

PURCHASE ORDER
TEXAS A&M FOREST SERVICE
PURCHASING DEPARTMENT

VENDOR

Order Date
08/15/2025

Page 01

200 Technology Way, Suite 1120, College Station, TX 77845-3424; Phone 979-458-7380, FAX 979-458-7386

Purchase Order No.	(Include this number on all correspondence and packages)
P600034	

VENDOR GUARANTEES
MERCANDISE DELIVERED ON
THIS ORDER WILL MEET OR
EXCEED SPECIFICATIONS IN
THE BID INVITATION.

INVOICE TO:

TEXAS A&M FOREST SERVICE
GRANBURY OFFICE
PO BOX 69
GRANBURY TX 76048

VENDOR
17560005427 CITY OF GRANBURY PO BOX 969 GRANBURY, TX 76048
- - -

ALL TERMS AND
CONDITIONS SET
FORTH IN OUR BID
INVITATION BECOME
A PART OF THIS
ORDER.

SHIP TO:

TEXAS A&M FOREST SERVICE
GRANBURY OFFICE
450 HOWARD CLEMMONS DR
GRANBURY TX 76048

ANY EXCEPTIONS TO PRICING OR DESCRIPTION CONTAINED HEREIN MUST BE APPROVED
BY THE TEXAS A&M FOREST SERVICE PURCHASING DEPARTMENT PRIOR TO SHIPPING.

PLEASE NOTE: IF YOUR INVOICE IS NOT ADDRESSED AS INSTRUCTED
PAYMENT WILL BE DELAYED.

Item	Description	Quantity	UOM	Unit Price	Ext Price
1	USER REF: 000000-VKM Granbury office monthly lease payment ***** NET 30 ***** NOTE TO VENDOR: "SHIP TO" AND "INVOICE TO" ADDRESSES MAY DIFFER. FAILURE TO SUBMIT INVOICE TO PROPER ADDRESS MAY RESULT IN DELAYED PAYMENT. EXEMPT PURCHASE - TEXAS A&M FOREST SERVICE PURCHASING PROCEDURES, SECTION 6 (EXEMPT PURCHASES). LEASE TERM 60 MONTHS 4/1/23-3/31/28 ATTACHED REPRESENTS 41 OF 60 MONTHS 9/1/25-8/31/26 OGC FILE #2004-0009038 VENDOR QUOTE: LEASE VENDOR REF: CITY OF GRANBURY	12	MO	1,383.620 TOTAL	16,603.44 16,603.44
BGS					

Texas A&M Forest Service cannot accept collect freight shipments.

FOB: NOT SPECIFIED

Terms:

FAILURE TO DELIVER: If the vendor fails to deliver these supplies by the promised delivery date or a reasonable time thereafter, without giving acceptable reasons for delay, or if supplies are rejected for failure to meet specifications, the State reserves the right to purchase specified supplies elsewhere, and charge the increase in price and cost of handling, if any, to the vendor. No substitutions nor cancellations permitted without prior approval of Purchasing Department.

IN ACCORDANCE WITH YOUR BID, SUPPLIES/EQUIPMENT MUST BE PLACED IN THE
DEPARTMENT RECEIVING ROOM BY

The State of Texas is exempt from all Federal Excise Taxes

STATE AND CITY SALES TAX EXEMPTION CERTIFICATE: The undersigned claims an exemption from taxes under Texas Tax Code, Section 151.309 (4), for purchase of tangible personal property described in this numbered order, purchased from contractor and/or shipper listed above, as this property is being secured for the exclusive use of the State of Texas.

The Terms and Conditions of the State of Texas shall prevail.

THIS ORDER IS NOT VALID UNLESS SIGNED BY THE PURCHASING AGENT

PURCHASING AGENT FOR

TEXAS A&M FOREST SERVICE

AGREEMENT FOR LEASE OF SPACE

This Agreement for Lease of Space ("Lease") is effective the 1st day of April, 2023, by and between **CITY OF GRANBURY** as landlord (the "CITY"), and the **BOARD OF REGENTS OF THE TEXAS A&M UNIVERSITY SYSTEM**, an agency of the State of Texas, as Tenant ("A&M SYSTEM"), for the use and benefit of **TEXAS A&M FOREST SERVICE** ("TFS").

