in Workday) for supervisory organizations (ADLOC/departments) will complete a Payroll Payment Request form and submit it to payroll@tamut.edu or krowe@tamut.edu. For questions, contact Kendal Rowe, Payroll and Leave Coordinator at (903) 223-3097.

Museums
Funds appropriated by the General Appropriations Act (GAA) may not be used for the establishment of additional museums or for the maintenance and operation of museums, unless the GAA or another act or resolution of the Legislature specifically authorizes the use of those funds for those purposes.

To encourage and promote gifts, grants and donations to institutions of higher education, an institution that receives a gift, grant or donation for the construction or establishment of a museum added to the institution’s building inventory after Sept. 1, 1997, may use educational and general funds appropriated by the GAA for the maintenance and operation of the museum.

Notary Fees
Effective September 1, 2002, the State of Texas no longer requires employees designated as notaries to purchase notary bonds. The following quote outlines the state’s stance on notaries in relation to being bonded:

The state will defend and reimburse a state employee for damages, attorney’s fees and court costs adjudged against them when the damages are based on an act or omission in course and scope of the person’s employment (Civil Practice and Remedies Code Section 104.001). So when notarizing documents outside the course and scope of your work duties, you will not have the protection for your actions unless you personally purchase the notary bond.

All notary applications are to be submitted to the State Office of Risk Management with a check for $11.00 made payable to the Secretary of State. Procedures and applications can be found on the web at http://www.sorm.state.tx.us/Risk_Management/Bonds_and_Insurance/notary_forms.php. If you have any questions or need additional information, please contact the System Office of Risk Management.

Payments to Non-U.S. Citizens
“Payments to Non-U.S. Citizens” is a complex process. The following is an overview. For more detailed information, please refer to the A&M System Tax Manual, located at https://www.tamus.edu/business/budgets-and-accounting/tax-services/tax-manual/ or contact the fiscal office prior to the event.

All payments to non-employee foreign nationals for services performed or expenses being paid or reimbursed on behalf of that individual must include a copy of the foreign individual’s entry visa or evidence of temporary non-immigrant status. It would also be helpful to know whether the individual has met the “substantial presence test.” There are different types of visas and the federal government has determined what types of expenses may be paid for services provided. In some instances,
scholarships may be subject to withholding. For visa types that only allow payments for expenses, reimbursement may only be made with actual receipts. Payments to individuals who are non-resident aliens require either a Social Security Number or an Individual Taxpayer Identification Number (ITIN) prior to being paid. A temporary ID can be setup if needed. This includes payments being made on behalf of that individual (i.e. direct bills for hotels and airlines). If an individual is not eligible for a Social Security Number, he/she should apply for an ITIN.

To identify the countries included on the List of Tax Treaties, access the IRS website at http://www.irs.gov/. In the “Search IRS Site for” field type in tax treaties, then click on the first link “Income Tax Treaties.” This is a list of treaties. If the country is on the List of Tax Treaties, the United States has a tax treaty with that country and the individual will need to complete an Internal Revenue Service Form 8233 located at http://www.irs.gov/pub/irs-pdf/f8233.pdf.

If the country is not on the list, then the United States does not have a tax treaty with that country. In this instance, the individual will receive 70% of the amount due and a second purchase voucher, made payable to the Internal Revenue Service, will need to be prepared for the remaining 30% of the payment.

**Penalties**

State funds may not be used to pay a penalty to any person or entity unless a valid federal law or regulation requires the payment. A late charge is not a penalty if the charge reasonably relates to the costs incurred by a person or entity because a state agency was late in making a payment. In contrast, a late charge is a penalty if the charge does not reasonably relate to the costs incurred by a person or entity because a state agency was late in making a payment.

**Private Consultants**

A consulting service is the practice of studying an existing or a proposed operation or project of an agency and advising the agency with regard to the operation or project. The term does not include services connected with the routine work necessary to the functioning of an agency’s programs. The key words are “studying” and “advising,” rather than “performing.”

Private/outside consultants may be used if there is a substantial need and such services cannot be adequately performed by agency personnel or through contract with another state agency. Such contracts may be entered into by following normal contracting procedures found at https://www.tamus.edu/business/hub-procurement/contract-administration/.

Before entering into a consultant services contract which is reasonably foreseen to exceed $14,000 during its term, the state agency must notify the Legislative Budget Board and the Governor’s Budget and Planning Office of their intent, provide information that demonstrates that there is a substantial need for the consulting service and that the agency cannot adequately perform the services with its own personnel or obtain consulting services through a contract with another state agency.

At least 30 days prior to entering into a consulting services contract that is reasonably foreseen to exceed $25,000, the state agency must file a document with the secretary of state for publication in the Texas Register. The document must:

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° Invite consultants to provide offers of consulting services; and
° Identify the individual who should be contacted by a consultant that intends to make an offer; and
° Specify the closing date for the receipt of offers; and
° Describe the procedure by which the state agency will award the contract.

If the consulting services sought by a state agency relate to services previously provided by a consultant, the agency must disclose that fact in the invitation for offers. If the agency intends to award the contract for the consulting services to a consultant that previously provided the services, unless a better offer is received, the agency must disclose its intention in the invitation for offers.

Notice of a consulting services contract award must be published in the Texas Register no later than 20 days after entering into the contract. The notice should include a description of the activities that the consultant will conduct; the name and business address of the consultant; the total value and the beginning and ending dates of the contract; and the dates on which documents, films, recordings, or reports that the consultant is required to present to the agency are due.

A state agency must provide written notice to the Legislative Budget Board for all consulting services contracts (including amendments, modifications, renewals or extensions) that exceed $14,000. Contact your fiscal office for additional information.

A state agency may not divide a consulting services contract into more than one contract to avoid the requirements outlined above.

An individual who offers to provide consulting services to a state agency and who has been employed by that agency or by another state agency at any time during the two years preceding the making of the offer must disclose in the offer the nature of the previous employment with the agency, the date the employment was terminated, and the annual rate of compensation for the employment at the time of its termination. If the state agency accepts the individual’s offer, information regarding the individual’s previous employment and its nature must be included in the Texas Register notice posted after the contract is awarded. For additional information, see Contract Expenditures Consulting Services at https://fmx.cpa.state.tx.us/fm/pubs/purchase/contract/index.php?section=contract&page=consulting_services

The employment of any individual by an A&M System member as a private consultant, in addition to his/her normal employment with the same member, should be processed through the payroll system. When the funding source for the contract will be state funds, an institution of higher education may not enter into a consulting services contract with a former or retired employee of the agency before the first anniversary of the last date on which the individual was employed by the agency.

The System Office of General Counsel (OGC) must review any contract for outside counsel. OGC will then submit the contract to the Attorney General’s office for approval. When payment to an outside counsel is requested, the invoice must be forwarded to OGC, accompanied by the current Outside
Counsel Agreement previously approved by the Attorney General’s office for approval. Please contact the fiscal office for additional information.

**Professional Services**

Professional services are services within the scope of the practice of accounting, architecture, landscape architecture, optometry, medicine, real estate appraising, land surveying or professional engineering, professional nursing or those services performed by any licensed or registered architect, landscape architect, optometrist, physician, surgeon, registered nurse, certified public accountant, real estate appraiser, land surveyor or professional engineer in connection with his/her professional employment or practice.

The selection and engagement procedures for professional services are subject to the Professional Services Procurement Act (Chapter 2254, Subchapter A, Texas Government Code).

Selection should be based on demonstrated competence and qualifications for the type of professional services to be performed and at fair and reasonable prices, as long as professional fees are consistent with and not higher than the published recommended practices and fees of the various applicable professional associations and do not exceed the maximum provided by law. Any contract or agreement for professional services in violation of any provisions of the Professional Services Procurement Act is void and of no effect.

Professional service contracts are not subject to the same notification, publication, and reporting requirements as private consultant contracts. However, a state agency must provide written notice to the Legislative Budget Board of a professional services contract, other than a contract for physician or optometric services, if the amount of the contract (including amendment, modification, renewal, or extensions) exceeds $14,000. Additional information regarding the procurement of professional services can be found in the System Contract Management Handbook located at [https://www.tamus.edu/business/hub-procurement/contract-administration/](https://www.tamus.edu/business/hub-procurement/contract-administration/) and System Regulation 25.07.01 Contract Administration, Delegations at [http://policies.tamus.edu/25-07-01.pdf](http://policies.tamus.edu/25-07-01.pdf).

