Contract Review Policy – Purchasing Goods and Services

Policy Statement

Manhattanville College seeks to provide contract management guidance and requirements for reviewing Contracts. Because all Contracts create legally binding obligations, entering into a Contract exposes the College and its Contract Originator to certain statutory and legal risks. To protect against this exposure, it is essential that before entering into a Contract, a Contract Originator ensures inclusion of essential elements into the Contract and follows established procedures with regard to the Contract creation, acceptance, review, and execution process.

Entities Affected by the Policy

Faculty and Staff

Policy Background

This policy supersedes the March 1, 2012 Manhattanville College Vendor Contract Management Procedure.
Contract Review Process – General:
1. Contracts entered into on behalf of the College must be reviewed and approved by designated College personnel to ensure compliance with established College policy regarding Contract language and stipulations.
2. Contracts can only be signed by an Employee with Signatory Authority to sign the Contract.
3. The performance of work, ordering of goods, or contracting of services encompassed by a contract between the College and a Vendor must never commence prior to the review and approval of a formal Contract as set forth in this policy.

Examples of Contracts that must be reviewed by Purchasing:
- Contracts for the purchase of goods and services;
- Contracts for the construction, renovation or maintenance of new or existing facilities; and
- Contracts for the engagement of performers or entertainers, except for contracts using the Entertainment Agreement Template.

Examples of Contracts that do not have to be reviewed by Purchasing:
- Typically, Contracts that are under $2,000 in total amount do not require review by Purchasing.
- Contracts under $2,000 that MUST be reviewed are:
  - Paid service contracts with the work to be performed on College campus
  - Purchases of hazardous or dangerous materials or substances
  - Any other Contract that, in the reasonable professional judgement of the Contract Originator, creates the potential for liability for the College. If a Contract Originator is not sure as to whether a Contract should or should not be reviewed by Purchasing Department prior to entering into the Contract, contact the Purchasing Department or General Counsel.

Steps for Contract Review:
1. The Contract Originator is responsible to ensure accuracy, set the scope of work, review by relevant departments, resolve inconsistencies between contract versions and within the contract itself, strike out any automatic renewal clauses, and manage the execution of the contract.
2. The Contract Originator is strongly encouraged to involve Purchasing at the early stage of all Contracts to ensure the best overall pricing for the products and services.
   - See Procurement Procedures
3. The Contract Originator must ensure that the standard required contractual terms are included in the first draft of the Contract.
   - Contract Originator must:
     - use Standard Agreement Template OR
• ensure that all of the standard required contract terms are included
  • Use Contract 101 Manual for specific contract terms to be included
  • See Appendix A – Contract Originator Checklist

4. If Vendor does not agree to the required standard language, Contract Originator should contact Purchasing for assistance.

5. The Contract Originator must circulate the proposed Contract, with the Contract Review Checklist, to relevant departments to ensure that the College can comply with all the provisions of the Contract. (see Appendix B – Contract Review Checklist)

6. All Contracts must then be reviewed by Purchasing before they are signed except for the following (provided that no changes are made to the Template Agreements with the exception of describing the scope of work):
   o Entertainment Agreement Template
   o Standard Agreement Template

7. To provide sufficient time for review, the Contract Originator must submit the Contract to Purchasing at least fourteen (14) calendar days prior to the projected submission of the Contract to the Vendor.

8. Purchasing and/or General Counsel will complete a final review of the Contract to ensure that the Contract Originator has included appropriate clauses, terms and conditions.

9. Upon approval from Purchasing or General Counsel, the Contract Originator should submit the Contract to the Vendor who should sign it first. Then the College signs the Contract.

10. Contracts can only be signed by the Employee to whom Signatory Authority has been delegated by the President.

11. The original of a fully executed and signed Contract must be forwarded to Purchasing. Departments should keep a copy for their records, pursuant to the College Record Retention Policy. See Employee Handbook, p. 41. Purchasing will create a central repository for all Contracts.