ARTICLE I PREMISES

- 1.1 Exclusive Use. Except as provided in paragraph 1.3, CITY, in consideration of the mutual covenants and obligations of this Lease, hereby leases to A&M SYSTEM the exclusive use of 5,000 square feet of office space and bay area located at 450 Howard Clemmons Road, Granbury Texas 76048, (the "Leased Premises") for housing the Granbury Regional Fire Coordinator.
- 1.2 Common Use. A&M SYSTEM will have non-exclusive use with CITY and other complex tenants of the "Common Area" or those areas open for use by the general public, including but not limited to:
 - A. Entryway, lobby area, hallways, elevators, stairwells;
 - B. Public restrooms and water fountain facilities;
 - C. Vending machines; and
 - D. Kitchen and dining facilities.
- 1.3 Shared Use. The City of Granbury Fire Department will have the right to utilize the open areas for meetings as needed upon notification to A&M SYSTEM. The term "open areas" means: one bay area and one office in the building, both of which are identified in green coloring on the floor plan which attached hereto as Exhibit "A" and incorporated herein for all purposes.
- 1.4 Right of Entry. CITY retains the right to enter into the Leased Premises during the hours of 7:00 a.m.-6:00 p.m., provided prior notice, provided as soon as reasonably practicable, has been given to A&M SYSTEM (specifying the anticipated date and time of entry). CITY may enter into the Leased Premises without having given prior notice, if an emergency situation arises, to repair any damage, in the event of default by A&M SYSTEM, or any other purpose allowed by this Lease or by law. Such entry by CITY will not constitute an eviction or disturbance of A&M SYSTEM's use and possession of the Leased Premises, will not render CITY liable for damages or grant A&M SYSTEM any right of offset of rental, or constitute any breach of A&M SYSTEM's quiet enjoyment.
- 1.5 Accessibility. In signing this Lease, LANDLORD certifies that at the time the Premises become occupied by A&M SYSTEM and throughout the term of this Lease and any additional tenancy, LANDLORD will comply with The Texas Accessibility Standards

regarding architectural barriers to persons with disabilities promulgated under Chapter 469, Texas Government Code as prepared and administered by the Texas Department of Licensing and Regulation ("TDLR"); the ADA Accessibility Guidelines promulgated under The Americans with Disabilities Act of 1990, Public Law 101-336, 42 U.S.C. § 12181 *et seq.*

1.6 **Signage.** The design and location of any exterior signs desired by **A&M SYSTEM** will be submitted to the **CITY** for written approval prior to being erected. Any interior signs will be erected by the **CITY** or will be erected by **A&M SYSTEM** with the **CITY**'s written approval. **CITY** may temporarily remove any authorized sign to complete repairs or alterations to the Leased Premises. **A&M SYSTEM**'s signs will be erected or installed at its expense.

1.7 **Vehicle Parking Spaces.** **A&M SYSTEM**, its employees, customers, suppliers and other licensees or invitees of **A&M SYSTEM** may utilize all the vehicular parking area surrounding the Leased Premises. **CITY** will ensure no less than one handicap access parking space is available, clearly marked and in compliance with all applicable federal, state, and local codes.

1.8 **Utilities.**

A. The following utilities are included in the rent or will otherwise be paid by the **A&M SYSTEM** (check all that are applicable):

Electric Water

Sanitary Sewer Solid Waste Disposal

Air Conditioning Cost

B. **CITY** will provide, as currently installed, telephone conduits necessary for **A&M SYSTEM**'s use of the Leased Premises as office space. **A&M SYSTEM** is responsible for all other equipment, fees, costs, and expenses related to providing telecommunication and internet service.

C. **CITY** and **A&M SYSTEM** will each pay 50% of the cost to have the meeting room floors maintained.

1.9 **Permitted Use.** **A&M SYSTEM** shall use the Leased Premises solely in such manner that is coincident with the necessary proper administration of state, county, and federal programs. The Leased Premises shall be used solely as office space for **A&M SYSTEM** except that this facility may be utilized as a "fire staging area" for the Texas Forest Service during appropriate times.