If state funds will be used to make payments under the contract, a state agency may not enter into a professional services contract with a former or retired employee of an agency before the first anniversary of the last date on which the individual was employed by the agency. The agency, however, is not prohibited from entering into a professional services contract with a corporation, firm, or other business entity that employs a former or retired employee of the agency within one year of the employee’s leaving the agency, provided that the former or retired employee does not perform services on projects for the corporation, firm, or other business entity that the employee worked on while employed by the agency.

**Publications**

State funds may not be used for the publication, recording, production, or distribution of any item or matter unless the publication, recording or production is: (1) essential to accomplish or achieve a strategy or outcome target established by the General Appropriations Act; or (2) required by law. This
includes lists, notices, pamphlets, video tapes, audio tapes, microfiche, films, or other electronically produced information or records.

State funds may not be expended to print a publication of any type that prominently displays the name or picture of a statewide elected official, any appointed officer of the state, or an employee. If a state agency wants to distribute a publication that includes a photograph of a state official or employee or displays the name of a state official or employee in large type or on a repetitive basis, then the agency must provide an advance copy of the publication to the State Comptroller for review.

Each state publication must clearly reflect the date that the publication is produced or initially distributed by a state agency in a conspicuous location at or near the beginning of the publication.

**Recruitment of Students**
State funds may not be used for recruiting out-of-state students. This includes transportation costs for out-of-state prospective students or university employees. Institutional funds may be used for out-of-state recruiting costs.

**Reimbursement Requests**
For any reimbursement request outside of travel, expenses must be submitted for reimbursement within 90 days of the receipt date, or in the case of a working fund, project completion date.

- Best practice is to submit reimbursement requests within 30 days.
- Any reimbursement request older than 90 days should include a request for tax withholding form.

**Service Departments**
An institution of higher education may purchase goods and services from an on-campus service center if the institution pays for the goods and services with

- Educational and general funds,
- Higher education funds,
- Advanced technology funds, or
- Advanced research funds.

The institution must set up the service center on the Texas Identification Number System (TINS) of the Comptroller’s office with either the centers:

- Federal identification number, or
- A Texas identification number with a unique mail code to identify the center.

The institution of higher education that makes a purchase from an on-campus service center must retain all relevant supporting documentation and receipts for the purchase.

The state auditor requires an institution of higher education to explain the method the institution uses to determine the price of goods and services charged to the institution by an on-campus service center.

If the center is funded with educational, general and institutional funds, the institution may only be charged for the center’s expenses that are paid with institutional funds.

**Scholarships**
**Texas Public Educational Grants Program**
The governing board of an institution of higher education may use money received from the fee for issuance of collegiate license plates for awarding Texas Public Educational Grants. When using the fee for this purpose, the board must give priority to grants for resident students. The board may not use the fee for emergency loans under the Education Code.

**Scholarship appropriations**
Out of the additional funds appropriated for the informational strategy described as Scholarships, the Legislature intends for the respective governing boards to allocate and expend those funds for need-based student scholarships, regardless of the race, sex, color or ethnicity of the student recipient.

**Scholarship reporting to the Comptroller's office and the Texas Higher Education Coordinating Board**
Before expending any funds appropriated by the General Appropriations Act (GAA) for scholarships, an institution of higher education must file a copy of its approved allocations and its rules and regulations about the award of scholarships with:

- The Comptroller's office, and
- The Texas Higher Education Coordinating Board (THECB).

The agency must file a copy of each subsequent change in its allocations or rules with the Comptroller's office and the THECB.

**Speakers**
Per the Texas Ethics Commission publication, *A Guide to Ethics Laws for State Officers and Employees*, you may not solicit, agree to accept, or accept an honorarium in consideration for services you would not have been asked to provide but for your official position. It is permissible to accept food, transportation, and lodging in connection with a speech or other service performed in an official capacity. **Payments to individuals currently employed by the A&M System must be processed through payroll.** The Payroll contact person for the PIN where the individual is employed will provide details of what is required to process these payments. Payments to individuals who are currently not an active TAMUS employee but have been employed by the A&M System within the past year must be made through payroll.

**State Employees Training**
The State Employees Training Act allows agencies to expend state funds to provide training and education for its administrators and employees. However, the program must relate to the current or prospective job duties of each administrator or employee who is trained under the program. See System Policy 33.05 [http://policies.tamus.edu/33-05.pdf](http://policies.tamus.edu/33-05.pdf) and System Regulation 33.05.01 [http://policies.tamus.edu/33-05-01.pdf](http://policies.tamus.edu/33-05-01.pdf) for additional information.

Each state agency is required to adopt rules concerning the eligibility of its administrators and employees for training and education and the obligations assumed by them upon receiving the training and education. These rules must be approved by the Governor’s Budget and Planning Office before any expenses can be made under the program.

Allowable expenses include salary, tuition and other fees, travel and living expenses, training stipends, training materials costs, and other necessary expenses of the instructor, student, or other participant.
copy of the governor’s approval of the agency’s training plan must be attached to the purchase voucher/payment request.

The State Employees Training Act was amended by the 76th Legislature by adding certain restrictions and liabilities should an employee fail to continue being an employee for a certain length of time after the training period is complete. Prior to the start of three or more months of training in which an employee will not be performing his regular duties, the employee must agree in writing to work at least one month for each month of training received or pay the agency for all costs associated with the training. Training costs include any amounts of the employee’s salary that were paid and that were not accounted for as paid vacation or compensatory leave. The Board of Regents may, in a public meeting, waive these requirements if it is found to be in the best interest of the agency or is warranted because of an extreme personal hardship suffered by the employee. If an employee does not fulfill the written agreement and is not released from the obligation to provide services or make the payments, the employee is liable to the state agency for any associated training costs and for the agency’s reasonable expenses incurred in obtaining payment, including reasonable attorney’s fees.

Subscriptions
Subscriptions should be in the name of the applicable A&M System member. In general, payment cannot be made more than six weeks before the start of the subscription period. If payment is required earlier than six weeks, an explanation must be included on the purchase voucher/payment request. The beginning and ending date of the subscription must be stated on the purchase voucher.

Taxes - Federal and State
The Texas A&M University System is exempt from most federal and Texas state taxes. We are also exempt from other states’ sales tax if the goods are being shipped to us in Texas. Business meals that are direct billed to the state agency are tax-exempt. Exceptions are as follows:

- Reimbursement of sales tax to an individual who has purchased goods for an A&M System member can only be made from certain institutional funds. Departments are encouraged to submit a Texas Sales and Use Tax Exemption Certification to the vendor at the time of purchase. The form can be found on the State Comptroller’s website at http://gov.texas.gov/files/press-office/sales_tax_exemption.pdf. A copy of the form can be obtained from the member’s fiscal office. Please contact the fiscal office to determine which institutional funds may be used. (Refer to the Travel Voucher section of these Guidelines for additional information on sales tax on lodging.)

- State agencies are required to pay the federal tax and may be required to pay certain state tax on bulk fuel purchases. State agencies are exempt from paying federal tax on telephone bills and regular fuel purchases that are required to be purchased on the fleet card.

Note: Texas agencies are required to collect sales tax when selling items to a final purchaser who is not tax exempt.

Telecommunications
A state agency may not buy, rent, or pay toll charges for a telephone for which the telephone number is not listed or available to the public from directory assistance. This prohibition does not apply if the unlisted telephone number is used to provide access to computers, telephone system control centers, long-distance networks, elevator control systems, and other tone-controlled devices for which restricted access to the telephone number is justified for security or other purposes.