12. The Contract Originator is responsible for monitoring the contract expiration date to avoid continuing with an expired contract.

### Definitions

**Contract**
- A legally enforceable agreement, contract, lease, or license between two or more parties. For the purpose of this policy, letters of intent and purchase orders, whether or not legally enforceable, should be treated as contracts.
• The above procedures apply to the following Contracts. This list is illustrative and not exhaustive.
  o Contracts for the purchase of goods and services (including purchase orders);
  o Contracts for the construction, renovation or maintenance of new or existing facilities;
  o Contracts for the engagement of performers or entertainers;
  o Contracts for the use of College resources or facilities such as athletic venues, dining facilities, or other owned College properties;
  o Contracts to lease or rent facilities.

**Contract Originator**

• Employee who originates and reviews the proposed Contract.

**Signatory Authority**

• The authority given by the President to a specifically designated position to sign on behalf of the College according to the following tiers of financial limits.
  • Financial limit is determined based upon the total amount of the Contract; i.e., if a Contract is for $22,000 per year but this is a five year Contract, the $110,000 Contract would need to be approved by the President and Vice President of Finance.
    o All Contracts in excess of $100,000 require the approval and signature of the President and the Vice President of Finance.
    o All Contracts from $75,000 to $99,999 require the approval and signature of area Vice President and the Vice President of Finance.
    o All Contracts from $25,000 to $74,999 require the approval and signature of area Vice President and either the Controller or Assistant VP of Finance.
    o All Contracts from $5,000 to $24,999 require the approval and signature of area Vice President.
    o All Contracts below $5,000 require the approval and signature of Salaried/Exempt Employees (Deans, Directors, Managers, etc.) as designated by their area Vice President or the President.

**Of note:**

• Individuals cannot approve payments to themselves
• Direct expenditures of the President are reviewed by the Chair of the Board and authorized for payment by the Vice President of Finance.
• All Information Technology invoices/purchase orders/contracts over $1,000 are signed by the Chief Information Officer from Ellucian and the Vice President of Finance. All Information Technology invoices/purchase orders/contracts under $1,000 are signed by the Chief Information Officer from Ellucian.
• Even if an Employee is given Signatory Authority to sign a Contract, the Contract still needs to be reviewed by Purchasing and/or General Counsel or other designated Contract Reviewer, prior to the Employee signing the Contract on behalf of the College.

• If the College suffers damages in connection with performance on the Contract, the Employee who failed to comply with Signatory Authority requirement for approval levels and signature could be held personally liable for the Contract and any resulting damages.

**Template Agreements**

• The following is a listing of present standard template agreements.
  - Facility Rental Agreement
  - Standard Agreement
  - Entertainment Agreement
Responsibilities

Contract Originator
- Ensure the accuracy of all terms in the Contract.
- Set the scope of work.
- Resolve inconsistencies between contract versions and within the contract itself; and manage the execution of the contract.
- Circulate the proposed Contract to relevant departments using the Contract Review Checklist to ensure that the College can comply with all the provisions of the Contract.
- Submit all Contracts to be reviewed by Purchasing or other designated Contract Reviewer before the Contract is signed.
- Use the Manhattanville College Standard Agreement Template or must ensure all the required standard contract language is included.
- Review the Contract agreement after submission to the Vendor to ensure that no changes were made by the Vendor; ensure that the College is the last party to sign a Contract.
- Contact Vendor to have Certificates of Insurance issued; ensure Certificates of Insurance are submitted to Purchasing upon the awarding of the Contract.
- Collect W-9 and submit it to Accounts Payable upon awarding of the Contract.
- Ensure that all Contracts, from the effective date of this policy, do not have provisions that allow for automatic renewal.
- Calendar the renewal date for existing Contracts that have automatic renewal clauses to ensure that Contracts do not automatically renew.
  - As a courtesy, Purchasing or Contract Reviewer may alert Contract Originator and/or Department of Contracts coming up for automatic renewal, but, it is the Contract Originator and Department’s responsibility to ensure that the Contract is not automatically renewed.