A&M SYSTEM will store approximately six 55-gallon plastic drums and 2 pallets of 5-gallon square totes of Fire Quench, a non-hazardous material used as an additive in firefighting.

- 1.10 Taxes. Unless exempt, **CITY** is solely responsible for any ad valorem property taxes and assessments, or other taxes and assessments levied against the Leased Premises and/or the Building.
- 1.11 Insurance. **CITY** will provide property insurance on the Leased Premises, excluding improvements constructed by **A&M SYSTEM** and excluding **A&M SYSTEM**'s furniture, fixtures, equipment and other personal property, written on a full replacement cost basis and on the most recent edition of ISO form CP 10 30 or equivalent for 100 percent of the replacement costs.
- 1.12 Janitorial Services. **A&M SYSTEM** will be responsible for janitorial services, including replacement of light bulbs, to the Leased Premises, at **A&M SYSTEM**'s sole cost.
- 1.13 Extermination Services. **A&M SYSTEM** is responsible for extermination services to the Leased Premises.
- 1.14 Maintenance. **A&M SYSTEM** agrees to be responsible for providing standard minor maintenance and repair to the Leased Premises due to ordinary wear and tear. **A&M SYSTEM** and **CITY** will meet and negotiate resolution of any major maintenance and repair to the Leased Premises. The negotiated resolution will be issued in written form, signed by **A&M SYSTEM** and **CITY** and shall become a part of this Lease.

ARTICLE 2 TERM

- 2.1 Term. The term of this Lease will be 60 months, commencing on April 1, 2023 (the "Commencement Date"), and ending on March 31, 2028, unless terminated sooner pursuant to this Lease.
- 2.2 Early Termination. **A&M SYSTEM** may terminate this Lease, with or without cause, by sending **CITY** 30 calendar days' written notice of **A&M SYSTEM**'s intent to terminate.

ARTICLE 3 RENTALS AND FEES

- 3.1 Rental. During the term of this Lease, **CITY** has agreed to provide **A&M SYSTEM** the use of the Leased Premises at the cost of \$1275 per month, payable no later than the fifth day of each month during the Term of this Lease.
- 3.2 Availability of Funding. This Lease may be contingent upon the continuation of state or federally funded programs, the appropriation of funds by the Texas Legislature and/or the

availability of specific funds to cover the full term and cost of this Lease. In the event a curtailment of state or federally funded programs occurs, state appropriations are curtailed or withdrawn, or in the event specific funds are unavailable to **A&M SYSTEM**, **A&M SYSTEM** may terminate this Lease upon written notice to **CITY**, or may assign this Lease, or sublet the Premises, or any part of the Premises, to another agency of the State of Texas, without further duty or obligation hereunder. **CITY** acknowledges that appropriation of funds is beyond the control of **A&M SYSTEM**.

- 3.3 **Annual Increase.** The monthly Rent amount may be adjusted annually on September 1st, beginning September 1, 2023 ("Annual Increase"). The first Annual Increase will be based upon the monthly Rent amount as stated in this Article 3. Each subsequent Annual Increase of the monthly Rent amount will be as follows:

The total Annual Increase will be either five percent (5%) of the monthly Rent or the All Urban Consumer Price Index as published in August (CPI- U) immediately prior to the September 1st Annual Increase. Notwithstanding the foregoing, for the avoidance of doubt, **A&M SYSTEM** will pay either a 5% Annual Increase or the CPI- U, whichever is less.

ARTICLE 4 CONDEMNATION AND CASUALTY

- 4.1 **Condemnation.** If a condemnation proceeding results in a partial taking of the Leased Premises (or if the Leased Premises are partially conveyed under threat of condemnation), and the remainder of the Leased Premises is useful to **A&M SYSTEM** as determined by **A&M SYSTEM** in its sole discretion, then the rent specified in Section 3.1 will be equitably adjusted as of the date of the taking of possession by the condemning authority.