Telecommunication Service Fees and Surcharges
A state agency may not pay the following fees and surcharges:

- 9-1-1 emergency service fee imposed on local exchange access lines or equivalent local exchange access lines (also referred to as USA Regulatory Obligation & Fees, or Emergency Service Charge)
- 9-1-1 emergency service fee imposed on wireless telecommunications connections
- 9-1-1 equalization surcharge imposed on intrastate long-distance services (also referred to as Texas Equalization Surcharge by AT&T)
- Texas Universal Service Fund (TUSF) Charge
- 800 calls from payphones
- Poison Control Surcharge (also referred to as Telephone Tax by AT&T)
- Texas Infrastructure Fund (TIF) Assessment (also referred to as Texas State Special Fee or Special Tax)
- Federal Excise Tax (also referred to as Federal Tax)
- State Sales Tax
- County Sales Tax
- Local/City Sales Tax
- Metro Transit Authority (MTA) Tax
- Late charges (does not include wireless providers)
- Property Tax (also referred to as Federal Regulatory Fee by AT&T)
- Administrative Expense Fee (AT&T)

Additional information regarding telecommunications fees, taxes and surcharges can be found on the Department of Information Resources website at http://www.dir.state.tx.us/store/tsd/oagtaxexempt.htm#fusf.

Television Stations
Educational and general funds appropriated in Article III of the General Appropriations Act (GAA) may not be expended for the acquisition, construction or operation of a television transmitter station.

However, this prohibition does not prohibit an institution of higher education from:

- Using closed-circuit television for purely instructional purposes.
- Using existing public broadcasting or transmitter stations for educational purposes.
- Continuing the operating arrangements, the institution has with existing transmitter stations for purely educational purposes.
- Having cooperative arrangements with public broadcasting stations.

Tips and Gratuities
Based on Attorney General Opinions, reimbursements to employees for tips or gratuities paid voluntarily in connection with business meals can only be made from gift or other institutional funds. Payments of mandatory service charges imposed by a vendor may be paid from any institutional fund.
under the same requirements applicable to food purchases. Tips and gratuities cannot be paid or reimbursed from state funds.

**Utility Services**
A utility may not bill or otherwise require a state agency to pay for services before the services are provided. This does not prohibit a utility from entering into an agreement with a state agency to establish a level or average monthly service billing plan. The agreement must require quarterly reconciliation of the leveled or equalized bills.

The rates that a utility charges a state agency may not include an amount representing a gross receipts assessment, regulatory assessment, or similar expense. The Public Utility Regulatory Act prohibits a telecommunications utility that provides service to a state agency from imposing a fee, a penalty, interest, or any other charge for delinquent payment of a bill for that service.
TRAVEL POLICY

Travel Request

General Discussion
A travel request is required for all travel and must be completed at least two weeks prior to departure. On the rare occasion where completing the travel request prior to travel is not possible, a letter from the supervisor must be attached to the travel application stating that the travel was authorized.

° If reimbursement of travel expenses is expected, the request must have all estimated amounts relative to the travel included:
  o Airfare, hotel, meals, rental car or taxi, parking fees, conference registration fees, mileage estimates and other eligible incidental expenses must be included, regardless of how the expenses are paid.
  o The travel request must be properly completed and include all relevant information.
° The traveler must submit the application. The traveler’s supervisor/ the account manager must approve the travel request. The travel request must also be approved by the travel specialist prior to travel.
° If traveler will not be reimbursed for expenses, a zero-dollar travel request must be submitted and approved by the travel specialist.
° Faculty and staff are required to complete a travel request regardless of their status when traveling (i.e., a staff employee traveling as a student or advisor) unless their travel is taken on their personal time off.
° All amounts on the request will be encumbered prior to the trip so please be as accurate as possible.

Travel Arrangements and Reservations

It is the responsibility of each college/department and/or individual to make reservations and other travel arrangements. This includes air transportation, car rental and hotel reservations. Please note that if employees choose to use on-line agents such as Orbitz, Travelocity or Expedia, etc. it is recommended that the traveler avoid making packaged travel arrangements (airfare, hotel or rental car in combination). These agents do not provide adequate documentation required for reimbursement when more than one service is provided for travel under one itinerary number. If the traveler elects to make packed arrangements from one of these agents, the traveler will be responsible for obtaining the required documentation from the hotel, airline, and/or car rental agency before reimbursement can be processed.

Note: If a state agency or employee purchases a package of at least two travel arrangements (i.e. meals, lodging, transportation, incidental expenses, registration fees), each type is reimbursable only to the extent it would have been reimbursable had it not been included in the package. The expense report form must separately state the cost of each type of travel arrangement.

Example: Jill, a state employee planning a business trip to Amarillo, finds a great deal for a packaged trip online. The package deal includes airfare for $200, rental car for $30 per day and lodging for $90 per day. If Jill were to book the airfare separately, it would cost $400. Reimbursement of each cost is limited
to what would have been reimbursable if it had not been included in the package. For example, if the applicable lodging rate is only $85, the additional $5 spent on lodging is not reimbursable. When Jill submits her expense report for reimbursement, she will need to include required documentation that states separately each type of travel cost combined in the package.

**Conference Registration Fees**

Registration fees are a travel expense and cannot be reimbursed to the traveler until after the travel is complete. Remember that conference registration fees must be listed on the travel application regardless of the manner of payment.

**Meals and Lodging**

According to Article IX, Part 5 of the General Appropriations Act (GAA), state employees are reimbursed for ACTUAL meal and lodging expenses up to the maximum daily rates established by the Texas Comptroller of Public Accounts. [Textravel](#) is the Comptroller’s official travel guidelines. These guidelines serve as the foundation for Texas A&M University-Texarkana Travel Guidelines for state and local funding sources. Grant/Contract travel also follows these guidelines unless the grant/contract states otherwise.

*NOTE: Both the lodging and meal reimbursement rates are listed on the GSA’s website. Lodging rates are listed in the “Max lodging by Month” column. Meal rates are listed in the “Meals & Inc. Exp.” column. Only the “Max lodging by Month” and “Meals & Inc. Exp.” columns apply to state employees.*

**Meals are not reimbursable unless the trip includes an overnight stay.**

Any lodging expense claimed above the standard or per diem rate, if applicable will NOT be reimbursed unless you fall under one of the following exceptions.

**Exception 1: If you are attending a conference at a hotel and your lodging is at the conference hotel, you are allowed additional reimbursement for your lodging if you meet all the following conditions:**

1. The hotel room rate exceeds the Domestic Maximum Per Diem Rate Guide for your destination,
2. Your accommodation is one of the hotel’s standard rooms, and
3. You attach documentation provided by the conference stating the conference hotel and room rate allowed for your stay

Institutional funds can be used for the total reimbursement (accounts beginning with a 2 or 3; note: restricted accounts beginning with 4 are also permitted if the grant document permits the excess cost). If the account to reimburse travel is a state account (accounts beginning with a 1), reimbursement will be up to the state maximum; the balance must be reimbursed with institutional funds and room taxes must be prorated between the state funds and the institutional funds.

**Exception 2: Reducing meal per diem reimbursement rate to increase lodging rate:**

A state employee may claim less than the maximum meal reimbursement rate for a duty point and use the amount of the reduction to increase the maximum lodging reimbursement rate for the duty point. This is allowable for in-state and out-of-state travel.

**Example:** Gloria is a state employee who is planning to travel to Florida for a business meeting. The maximum lodging rate for Florida at the time is $100 per day and the maximum meal reimbursement
rate is $45 per day. Gloria finds a hotel very close to where her business meeting is being held, but the hotel charges $110 per night. Gloria decides that she would like to reduce her meal reimbursement from $45 to $35 so that she can use the $10 reduction to stay in the convenient hotel. The traveler must indicate their election to apply their excess meal expense to their lodging on their expense report. **Note:** You are not permitted to reduce your lodging expense to increase your meals allowance.

For travel outside the State of Texas, meal and lodging maximum rates are based on the [Domestic Maximum Per Diem Rates](#) guide published by the US General Services Administration. The rate schedule is applicable only to out-of-state locations within the contiguous United States. Travel to Alaska, Hawaii, a U.S. possession or a foreign country are reimbursed for actual expenses.

**Note:** The meal and lodging rates specified in the Maximum Per Diem Rate schedule are not flat per diem rates. Employees may only be reimbursed for their actual meal and lodging expenses, which cannot exceed the maximum rates specified in the schedule for their destination. Note that meals are reimbursable for overnight travel only.