Employee with Signatory Authority
- Employee designated by the College as the final reviewer and decision maker on specific types of Contracts.
- Review Contract to ensure all standard language is included
- Sign off on the Contract Review Checklist
Violations of the Policy

If the College suffers damages in connection with performance on the Contract, the Employee who failed to comply with Signatory Authority requirement for approval levels and signature could be held personally liable for the Contract and any resulting damages.

Interpreting and Implementing Authority

Vice President of Finance

Relevant Links

Contracts 101 Manual (On Blackboard site – Purchasing Office)
Appendix A -- Contract Originator Checklist (Attached to the policy)
Appendix B -- Contract Review Checklist (Attached to the policy)
Record Retention Policy
Procurement Procedures (On Blackboard site – Purchasing Office)
Standard Agreement - Entertainment Agreement (On Blackboard site – Purchasing Office)
Standard Agreement – Standard Agreement – General Use (On Blackboard site – Purchasing Office)
Standard Agreement – Use of Reid Castle (On Blackboard site – Purchasing Office)
Standard Agreement – Use of Athletic Facilities (On Blackboard site – Purchasing Office)

Policy Adoption Review and Approval

Recommended approval by President’s Cabinet on August 10, 2016
Approved by President on August 10, 2016

Editorial change – signatory authority-approved by President’s Cabinet and President 12/16/16
Appendix A - CONTRACT ORIGINATOR CHECKLIST

1. Use this checklist to determine clauses to add or avoid. If not in, add in.
2. Use the Contracts 101 Manual (see specific page numbers listed on form) for the actual language to be inserted/deleted.
3. After making the changes to the Contract, use the process designated in the applicable policy to finish the Contract review.
4. Please initial each line – indicate if clause has been added or is not applicable (n/a). If n/a please explain below why not.

CONTRACT CLAUSES REQUIRED:

I. PROPER NAME
   Manhattanville College (may specify “for the specific college/department/Unit” involved) (p. 7)

II. ACCESSIBILITY AND DISABILITY COMPLIANCE
   Must comply with New York and federal disabilities laws and regulations (p. 7)

III. ATTORNEYS’ FEES
   Must not agree to pay another party’s legal fees (p. 7)

IV. CHOICE OF LAW
   Agreement shall be governed by the laws of the State of New York (p. 8)

V. INDEMNITY
   • Manhattanville College should not agree to defend, indemnify, or hold harmless any entity or person
   • Vendors SHOULD indemnify Manhattanville College (p. 8)

VI. INDEMNIFICATION – CAP OF POTENTIAL LIABILITY
   The College should not agree to any limit on total dollar amount of damages that Vendor will agree to pay for (p. 9)

VII. INDEMNIFICATION – SPECIAL OR PUNITIVE DAMAGES
   Must not agree to this without review by College General Counsel (p. 9)

VIII. INSURANCE
   • Ensure that Manhattanville College is not assuming risk or liability that Vendor(s) should retain for product or service provided. Obtain appropriate Certificate(s) of Insurance
   • If Vendor employs contractors/subcontractors, these parties must either be covered under the Vendor’s policy or they must provide a Certificate of Liability Insurance as well (p. 10)

IX. TERM – END OF TERM
   All contracts should have a specified term when the contract is in effect, generally guideline is no longer than 2 years (p. 11)
X. TERM – AUTOMATIC RENEWAL

Should not enter into any agreement that has an automatic renewal or “evergreen” clause (p. 11)

XI. TERM – TERMINATION

- Agreement should have a clearly defined start and end date
- Agreement should have a termination clause which allows the College to terminate the agreement upon reasonable notice (p. 11)