If a condemnation proceeding results in a total taking of the Leased Premises (or if the entire Leased Premises are conveyed under threat of condemnation), then all rent and charges will be prorated to the date of the taking of possession by the condemning authority and this Lease will be terminated. Alternatively, if **CITY** is able to provide space suitable for **A&M SYSTEM** use, in **A&M SYSTEM**'s sole opinion, **A&M SYSTEM** may elect to rent such space under the same terms, conditions, and rental amount as this Lease.

- 4.2 **Casualty.** Within 10 days following the date the Leased Premises are damaged by casualty, **A&M SYSTEM** shall give written notice to **CITY** stating whether **A&M SYSTEM** desires to either (i) continue use and occupancy of the Leased Premises or any undamaged portion of the Leased Premises, or (ii) terminate this Lease effective as of the date of the casualty. If **A&M SYSTEM** decides, in its sole discretion, to continue use and occupancy of the Leased Premises or any portion of the Leased Premises, **CITY** shall, at its expense and within 10 days following the date of **A&M SYSTEM**'s written notice, proceed with diligence to restore the Leased Premises to substantially the same condition that existed before the casualty, exclusive of any alterations, additions, improvements, fixtures and equipment installed by **A&M SYSTEM**. The rent payable by **A&M SYSTEM** during

repairs and restoration will be equitably adjusted. If **A&M SYSTEM** decides to terminate this Lease, all rent and other charges will be prorated as of the date of the casualty. Alternatively, if **CITY** is able to provide other space suitable for **A&M SYSTEM**'s use, in **A&M SYSTEM**'s sole opinion, **A&M SYSTEM** may elect to rent the other space under the same terms and conditions as set forth in this Lease.

- 4.3 **Emergency Repairs.** **CITY** authorizes **A&M SYSTEM** to repair any damage to the Leased Premises, whether **CITY** has been notified of such damage or not, if the damage presents a threat to the health or safety of **A&M SYSTEM**, its employees, clients, representatives, agents, customers or other persons frequenting the Leased Premises. Any costs incurred by **A&M SYSTEM** shall be reimbursed by **CITY** within 10 days of **CITY**'s receipt of written notice from **A&M SYSTEM** of the actions undertaken and the costs incurred to repair the damage, accompanied by documentation of the costs (e.g., invoice).

ARTICLE 5 COVENANTS AND OBLIGATIONS OF CITY

- 5.1 **Quiet Enjoyment.** **CITY** covenants and agrees that during the term of this Lease, and so long as **A&M SYSTEM** is not in breach of this Lease, **A&M SYSTEM** shall peaceably and quietly have, hold and enjoy the Leased Premises. **CITY** will not lease, rent, demise, sell, or otherwise furnish space in the Building, or any adjacent building owned or controlled by **CITY**, to any entity that (i) creates or may be expected to create noise, odors or a hazardous condition injurious to **A&M SYSTEM**, its employees, agents, representatives, customers, invitees or guests, or disruptive to **A&M SYSTEM**'s use of the Leased Premises, or (ii) that provides services to a clientele which engages in harassment of **A&M SYSTEM**'s employees, agents, representatives, clients, invitees or guests.

In the event of a default by **CITY** under this Section, **A&M SYSTEM** will give **CITY** written notice identifying the default and **CITY** will have 30 calendar days in which to cure or cause the cure of the default. If **CITY** fails or refuses to remedy the situation to **A&M SYSTEM**'s approval, **A&M SYSTEM** can terminate this Lease by giving **CITY** written notice. If the activity or behavior presents a safety hazard to **A&M SYSTEM**'s employees, agents, representatives, clients, invitees or guests, **A&M SYSTEM** may immediately vacate the Leased Premises by giving **CITY** written notice and this Lease shall terminate.

- 5.2 **Ability to Lease.** **CITY** covenants and agrees that it has good and sufficient title and exclusively holds the authority, right, and ability to rent, lease, or otherwise furnish the Leased Premises to **A&M SYSTEM**. Additionally, **CITY** warrants that the person executing this Lease on behalf of **CITY** is authorized to do so, and that such person has the capacity to do so.