Lodging reservations should be made in advance at a contract hotel in the area. If there is not a contract hotel in the area you are traveling to, then you must find the least expensive hotel in the area that does not exceed the in-state or GSA per diem rates, as applicable. If you need help locating a contract hotel, call the Travel Specialist for help.

**Hotel Tax**

Hotel tax is not included in the maximum lodging allowance. It is calculated as a percentage of the maximum lodging amount allowed. The expense object code for in-state hotel tax is 3025 and for out-of-state hotel tax it is 3125. All hotel taxes, including state tax, may be claimed for out-of-state travel but it must also be calculated as a percentage of the maximum lodging amount allowed.

All employees of the A&M System are considered employees of an educational organization. As such, they are exempt from paying the state portion of the hotel occupancy tax on in-state travel. Upon checking into the hotel, the traveler must submit a Hotel Occupancy Tax Exemption Certificate [http://www.tamus.edu/assets/files/budgets-acct/pdf/texas-hotel-occupancy-exemption.pdf](http://www.tamus.edu/assets/files/budgets-acct/pdf/texas-hotel-occupancy-exemption.pdf). If the traveler fails to do so, he/she will not be reimbursed for Texas hotel occupancy tax charged to their room. Reimbursements for Texas hotel occupancy tax charged on lodging will be made only in those instances where the traveler attempted to claim exemption (as an employee of an educational organization) but was denied by the lodging establishment. In this instance, we must report the hotel to the State Comptroller’s Office.

**Business Meals**

Business meals are counted as part of the meal total for the day. Business meals will require a detailed receipt as documentation no matter the dollar amount. Business meals are to be tax exempt when purchased within the State of Texas when using a University Payment or Travel Card (does not apply if
purchasing with a personal form of payment), whereas travel meals are not. See Food Purchases under Purchase Vouchers.

**Contract Travel Service**

The State of Texas has developed the State Travel Management Program (STMP) in an effort to reduce the cost of travel expenses. All travel expenses paid from state funds are required to adhere to the Program guidelines, unless the specific exemptions mentioned below apply. For more information about STMP, go to: [http://www.window.state.tx.us//procurement/prog/stmp/](http://www.window.state.tx.us//procurement/prog/stmp/)

**Airfare**

Travelers should comparison shop for the airfare itinerary that most efficiently (time and cost) serves their travel needs. Flexibility in arrival or departure times will impact the ability to price the lowest cost available fares. Normally airfare booked well in advance will result in lower airfare costs.

If using state funds to procure airfare, the university travel card must be used. Also, the airfare must be purchased on the STMP Airline Contract or a valid exception must be documented. If using Concur to book airfare, Concur will automatically document the exception if the airfare is lower cost to the state. If booking outside of concur, the exception must be manually documented using the exception form and attaching it to the expense report.

If using local funds, a traveler is not required to use the university travel card and is not required to use the STMP Airline Contract. In addition, employees may be reimbursed for additional airline fees for economy fares such as charges for aisle seating, extra legroom, or early bird boarding/check-in, with the department's approval. If there is a benefit or cost savings, Business/First Class airfare can be approved by the Dean or appropriate Vice President prior to the trip. This approval must be attached to the expense report. Business/First Class airfare may also be purchased when there is a documented medical necessity. This should be on file with HR with a comment stating so on the expense report.

**Receipt Requirements**

A receipt is required to be attached to the expense report that includes the following at a minimum: name of the employee, airline name, ticket number, class of transportation, amount of airfare, origin, destination and dates of each flight and proof of payment.

When possible, state agencies and institutions of higher education should utilize 14-day advance or other lower cost airline fares for planned travel requirements to obtain the lowest possible cost to the state. City-pair listings are one-way, in alphabetical order only, and applicable in both directions. Contract airlines can be found at:

The Comptroller of Public Accounts has contracted with CITI Cards to provide state corporate travel charge card accounts, central bill and individual bill, to travelers for travel expenses. The state corporate travel charge card accounts are mandatory forms of payment for the state contracted airline fares and must also be utilized for all other airline fares as provided in 34 TAC §20.303. The only exception allowed is in the instance where an employee receives airfare lower than the contracted airfare, if a contracted airfare exists.

When the state has a contract airfare between two cities, the contract airline must be given preference when making reservations to travel between those two cities.

Exceptions to the requirement to use contract airfare are as follows (see Contract Travel Vendor Exceptions):

° Contract travel agency alternative.
° Lower total cost to the state.
° Efficient use of services.
° Health and safety issues.
° Corporate travel charge card alternative.

In 1984, the State Ethics Advisory Commission issued an opinion about whether a public servant may use a travel discount or bonus for a private purpose if the discount or bonus is earned because of travel paid with public funds. The commission found that the personal use of a travel discount or bonus under these circumstances would not violate Section 39.01 (a), Penal Code, if the discount or bonus cannot be used for a public purpose. The determination of whether a discount or bonus can be used for a public purpose must be made by each public entity. Section 39.02, Texas Penal Code, effective September 1, 1994, addresses the issue further. Frequent flier miles and other awards or discounts given for frequent use of a commercial airline (or motor vehicle rental company) are not “things of value” belonging to the state government because the administrative difficulty and cost involved in recapturing the award for state government.

However, an employee may occasionally purchase a ticket from a commercial transportation company (for state business) and received a free second ticket under a promotional program sponsored by the company.

The employee may not use the free ticket for a private purpose until the A&M System Member determines whether the use is prohibited by law. The A&M System Member may choose to request an Ethics Commission or Attorney General opinion regarding the proposed use. Please contact the fiscal office for assistance. When two people travel to the same place at the same time they should use the free ticket for Texas A&M University – Texarkana business.

Other Issues

° Excess baggage charges for personal belongings are not reimbursable. However, the fees may be reimbursable if they are incurred for checking state-owned equipment.
° When travel arrangements must be canceled, contact the travel agency and State of Texas Corporate Travel Card carrier immediately to begin the process to receive credit or a refund.
- If airfare was prepaid, apply credit to future payments and state on the front of the voucher the business reason for cancellation.

Cancellation Charges

In general, a state may pay or reimburse a state employee for a cancellation charge if:

- The charge is incurred for a reason related to official state business; or
- The charge is incurred for a reason related to official state business that could not be conducted because of a natural disaster or other natural occurrence; or
- The charge is related to a transportation expense that was paid in advance to obtain lower rates and is incurred because the employee was unable to use the transportation because of an illness or a personal emergency.

Cancellation charges are not reimbursable if the employee should have, but failed to, cancel a travel reservation or plan in time to avoid the charge.

Hotels

The TPASS contracts with hotels for discounted rates for state employees on transient travel while doing business for the State of Texas. TPASS also arranges agreements with motels, bed and breakfasts, inns and other lodging establishments; however, the word “hotel” is used as an all-inclusive term.

State contract rates are available based on the hotel’s available inventory. In many instances, contract hotels have offered more than the required discount and there is no limitation on the number of rooms available to state travelers.

In some instances, the contract rates may not be available during holidays or special events or lower rates may be available during low occupancy periods.

The individual hotel listing contains all the contract services offered by the contract hotel, listed as amenities. Some hotels offer free meals, airport transportation and newspapers. Hotels may extend contract rates to state employees for personal travel; however, that option is not a requirement of the agreement. Contract hotels can be found at:

http://portal.cpa.state.tx.us/hotel/hotel_directory/index.cfm

Rental Cars

Enterprise, National and Avis are our current contracted rental companies. When possible these companies need to be first priority.

Rentals CAN be booked via Concur.

Enterprise—UTS764
National—UTS764
AVIS—F999764

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Upon completion of the reservation, be sure to verify the rates and get a confirmation number. When picking up the vehicle, give the rental agent the confirmation number and, again, provide the name of the state entity of which you're employed and the state agency or TPASS Co-Op contract rate identifier number.

Travelers should purchase under contract whenever possible. Contract rates are usually much less than market rates and the contract rates include the required coverage. Contract rental cars include CDW/LDW and liability insurances, so no additional coverage is necessary when picking up the car. So please refuse any additional coverage offered.