SELECT CONTRACT CLAUSES THAT MUST NOT BE INCLUDED:

I. RIGHT OF FIRST REFUSAL

College must not agree to grant any party a right of first refusal (p. 13)

II. PRICE MATCHING

College must not agree to allow vendors to meet or match another vendor’s price (p. 13)

III. EXCLUSIVITY

Vendors cannot be granted exclusive rights to provide a service/product unless language was included in the bid, quote or RFP (p. 13)

SELECT CONTRACT CLAUSES THAT SHOULD BE AVOIDED/MODIFIED:

I. NON-DISCLOSURE OF VENDOR’S CONFIDENTIAL INFORMATION

Confidentiality clauses applicable to vendor’s information are permitted ONLY if we provide for exceptions required by applicable laws (p. 14)

II. NON-SOLICITATION

It is generally acceptable to agree not to solicit a vendor’s employees for a defined period of time during and after completion of a contract, but individuals must be free to respond to advertised positions (p. 14)

III. PREPAY THE VENDOR BEFORE CONTRACT IS COMPLETE

Generally a poor business decision and not in keeping with College best practices to pay all or almost all of the total amount of the agreement before the vendor has completed service or delivered the goods. On-line purchases are an exception to this rule. (p. 14)

SELECT CONTRACT CLAUSES THAT ARE GOOD TO INCLUDE:

I. ARBITRATION

Manhattanville College may agree to arbitrate disputes in accordance with the Arbitration Rules of the American Arbitration Association (p. 16)

II. COPYRIGHT CLAUSES

In agreements for customized software, reports, forms, or other written or tangible products of this nature, the Contract should clearly specify whether the College obtains ownership rights, reproduction rights, or is going to be limited to use only of copies the vendor provides (p. 16)
III. **INTEREST RATES ON PAST DUE AMOUNTS**
The College should seek to limit interest on late payments (sixty working days past due) to no more than 1% per annum, or the maximum amount permitted under state law (p. 17)

IV. **TIME IS OF THE ESSENCE**
Where the deadline for delivery of services, production of the item or performance of a certain element of the contract is critical, inserting a “time is of the essence” provision in the contract alerts the vendor to the critical timing involved (p. 17)

EXPLAIN ANY N/A:

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CONTRACT ORIGINATOR SIGNATURE  _________________________________  DATE: ____________
Appendix B – CONTRACT REVIEW CHECKLIST

Instructions to Contract Originator:
1. Use this form to ensure relevant departments review the contract.
2. Delete any department that does not need to review the contract.
3. Specify sections for each department to review.

Instructions to Reviewer:
The attached document is in the review process and needs your input.
Please review the document to ensure the following:
- Compliance with Contracts 101 Manual
- Compliance with federal, state, or local laws and Manhattanville College policies
- Financial resources available at Manhattanville College

Comments, suggested language changes (insertions or deletions), concerns as to whether or not Manhattanville College should enter into this Agreement, and any general comments should be submitted to the Contract Originator by no later than ______________. If you do not respond by this date, it is presumed that you have no changes or concerns.

The Contract Originator will review all comments and make changes to the Agreement as necessary. The final signed version of the Agreement (if the decision to move forward with signing this Agreement is reached) will be distributed to the appropriate offices.

Specific sections that need your departmental review have been identified below. This does NOT mean that you should not review the entire agreement; it simply means that certain sections of the Agreement are more applicable to a specific area.

President –

Director, Communications --

Provost –

Registrar –

Center for Career Development --

Dean, School of Arts and Sciences –

Dean, School of Education --

Dean, School of Business –

VP for Enrollment Management --

Director of Financial Aid –

VP of Finance –
Purchasing –
Controller --
VP for Student Affairs –
Dean of Students --
Director, Athletics --
VP for Institutional Advancement –
VP for Operations –
Director, Campus Safety --
Director, Human Resources –
Events Coordinator --
Chief Information Officer, Information Technology