ARTICLE 6
TERMINATION BY CITY

- 6.1 **Default.** **CITY** may terminate this Lease and terminate all or any of **CITY's** obligations pursuant to this Lease if **A&M SYSTEM** fails to perform, keep and observe any terms, covenants, or conditions required by this Lease to be performed by **A&M SYSTEM**.
- 6.2 **Notice of Default and Termination of Lease.** In the event of such failure, **CITY** will give **A&M SYSTEM** written notice pursuant to Section 10.1 of this Lease. If the default continues for 30 calendar days after **A&M SYSTEM**'s receipt of such notice, **CITY** may as its sole and exclusive remedy, terminate this Lease by written notice to **A&M SYSTEM** sent pursuant to Section 10.1 of this Lease.

ARTICLE 7
TERMINATION BY A&M SYSTEM

- 7.1 **Default.** In addition to any other right of **A&M SYSTEM** to terminate this Lease, **A&M SYSTEM** may terminate this Lease and terminate all or any of its obligations at any time, upon or after the occurrence of any one of the following events:
 - A. Breach or failure by **CITY** to perform, keep and observe, any terms, covenants, or conditions required by this Lease, and failure of **CITY** to remedy such breach or failure for a period of 30 calendar days after the receipt of written notice of breach;
 - B. Inability of **A&M SYSTEM** to use the Leased Premises for more than 30 consecutive calendar days due to any law, statute, ordinance, rule or regulation of any competent governmental authority.
- 7.2 **Property Removal.** At the end of the term or in the event **A&M SYSTEM** terminates this Lease, **A&M SYSTEM** must remove its equipment and personal property from the Leased Premises on or before the termination date, and must leave the Leased Premises clean and in a condition equal to the condition which existed at the commencement of this Lease, normal wear and tear excepted. **A&M SYSTEM** may remove any fixtures and other improvements which it constructed on the Leased Premises according to this Lease; provided the fixtures and improvements are removed in a manner so as to cause as little damage, as is reasonably possible, to the Building and the Leased Premises.

ARTICLE 8
ASSIGNMENT OF LEASE

A&M SYSTEM may assign this Lease or any part of this Lease to any member of The Texas A&M University System with the prior written consent of the **CITY**.

ARTICLE 9 SUBLEASE

A&M SYSTEM may sublease the Leased Premises or any portion of the Leased Premises to any member of The Texas A&M University System, provided that **A&M SYSTEM** notifies **CITY** in writing within 30 days.

ARTICLE 10 MISCELLANEOUS PROVISIONS

- 10.1 **Notices.** Any notices required or permitted under this Agreement must be in writing and will be deemed given: (a) three (3) business days after it is deposited and post-marked with the United States Postal Service, postage prepaid, certified mail, return receipt requested. (b) the next business day after it is sent by overnight carrier, (c) on the date sent by email transmission with electronic confirmation of receipt by the party being notified, or (d) on the date of delivery if delivered personally. The parties may change their respective notice address by sending to the other party a notice of the new address. Notices should be addressed as follows

CITY: City of Granbury
Attn: City Manager
116 West Bridge Street
Granbury, Texas 76048
Phone: (817) 573-1114

A&M SYSTEM: Texas A&M Forest Service
Attn: Terry Smith, Purchasing Department Head
200 Technology Way, Suite 1120
College Station, Texas 77845
Phone: (979) 458-7381
Email: tsmith@tfs.tamu.edu

With copy to: The Texas A&M University System
Office of Business Affairs
Attn: System Real Estate Office
301 Tarrow St., 5th Floor
College Station, Texas 77840-7896
Phone: 979-458-6350
Email: sreo@tamus.edu

With copy to:

The Texas A&M University System
Office of General Counsel
Attn: Property & Construction
301 Tarrow St., 6th Floor
College Station, Texas 77840-7896
Phone: 979-458-6120
Email: property@tamus.edu