If using state funds, it is required that the purchase of the rental car be made using the STMP – Car Rental Contract or a valid exception must be documented and attached to the expense report.

State agencies are exempt from the Motor Vehicle Rental Tax. When renting a car in Texas, present the Motor Vehicle Rental Exemption Certificate to the vendor when picking up the car.

- When sharing a rented vehicle, the total amount of vehicle charges along with mandatory reimbursable costs will be reimbursed to employee whose name appears on the rental invoice.
- Sharing a rented vehicle with non-state employees will be reimbursed by allocating the total rental car contract plus all reimbursable costs divided among the total number of state employees and non-state employee travelers sharing the vehicle.
- Car rental is limited to full size cars. A larger car or van can be rented if more than “four state employees” from the same agency will be sharing the vehicle.
- A state employee using a rented vehicle for both personal business and official state business may be reimbursed only for the portion of the rental charge that is attributable to official state business.
- Coordination of travel (four-per-car rule) - When employees from the same agency travel on the same dates with the same itinerary, they must coordinate travel. When four or fewer employees travel on the same itinerary, only one may be reimbursed for mileage. When more than four employees travel on the same itinerary, only one out of every four may be reimbursed for mileage. Texas Government Code Section 660.044

**Contract Travel Vendor Exceptions**

The following travel vendor contract exceptions are allowed:

- Contract travel agency alternative-Use of an authorized alternative method is allowable because the state traveler is already in travel status which renders the use of a contract travel agency impractical or unnecessary; airline reservations are not required; reservations can be secured through a different source that results in a lower overall cost to the state; or travel is undertaken as part of a group program for which reservations must be made through a specified source to obtain a particular rate and/or service.
- Lower total cost to the State-Use of non-contract travel vendor is less than the contract fare or rate which is offered to the general public, and/or when all trip expenses are evaluated, including ground transportation, insurance fees, parking fees, taxes, and travel time, the use results in a
lower total cost to the state. If the contract travel vendor offers the same lower fare or rate, the contract travel vendor must be used, unless a valid exception exists.

- **Efficient use of services** - Use of a non-contract travel vendor is necessary because the contract travel vendor is sold out, is not available to provide services at the time or location necessary to accomplish the purpose of the trip, has a real or anticipated labor disruption, or is providing negotiated rates for group travel.

- **Health and safety issues** - Use of a non-contract travel vendor may be allowed when a state traveler finds that the accommodations provided by the vendor may reasonably present a risk to the state traveler or person under the state’s custody in the following circumstances:
  - Accommodations may lack a reasonable amount of security or safety, and/or may present a health risk based on the state traveler’s individual needs;
  - Accommodations fail to provide an adequate amount of services required for a person with disabilities; or
  - Accommodations have limited availability of medical emergency facilities or equipment that may be required by a state traveler or person under the state’s custody.

- **The Corporate Travel Charge Card Alternative** - Use of a personal charge card is allowable only for non-contract airfares.

Exceptions must be documented on the Contract Travel Vendor Exception Form (found on the TAMUT travel website) only when the cost is greater than contract travel services rates.
Expense Report

General Discussion

An Expense report is submitted by a current or prospective state employee for reimbursement of travel expenses relating to official state business after travel has occurred. The following items need to be provided when preparing an expense report:

- Approved travel request (should be attached to expense report header)
- Certification by traveler
- Account to which trip expenses will be charged and departmental sequence number, where applicable (a supplemental voucher is required when more than one account is charged)
- Destination
- Mode of travel
- Name and title of person claiming reimbursement; and
- Business Purpose

Where applicable, this information also should be included:

- Original receipts for lodging costs (Name of lodging establishment with zero balance);
- Meal cost breakdown per day
- Original receipts to support claims for reimbursement of public transportation, parking, or taxis; public accommodations; registration fees; etc.;
- Point to point mileage breakdown

IRS Accountability Plan-90 Day Reimbursement

Submission of expense report within 90 days of travel end date:

- Best practice is to submit within 30 days
- Applies to out of pocket and travel card transactions
- If not submitted within 90 days of travel end date:
  - Travel card immediately suspended until expense report is submitted and approved
  - Expenses become tax reportable income to the employee and a tax withholding form must be attached to the expense report

Unassigned travel card transactions assigned to an expense report within 90 days of post date:

- Documents travel end date, which allows for aging/tracking of expenses
- Best practice is to assign transactions within 30 days
- After 60 days lose dispute rights with the bank
- If not submitted with 90 days of post date:
  - Travel card immediately suspended until transactions are assigned to an expense report and the travel end date can be evaluated.
  - If the travel end date is less than 90 days, the card suspension will be removed.
  - If travel end date is older than 90 days, the expenses become tax reportable income to the employee and card will remain suspended until expense report is submitted and approved.

Third Strike Rule - card suspended for the third time:

- Travel Card will be suspended for one year with notification of card suspension sent to traveler, department head, assistant dean and dean/VP.
- No travel advances will be made available to the employee during this time period.
Receipts/Reimbursements

The lodging receipt must be original and complete. A receipt that has been altered by any person other than the commercial lodging establishment is unacceptable. A receipt to which additional information has been added is considered unaltered if the additional information does not conflict with or obscure the original information on the receipts. The name and address of the lodging establishment, the name of the employee or board member, the single room rate, and a daily itemization of the lodging charges must be included on the receipt. The receipt should reflect a final balance of zero. If the individual listed on a lodging receipt is different from the state employee named on the voucher, the lodging receipt is acceptable if supporting documentation includes proof that the employee paid the lodging expenses for which the employee is claiming reimbursement. The proof may be in the form of a credit card slip, a canceled check, or a receipt from the individual whose name appears on the lodging receipt.

Receipts for meals are not required to be submitted with your expense report. However, employees are encouraged to attach receipts to the expense report or to keep a record of meal expenses incurred since each employee will be reimbursed only for actual expenses incurred, up to the maximum rate allowed. Reimbursement will not be made for the purchase of alcohol or alcoholic beverages. Meal tips that are paid with state funds are also non-reimbursable. Grant accounts require actual meal receipts. In all other cases, you should keep your original meal receipts until you are reimbursed since meal receipts are subject to review by the Travel Specialist if irregularities appear on your expense report.

The original airline ticket receipt from the airline ticket booklet should be attached to the expense report. An itinerary alone is unacceptable. A receipt that has been altered by any person is unacceptable. A receipt to which additional information has been added is considered unaltered if the additional information does not conflict with or obscure the original information on the receipt. If the ticket is in the form of an Electronic “Ticket less Ticket, the passenger itinerary or receipt must be attached to the voucher. The name of the employee and airline, the ticket number, the class of transportation, the fare basis code, the travel dates, the amount of the airfare, and the origin and destination of each flight must be included on the receipt.

If the passenger receipt is unavailable, then the supporting documentation must include the canceled check or credit card slip used to pay for the transportation, the credit card billing on which the transportation charges appear, or a copy of the receipt, check, slip or billing.

Original receipts are required for parking. Charges must be itemized on a daily basis and must include information about where the parking expense was incurred.

The original receipt must be attached when requesting reimbursement for a rental car. The receipt must separately itemize all charges, including the starting and ending dates of the rental, the name of the renter and any other charges. If the receipt does not provide all the preceding items and the rental contract provides the missing items, then the contract may also be included in the supporting documentation. The contract must also be original, complete, and unaltered.
State agencies are allowed to reimburse for Loss Damage Waivers (LDWs) but not for personal insurance. Most state contracts include unlimited free mileage within the state, free LDW and liability.

If the receipt and the contract are both unavailable, then the supporting documentation must include a copy of the receipt or contract, the original or a copy of the canceled check or credit card slip used to pay for the rental car, or the original or a copy of the credit card billing on which the rental charges appear.

Original receipts are required for taxis, buses, or limousines. Trip-by-trip itemization is required, including date, destination and fare for each trip. If limousine is used, it must be documented that this was the most cost efficient means of transportation. Receipts for all other expenses must be original. If original is not submitted, an explanation must be written on the copy of the receipt.

