Standards for Ratifying an Agreement as a Formal Contract
STN-U5348.05A

Authority: GDL-U5348.05 Authorizing Agreements and Contracts
See Also: FRM-U5348.05A Contract Owner Delegation Form

The following are required steps to assess whether or not a contract is required, and the steps to execute a request for a contract through Contract Administration.

1. Determine if an agreement must be executed as a formal contract

1A. Determine if an agreement must be executed as a formal contract by reviewing the list of “Agreement Types” below on page 3.

All purchases of goods or services that do not require a formal contract must comply with the Purchasing Goods and Services policy (POL-U5348.01) and related standards and procedures.

1B. Draft contract if one not provided by vendor.
Contact Contract Administration for assistance and templates (x6340).

2. Required Elements of an Agreement

2A. The Contract Owner must consider the following elements when reviewing the draft contract:

- It accurately reflects the current state of negotiations,
- It meets programmatic and University mission and operational requirements,
- It is in the best interests of the University,
- It contains obligations that can be fulfilled,
- It has regulatory requirements that can be met, and
- It is sufficiently clear, consistent, and fiscally prudent.

3. Stakeholder Review

Consider, as applicable, the following individuals review the draft contract and provide feedback:

- The appropriate vice president if the contract will be perceived as a significant transaction for reasons such as, but not limited to,
  - Involves expenditure of funds that are significant in relation to the budget of the department, unit, or college that will be the source of funding,
  - Is likely to generate significant positive or negative publicity controversy,
  - Could result in unusual or significant liability, or
  - Involves international or out of state operations.

- Individuals required by internal division, college, unit, and/or department approval protocol,
The head of any University department/unit(s) that is contributing funds for the contract,
The head of any University department/unit(s) that may:
  o Be significantly affected by the contract performance or
  o Serve to represent major areas of the University that may be significantly affected by the outcome.
Others that may have specific expertise relevant to the performance of the contract and/or the parties involved.

4: Compliance Owner Review

4A. Determine whether or not the contract contains any of the following content.
The draft contact must be reviewed by each of the Compliance Owners listed below.

<table>
<thead>
<tr>
<th>Contract Content</th>
<th>Compliance Owner – Review Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>Provision or exchange of student data of any kind (including video/images of students)</td>
<td>David Brunnenmer, Registrar/FERPA Officer</td>
</tr>
<tr>
<td>Medical/Health Information</td>
<td>Nicole Goodman, Compliance Manager, HIPAA Officer</td>
</tr>
<tr>
<td>Provision or exchange of employee information of any kind (including video/images of employees)</td>
<td>Chyerl Wolfe-Lee, Assistant VP for Human Resources</td>
</tr>
</tbody>
</table>
| Provision or exchange of individual’s financial data (SSN, credit card or bank account information) | 1. Teresa Hart, Financial Services Director  
                                                                              2. Chief Information Security Officer |
| Hazardous Materials                                                               | Sue Sullivan, Director of EHS                                            |
| Children/Minors                                                                  | Paul Mueller, Director of Risk, Compliance, and Policy Services          |
| Special Events                                                                    | Paul Mueller, Director of Risk Compliance, and Policy Services           |
| Intellectual Property, copyright or patents                                       | Gautam Pillay, Vice Provost for Research                                  |
| Contracting outside work                                                          | 1. Cheryl Wolfe-Lee, AVP for HR                                         
                                                                              2. John Furman, Facilities Management Director                        |
| Purchase of a controlled or prohibited item (e.g., alcohol)                       | 1. Pete Heilgeist, Chief Procurement Officer                             
                                                                              2. Paul Mueller, Director of Risk, Compliance, and Policy Services    |
| Purchase of large equipment                                                       | Francis Halle, Space Administrator                                      |

5: Electronic Approval via Contract Administration System

Draft contracts must be submitted through the University’s electronic contract administration system as outlined on Contract Administration’s website.
AGREEMENT TYPES

The lists below are not all inclusive nor static, therefore employees are strongly encouraged to review both lists before entering an agreement on behalf of the University to ensure the proper process.

The agreement types below are not required to comply with the Authorizing Agreements and Contracts Guidelines (GDL-U5348.05) but must receive approval from the department referenced.

<table>
<thead>
<tr>
<th>Type of Agreement</th>
<th>Process/Approval Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employment agreements</td>
<td>Human Resources</td>
</tr>
<tr>
<td>A&amp;E public works agreements</td>
<td>Facilities Development/Capital Budget</td>
</tr>
<tr>
<td>Agreements involving grant funding</td>
<td>Research &amp; Sponsored Programs (RSP)</td>
</tr>
<tr>
<td>Regulatory Compliance Agreements</td>
<td>Assistant Attorney General’s Office</td>
</tr>
</tbody>
</table>

The following are agreements or elements of an agreement with external parties that must comply with the Authorizing Agreements and University Contracts Guidelines (GDL-U5348.05) and have an agreement executed through Contract Administration.

- Agreements to buy, sell, or rent goods
- Involves the collection, processing of, sharing, or exchanging personal information of individuals
- Agreements to provide, obtain, or rent services, equipment, facilities, or property
- Memorandums of Understanding (Cooperation or Agreement) with external entities for the accomplishment of particular purposes
- Affiliation agreements
- Leases of movable property, such as tools, equipment, vehicles, etc.
- Leases, deeds, and other conveyances affecting interests in real property
- Waivers and releases
- Nondisclosure or confidentiality agreements
- Student or faculty exchange agreements
- Software license agreements (including on-line “click-thru” agreements, and End User License Agreements)
- Agreements with terms and conditions (including on-line acceptance of terms and conditions)
- Student internships
- Volunteer agreements
• RFP bid acceptance
• International agreements or the contract says it is governed by the laws of another country
• Obligate the University to defend, indemnify or hold harmless the other party(ies) or add them as additional insured’s to University insurance policies
• Limit the amount or types of liability of the other contracting party, its subcontractors, agents, or successors
• DISCLAIM or limit warranties
• Require University operation, and/or resources including facilities and employees
• Require dispute resolution
• Results in creation of a subsidiary, joint venture or partnership, or any form of controlled entity
• Inhibit or prevent publication of research by faculty
• Involve export control laws
• Grant the University or its faculty equity interests in a venture
• State a time within which the University must make a claim (e.g. under a warranty) or bring a lawsuit.

If unsure, contact Contract Administration at 360.650.6340.