- 10.2 Governing Law. The validity of this Lease and all matters pertaining to this Lease, including but not limited to, matters of performance, non-performance, breach, remedies, procedures, rights, duties, and interpretation or construction, shall be governed and determined by the Constitution and the laws of the State of Texas. Pursuant to Section 85.18, *Texas Education Code*, venue for any suit filed against **A&M SYSTEM** shall be in the CITY in which the primary office of the chief executive officer of **A&M SYSTEM** is located.
- 10.3 Entire Agreement. This Lease constitutes the complete agreement of **CITY** and **A&M SYSTEM** and supersedes any prior understanding, written or oral, between them regarding the issues covered by this Lease.
- 10.4 Savings Clause. If any term, provision, covenant, or condition of this Lease is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder of the provisions will remain in full force and effect and will not be affected, impaired or invalidated.
- 10.5 Alterations. **A&M SYSTEM** will not materially alter the Leased Premises without the prior written approval of **CITY**.
- 10.6 Time of the Essence. Time is of the essence in respect to the performance of each provision of this Lease.
- 10.7 Consent and Approval. **CITY** agrees that any consent or approval of **CITY** required under this Lease shall not be unreasonably withheld or delayed.
- 10.8 Special Provisions. Per Section 1.14 of this Lease, **A&M SYSTEM** and **CITY** have negotiated regarding the repair of the air conditioning system and **A&M SYSTEM** will reimburse the **CITY** \$19,900 toward the replacement of same, to be payable within 30 days upon full execution of this Lease.

(SIGNATURES BEGIN ON NEXT PAGE)

EXECUTED on the 22nd day of March, 2023 by the CITY, or by its authorized agent.

CITY OF GRANBURY

By:

JAMES T. JARRATT

Mayor

Chris Coffman

City Manager

(SIGNATURES CONTINUE ON NEXT PAGE)

EXECUTED on the 26th day of May, 2023 by A&M SYSTEM,
or by its authorized agent.

**BOARD OF REGENTS OF THE TEXAS A&M
UNIVERSITY SYSTEM, an agency of the State of
Texas, for the use and benefit of TEXAS A&M
FOREST SERVICE**

By: A.G. Davis
A.G. DAVIS
Interim Director
Texas A&M Forest Service

APPROVED AS TO FORM:

DocuSigned by:

Jennifer Wright

1C34ADB47F88496

JENNIFER J. WRIGHT
Assistant General Counsel
Office of General Counsel
The Texas A&M University System