All required receipts must be the original copy and must be attached to the travel voucher. Any receipts smaller than 8 ½” x 11” must be taped down to a blank piece of paper before being attached to the travel voucher.

Each employee must file their own expenses. One employee cannot be reimbursed for another employee’s expenses. For example, if employee A pays travel expenses for employee B, both employees must file their own expense report for reimbursement for their expenses. Then employee B must personally reimburse employee A.

**Alcoholic Beverages**

If you have purchased an alcoholic beverage with your meal, you must subtract this charge and the prorated tax from the total as alcohol is not reimbursable from any fund. See Alcoholic Beverages under Purchase Vouchers.

**Parking**

In most instances, a state agency may reimburse a state employee for a parking expense incurred when the employee travels in a state-owned or leased motor vehicle, a personally owned or leased motor vehicle, or a rented motor vehicle. A parking expense incurred by an individual while dropping off or picking up a state employee at the airport is reimbursable.

The supporting documentation for the reimbursement of a parking expense must list each day the expense was incurred and the amount of the expense incurred each day, as well as the locations where the expense was incurred. A receipt is not required.
Tips and Gratuities

Reimbursement for tips or gratuities of any amount or kind from state funds are not allowed unless the gratuity is a mandatory charge (for example room service). *Reasonable* (15 to 20%) tips and gratuities are reimbursable from institutional funds and restricted accounts if the grant document permits the reimbursement.

Incidental Expenses

Examples of such expenses include items such as:

- Hotel tax
- Fuel for rental car
- Toll charges
- Parking
- Airline baggage fees, first checked bag is necessary to complete business travel.
- Entry fees
- Service fees
- Copying charges
- Freight charges for state equipment or materials
- Passport or visa charges
- Departure taxes and inoculations
- Postage
- Notary fees
- Books or documents purchased for use while attending a seminar or conference
- Fax charges
- Business telephone calls
- Internet fees to conduct university business
- Trip insurance

Original receipts are required for some above charges. See Required Receipt Chart.

In certain cases, an explanation of charges must also be given for:

- Freight charges - an explanation of what is being shipped and why should accompany the receipt.
- Books or documents purchased - a list should be included stating the reason for purchase and the intended use of the materials.
- Business telephone calls - must include the person being called or the person the call was received from and the purpose of the phone call for each individual phone call.

Non-reimbursable expenses are not reimbursed regardless of whether incurred while conducting official state business. This is a partial list. Additional travel information can be found at Textravel, a web resource developed by the State of Texas:

- Any expense that does not relate to official state business
- Any expense, except parking and tolls, that is related to the operation of a personally owned or leased motor vehicle such as traffic fines
- Personal expenses such as rental or purchase of videos for personal entertainment, alcoholic beverages, dry cleaning or laundry
- State use tax for hotels within the State of Texas

Travel Reimbursement Limitations-Conservation of Funds

Texas Government Code Section 660.007 requires Conservation of State Funds by mandating that state travel be by the most cost-effective method, considering all relevant circumstances.

In addition to state funds, Texas A&M University-Texarkana is committed to this principal when utilizing institutional funds and, unless specifically addressed otherwise within grant documentation, restricted funds as well. Faculty and staff are expected to conserve the university’s limited funds by making sensible decisions when selecting their method of travel. In all cases, travel, by whatever method, is expected to be by the most cost-effective method after considering all relevant circumstances and reimbursement of travel expense will be based upon this principle.

Use of state funds for travel: The traveler will only be reimbursed with state funds for the amount that the traveler would have incurred if their travel had been by the most cost-effective method after considering all relevant circumstances.

Any additional costs must be reimbursed to the traveler by institutional funds (accounts beginning with a “2” or a “3” or restricted funds if available). The use of institutional funds for any additional costs that may occur must be estimated and approved by the account manager responsible for these funds by attaching a completed supplemental travel application that details the additional costs and provides a justification for the need for the alternate method of travel.

Automobile travel - Private versus rental versus university vehicle. It is the responsibility of faculty and staffs to carefully consider their choice of a vehicle since substantial savings are possible if consideration is given to the possibility of using a university owned or a rental vehicle rather than the employee’s private vehicle. A university vehicle should be the utilized if one is available. If one is not available, the employee should next consider the cost a rental car. Generally, if travel exceeds 100 miles for non-overnight travel, a rental vehicle is more cost effective than travel by private vehicle. Factors contributing to the decision to use a locally rented vehicle must include distance traveled and length of stay.

Death of a State Employee

A state agency may use state funds to pay or reimburse the expense of preparing and transporting the remains and personal property of an employee who dies while conducting official state business at a duty point outside the employee’s designated headquarters to the employee’s designated headquarters or another location designated by the executor or administrator of the employee’s estate. If they are transported to a location other than the designated headquarters, then the amount of the agency’s payment or reimbursement may not exceed the amount that would have been paid or reimbursed had they been transported to the headquarters.
The agency may use state funds to pay or reimburse the employee’s estate for a lodging expense incurred by the employee at the duty point. A lodging expense incurred more than one day after the employee’s death, however, is not payable or reimbursable. The amount of a payment or reimbursement may not exceed the amount that the agency would have been authorized to pay or reimburse if the employee had not died.

**Foreign Travel**

A state employee is entitled to be reimbursed for actual lodging and meal expenses incurred while conducting state business at a duty point in a foreign country other than Canada and the Mexico. Prior approval by the member’s chief administrator or chief administrator’s designee is required.

The supporting documentation must include the original or a copy of the written approval of the travel by the member’s chief administrator or the chief administrator’s designee.

Object codes 3310-Travel-Foreign or 3311-Travel-Agency Fees for Foreign Travel must be used for all travel expenses related to foreign travel. This requirement applies to the mileage and taxi charges incurred while traveling to and from the airport when beginning and completing the travel in a foreign country. This requirement also applies to the parking expenses incurred at the airport when a state employee uses the airport to begin and complete travel in a foreign country.

If a travel or other expense has been converted from a foreign currency, then the supporting documentation for the reimbursement must specify the exchange rate used for the conversion.

**Funeral Attendance**

According to the Textravel “…a state agency may pay or reimburse the employee for a travel expense the employee incurs while attending the funeral of an individual who was a state employee, a board member, or a legislator if:

- The agency determines that the employee’s attendance at the funeral is appropriate under the circumstances; and
- The expense is paid or reimbursed only to the extent it could have been paid or reimbursed had it been incurred while conducting official state business.”

**Lease of Apartment or House**

Various taxable income issues exist related to temporary lodging for one year or longer. For more specific information regarding temporary lodging of one year or more, please consult the A&M System Tax Manual at [http://www.tamus.edu/offices/budget-acct/tax/taxmanual/](http://www.tamus.edu/offices/budget-acct/tax/taxmanual/) or contact the fiscal office.

A state agency may use state funds to reimburse a state employee for the expense of leasing an apartment or house if:

- the employee leases the apartment or house from a commercial lodging establishment; and
- The employee is listed as a tenant on the lease; and
the purpose of leasing the apartment or house instead of renting a room at another type of commercial lodging establishment is conservation of funds; and
- the agency reasonably anticipates at the time the lease is entered into that the employee or other state employees will be using the apartment or house while conducting official state business throughout the term of the lease; and
- the agency reasonably anticipates at the time the lease is entered into that the apartment or house will be used for at least one month and less than twelve months; and
- the agency would not be prohibited from reimbursing the employee for lodging expenses if the employee had instead rented a room from a different type of commercial lodging establishment.

A state agency that may reimburse a state employee for the expense of leasing an apartment or house also may reimburse the employee for an application fee paid by the employee while applying to lease the apartment or house.

When a state employee leases an apartment or house, the amount of the reimbursement is equal to the expense of leasing the apartment or house. The reimbursement may not exceed the “daily lodging rate” multiplied by the sum of: (a) the number of days the apartment or house was used while conducting official state business; and (b) the number of days the apartment or house was not used while conducting official state business. In this instance, “daily lodging rate” means the maximum lodging reimbursement rate for the duty point in which the apartment or house is located. If the apartment or house is located outside a duty point because a reasonable apartment or house cannot be obtained in the duty point, then the term means the maximum lodging reimbursement rate for the location in which the apartment or house is obtained.