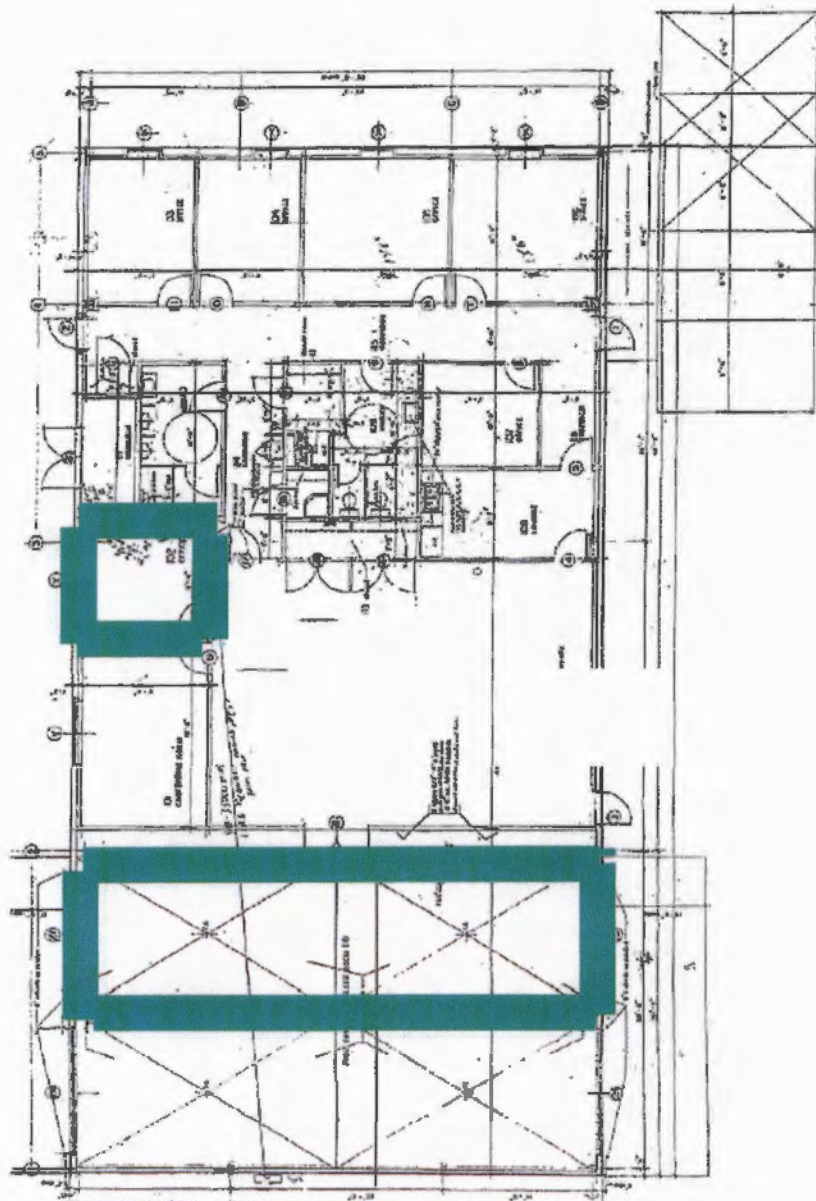


EXHIBIT A

Snoe, Blakely

From: Moore, Vanessa
Sent: Friday, August 15, 2025 11:05 AM
To: Snoe, Blakely
Subject: Fw: [External] Re: Texas A&M Forest Service - Rent Increase

Sent via the Samsung Galaxy S10+, an AT&T 5G Evolution capable smartphone
Get [Outlook for Android](#)

From: Smith, Terry <tsmith@tfs.tamu.edu>
Sent: Wednesday, August 13, 2025 1:20:24 PM
To: Moore, Vanessa <vmoore@tfs.tamu.edu>
Subject: FW: [External] Re: Texas A&M Forest Service - Rent Increase

Please see below for the Granbury lease.

From: Chris Coffman <ccoffman@granbury.org>
Sent: Wednesday, August 13, 2025 1:19 PM
To: Smith, Terry <tsmith@tfs.tamu.edu>
Cc: Eva Gregory <egregory@granbury.org>; Rachel Hamatani <rhamatani@granbury.org>
Subject: [External] Re: Texas A&M Forest Service - Rent Increase

Thank you. Granbury concurs with your calculations.

Thank you
Chris Coffman
Sent from my iPhone

On Aug 13, 2025, at 13:13, Smith, Terry <tsmith@tfs.tamu.edu> wrote:

Caution: Reminder: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Chris, the current CPI-U is attached, which has increased 2.62% in the previous 12-month. Increasing the current rent for TFS by 2.62% will set our new rent amount at \$1383.62/month starting September 1, 2025.

Please respond with your concurrence to the increase.



Terry Smith

Purchasing Department Head
Texas A&M Forest Service
200 Technology Way, Suite 1151
College Station, TX 77845
P: 979-458-7381

Mid-Atlantic Information Office

Mid-Atlantic Home	Mid-Atlantic Geography ▾	Mid-Atlantic Subjects ▾	M
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Consumer Price Index Historical Tables for U.S. City Average (1967=100)

CONSUMER PRICE INDEX FOR ALL URBAN CONSUMERS (CPI-U) (not seasonally adjusted)

ALL ITEMS (1967=100)	Jan	Feb	Mar	Apr	May	Jun	Jul	U.S. City Average
Consumer Price Index								
2015	700.083	703.122	707.306	708.746	712.357	714.855	714.902	
2016	709.695	710.278	713.339	716.719	719.619	721.982	720.816	
2017	727.439	729.727	730.320	732.486	733.110	733.775	733.269	
2018	742.499	745.866	747.554	750.524	753.647	754.848	754.898	
2019	754.017	757.204	761.477	765.507	767.138	767.291	768.571	
2020	772.768	774.886	773.199	768.029	768.044	772.245	776.152	
2021	783.584	787.872	793.455	799.975	806.387	813.879	817.796	
2022	842.196	849.887	861.235	866.042	875.589	887.615	887.511	
2023	896.182	901.182	904.167	908.742	911.031	913.970	915.714	
2024	923.881	929.598	935.609	939.251	940.811	941.129	942.221	
2025	951.601	955.829	957.974	960.958	962.965	966.248	967.707	