**Lost or Stolen Tickets**

A state agency may reimburse a state employee for a ticket or similar item that has been lost or stolen only if the agency determines that the loss or theft occurred despite the employee’s exercise of reasonable care to safeguard the ticket or item. If a state agency pays or reimburses for a ticket or similar item that is subsequently lost or stolen because of a state employee’s failure to exercise reasonable care to safeguard it, then the employee is liable to the agency for its value.

**Mileage**

The mileage reimbursement rate for travel of TAMUT personnel utilizing their personal vehicles is the same as the rate established by the Internal Revenue Service and is normally updated every January 1st. The travel request and expense report forms will automatically calculate the mileage reimbursement amount based upon the mileage entered into the forms. The current mileage rate may be found on the Textravel website under [Travel Reimbursement Rates](#) or you may contact the travel specialist for information.

The amount of mileage reimbursement may not exceed the product of:

- The number of reimbursable business miles traveled and
- The current applicable mileage rate.
When two or more employees are traveling with the same itinerary, they are required to coordinate their travel and ride together.

Mileage can only be claimed for one car for every four people, unless sufficient documentation is provided to justify payment for more than one vehicle.

Reimbursement for all local mileage should be submitted on a monthly or quarterly basis. This applies to all local mileage approved under a blanket travel request. Blanket travel request with unused balances will automatically expire on the last day of the fiscal year and must be renewed for travel applicable for the next fiscal year. Please do not confuse fiscal year (September 1st thru August 31st of the following year) with academic year as all travel is budgeted and accounted for on a fiscal year basis.

One of the changes made during the last legislative session was to direct the Comptroller of Public Accounts to discontinue the publication of the state mileage guide beginning January 1, 2010. This legislation requires that all state agencies adopt a standard mileage guide service for agency employees to use to determine mileages for their travel. The university has adopted GoogleMaps to calculate your mileage for your trip.

Another option is to use your actual odometer readings to calculate your mileage. A Travel Mileage Worksheet is available on travel website to help you calculate your mileage if you elect to use this method. If you use the website version to calculate mileage, you must print and attach this worksheet to your expense report.

Prospective Employees - Travel

When a state agency requests a prospective state employee to travel to the agency’s offices for an interview or evaluation, the agency may reimburse the prospective employee for travel expenses in the same manner as a state employee other than a key official. Once exception is that a prospective employee would not be exempt from hotel occupancy or state sales tax if the prospective employee pays and request reimbursement. If TAMUT pays the vendor directly with a travel card or via direct bill, then it would be considered exempt.

Prospective employees are treated as State employees for reimbursement purposes. Prospective employees who make their own travel arrangements can only be reimbursed up to the most cost effective means of travel. Prospective employees should be advised of these restrictions.

Hotels in Texarkana will direct bill for the lodging (ensure the lodging is reserved at a contracted hotel).

If the prospective employee has expenses to be reimbursed, i.e. meals, mileage or parking, a complete expense report will need to be completed via Concur.

If all expenses will not be known until he or she returns home, have them fax or email odometer readings for mileage, parking receipts, etc. In the event a reimbursement will be required, the department is required to obtain a W-9 form to be completed and signed by the prospective employee in order to set them up in the accounts payable vendor file. This is required before any travel expenses can be reimbursed.
The expense report and all documentation requirements for payment to a prospective employee are the same as those for current employees. The supporting documentation must include all the receipts necessary for reimbursement. Note: **DO NOT** use social security numbers on the expense reports.

**Recruitment of Students**

Appropriated funds may not be expended for travel expenses incurred outside the boundaries of the State of Texas for the purpose of direct recruitment of students.

**Combining State and Personal Business**

A state agency may reimburse a travel expense only if the purpose of the travel clearly involves official state business and is consistent with the agency's legal authority. If a traveler combines personal travel with official state business travel, the traveler is only allowed reimbursement amounts specifically addressed by Textravel. Any meal, lodging or car rental expenses that were incurred on personal days cannot be reimbursed.

Overnight meal and lodging expenses incurred while traveling to and staying at a duty point the day before official state business begins at the duty point are reimbursable. Overnight meal and lodging expense incurred while traveling to and staying at a duty point more than one day before official state business begins at the duty point are not reimbursable unless the expenses are incurred to qualify for a discount airfare according to Textravel, or traveling to the duty point reasonably requires more than one day and the expenses are reimbursable under Textravel.

Overnight meal and lodging expenses incurred while staying at and traveling from a duty point the day after official state business ends at the duty point are reimbursable. Overnight meal and lodging expenses incurred while staying at and traveling from a duty point more than one day after official state business ends at the duty point are not reimbursable unless the expenses are incurred to qualify for a discount airfare according to Textravel, or traveling to the duty point reasonably requires more than one day and the expenses are reimbursable under Textravel.

If the requirements of Textravel do not apply, then generally a state employee who uses a rented motor vehicle for both personal business and official state business may be reimbursed only for the portion of the rental charges that is attributable to official state business. A state employee may not be reimbursed for the rental of a motor vehicle if the rental was necessary only because the employee combined personal business with state business.

**Washington, D.C. Travel for Official Appropriation Business**

**NOTE:** ONLY STATE TRAVELERS WHO INTEND TO CONFER ON LEGISLATIVE OR APPROPRIATIONS ISSUES WITH U.S. CONGRESS/THE FEDERAL GOVERNMENT, STAFF OR OFFICIALS, SHOULD SUBMIT TRAVEL INFORMATION TO OSFR.

If these conditions apply to the purpose of your trip, please go to the link for Washington D.C. Travel Notification [http://www.osfr.state.tx.us/travelform.asp](http://www.osfr.state.tx.us/travelform.asp), this will take you to the electronic form for
Washington D.C. travel. Complete this form and click the submit icon. You will receive a confirmation after you submit the form. Print this confirmation and attach it to your travel application. This verifies that you have completed the required form and submitted it to the State. This form is required to be submitted to the State of Texas at least 7 days prior to travel. A copy should also be forwarded to the Vice Chancellor of Technology Commercialization for System-wide reporting purposes at the address below:

Vice Chancellor of Technology Commercialization
The Texas A&M University System
Office of Technology and Commercialization
1700 Research Parkway, Suite 250
College Station, TX 77843
Fax (979) 845-1402

**State Credit Cards**

An employee may not use a state credit card for personal expenses. State credit cards may only be used for legitimate system business expenses. The individual employee is solely responsible for payment of charges on his or her individual card. The system will not be responsible for the charges, regardless of the type of charge. An employee may use a state credit card to charge for items that, while they qualify as official business, are not fully reimbursable under state and/or system guidelines for reimbursement.

A member may elect to use individually-named, agency-paid credit cards in conjunction with an e-travel system. The individually-named, agency-paid credit cards may be used for official business travel only. Any personal expenses are reimbursable to the member. Members will issue an accounts receivable to employees for personal expenses. Employees will be placed on state hold when reimbursements for personal expenses are not made to the member. The member reserves the right to withhold or terminate a member-issued card at any time.

**Student Travel**

It is not necessary for a student to prepare a travel request; however, a TAMUT employee that will be traveling with student groups, regardless of their capacity or status (i.e. student or advisor) must complete a travel request in accordance with the guidelines.

Information to be included in the travel request: Name(s) of the student(s) traveling, department, unit or organization, names and contact information of individuals in charge of travel activity, travel route, destinations, and itinerary.

Student travel expenses cannot be paid from state funds unless the student is considered an employee. The same guidelines used for state employees would be used. If the student is not considered an
employee, student travel expenses can only be paid from institutional funds on an account that allows student travel.

**Receipt Requirements (Student)**

Unlike employee travel, ALL receipts are required for student travel expenses.

**For example**, if a meal is purchased for the employee and the students, the employee should note which meal was for the employee. Hotel receipts should list who stayed in each room on the receipt denoting Student or Employee.

Meal and lodging maximum rates are based on the Domestic Maximum Per Diem Rates guide published by the US General Services Administration. The rate schedule is applicable only to out-of-state locations within the contiguous United States. Travel to Alaska, Hawaii, a U.S. possession or a foreign country are reimbursed for actual expenses.
Appendix I: Glossary

State (Appropriated) Funds
State funds are in account that begin with a ‘1’ and include General Revenue and Higher Education Funds (HEF) appropriated to the institution or agency by the legislature and on deposit with the State Treasury until disbursed. Local Funds Held in the State Treasury are also considered to be “State Funds” for purposes of these guidelines. Local Funds held in the State Treasury, also commonly referred to as “other educational and general funds,” include net tuition; special course fees; lab fees; student teaching fees; hospital and clinic fees; organized activity fees; and proceeds from the sale of educational and general activities or equipment. State funds also includes funds included in the Member’s appropriated bill pattern, which have been deemed to be appropriated funds by the Legislature, but are allowed to be maintained in local banks. The Accounting Office will let you know what fund type you are using. All State Funds must follow State expenditure requirements.

Institutional (Local) Funds
Institutional (local) funds are all funds collected at the institution that are not “other educational and general funds.” These funds are in accounts that begin with a ‘2’ or a ‘3’ are deposited into local depository banks and expenses of these funds must follow A&M System Policies and Regulations, as well as A&M System Member Rules. There are various types of institutional funds:

- **Concessions** - Revenues generated from vending machine and pay station telephone operations are called concession funds.

- **Gift Funds - Unrestricted** - Unrestricted gift funds are eligible for expense for any legally allowable institutional purpose. They may be used for any institutional purpose in carrying out official duties and responsibilities, with the following exceptions:
  - No funds may be used for influencing the outcome of any election or the passage or defeat of any legislative measure.
  - No funds may be used directly or indirectly to hire employees or in any other way to fund or support candidates for the legislative, executive, or judicial branches of State or Federal government.
  - No funds may be used to pay the salary for full-time employment of any state employee who is also the paid lobbyist of any individual, firm, association, or corporation.
  - No funds may be used by a state agency to publicize or direct attention to any individual, official, or employee of any state agency.
  - No funds may be used to purchase policies covering claims arising under the Texas Tort Claims Act.
  - No funds may be spent by a state agency to carry on functions for which funds have been appropriated to the Office of State-Federal Relations.
No state (appropriated) funds may be used to make payments under an employment contract with a former or retired employee of the agency before the first anniversary of the last date on which the individual was employed by the agency. Employment contract includes a personal services contract, regardless if the performance of the contract involves the traditional relationship of employer and employee. The term does not apply to an at-will employment relationship that involves the traditional relationship of employer and employee.

**Gift Funds - Restricted** - Restricted gift funds are eligible for expense only as allowed by the donor’s wishes. The funds are in accounts that begin with ‘4’ or ‘5’.

**Grants and Contracts** - These funds must be spent in accordance with applicable statutes and provisions of the applicable grant or contract and sponsor requirements. These funds are more similar to local or institutional funds. The funds are also in accounts that begin with ‘4’ or ‘5’.

**Other** - These funds represent all other locally collected funds. These funds are eligible for expense for any legally allowable institutional purpose. This category includes Auxiliary Enterprise Funds, student fees, short course and registration fees, etc.
Appendix II: Expense Object Codes

Major Categories

1100-1899 Personnel Services
1900-1999 Employee Benefits
2000-2999 Reserved for TAMRF
3000-3999 Travel
4000-4899 Supplies and Materials
4900-4959 Regulatory and Compliance
5000-6999 Other Direct Expenses
7000-7999 Reserved
8000-8999 Capital Outlay
9000-9458 Unassigned
9459-9499 Reserve-Net Assets
9600-9699 Indirect Cost Expense

Please refer to FAMIS Screen 806 for a current listing of expense object codes used by your A&M System Member. Screen 306 provides a list of exempt expense object codes.

A searchable database containing definitions for usage of all current expense object codes can be found at http://apps7.system.tamus.edu/objcodes/
Appendix III: References
The following items/publications were consulted during the preparation of this manual and should be considered for further reference:

- Texas Comptroller’s Office ExpendIt State Purchase Policies

- Texas Comptroller’s Office Textravel

- Out-of-State Meal/Lodging Rates

- The Texas A&M University System Policies and Regulations
  [http://tamus.edu/offices/policy/index.html](http://tamus.edu/offices/policy/index.html)

  21.01.03  Disbursement of Funds

  21.01.05  Service Departments

  21.01.12  Purchase of Food and Refreshments

  25.06.01  System HUB Program

  25.07.01  Contract Administration Procedures and Delegations

  25.99.02  Component Purchasing Authority

  25.99.03  Contracting for Private Consultants and Professional Services

  25.99.05  Interagency and Intrasystem Transactions

- Texas A&M University System Tax Manual
  [http://www.tamus.edu/offices/budget-acct/tax/taxmanual/](http://www.tamus.edu/offices/budget-acct/tax/taxmanual/)

  - Section 39.01(a)
  - Section 39.02


- Texas Education Code [http://www.statutes.legis.state.tx.us/](http://www.statutes.legis.state.tx.us/)
Appendices

Section 51.009

Section 54.051(e)

Section 54.051(l)

- Texas Government Code [http://www.statutes.legis.state.tx.us/]
  - Chapter 656  Chapter 771
  - Chapter 2109  Chapter 2113
  - Chapter 2155  Chapter 2157
  - Chapter 2158  Chapter 2205
  - Chapter 2251  Chapter 2252
  - Chapter 2254, Subchapter A

- Current Travel Reimbursement Rates:
  [https://fmx.cpa.state.tx.us/fm/travel/travelrates.php]

- Domestic Maximum Per Diem Rates:
  [http://www.gsa.gov/portal/category/21287]

- GoogleMaps:
  [https://www.google.com/maps/]

- State Travel Management Program (STMP):
  [http://www.window.state.tx.us/procurement/prog/stmp/]

- Texas A&M University-Texarkana travel forms:
  [http://tamut.edu/About/Administration/Accounting/Travel.html]

- Internal Revenue Service Forms and Publications
  [http://www.irs.gov/formspubs/]

- U. S. Treasury Regulations
  - Section 1.132-5(t)(1)
Appendix IV: Travel FAQs

1. **Question:** What is the current mileage rate?
   **Answer:** Refer to the applicable Mileage Worksheet on the Travel Website.

2. **Question:** What are the maximum meal/lodging allowance?
   **Answer:** You must refer to the GSA website listed on the Travel Website. If your city or state is not listed then your rates are: Lodging In-State up to $85, Lodging Out-of-State up to $91. Meals In-State/Out-of-State up to $51.

3. **Question:** Are there different lodging rates for Conference hotels?
   **Answer:** Yes. If you are attending a conference and you are staying at the conference hotel at the conference rate, you are allowed additional reimbursement for your lodging if you meet all of the following conditions: The lodging rate exceeds the GSA per diem, your accommodation is one of the hotel’s standard rooms, and you attach documentation provided by the conference stating the conference hotel and room rate allowed for your stay.

4. **Question:** What should I do if there is no lodging available within the per diem rate?
   **Answer:** Contact the Travel Specialist.

5. **Question:** Does the University Travel Card go against my credit?
   **Answer:** No, the card are Agency Liability cards. This means that the university carries the liability and it is responsible for paying the bill.

6. **Question:** Where can I find additional training videos for Concur?
   **Answer:** [http://it.tamus.edu/concur/training](http://it.tamus.edu/concur/training)

7. **Question:** Do I get reimbursed for non-overnight meals?
   **Answer:** No. You must have an overnight stay in order to be reimbursed for meals.

8. **Question:** Is the per diem a straight per diem per day?
   **Answer:** No. A state employee may only be reimbursed for his or her actual meal expenses up to/not to exceed the allowable rate.
Appendix V: Travel Receipt Requirement Chart

Texas A&M University-Texarkana

ALL EXPENSE ITEMS OVER $75.00 WILL REQUIRE A RECEIPT REGARDLESS OF EXPENSE TYPE

ALL RECEIPTS ARE REQUIRED WHEN TRAVELING ON GRANT FUNDS

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*Description required in Comments field. Example "parking at airport 3 days X $10/day" or "Taxi from airport to hotel"