AMENDMENT EIGHT

ORACLE CONTRACT INFORMATION

This amendment amends the Volume Pricing Contract, aka "Master Agreement 2004" (SLSA-10608755-28-FEB-2004) dated February 28, 2004, and all amendments and addenda thereto (the "agreement") between The University of Texas System ("you") and Oracle America, Inc ("Oracle").

The parties agree to amend the agreement as follows:

1. Section 2. Master Agreement 2004 TERM

   Delete the first sentence under Section 2. "Master Agreement 2004 Term", and replace it with the following:

   "The Term of this Master Agreement 2004 shall be from February 28, 2004 through May 31, 2019 (the "primary term")"

Subject to the modifications herein and prior amendment 7, which are in effect only for five (5) year contract term extension of the agreement created by amendment 7 and this amendment eight, the agreement shall remain in full force and effect.

The effective date of this amendment is May 30, 2014. (To be completed by Oracle)

The University of Texas System

Authorized Signature: __________________________

Name: Scott C. Kelley
Title: Executive Vice Chancellor for Business Affairs
Signature Date: 5/30/14

Oracle America, Inc

Authorized Signature: __________________________

Name: __________________________
Title: __________________________
Signature Date: __________________________
Katie, please print attached and email message below.

We have the best value letter (which is the purchasing piece). Okay we need a form started for the HUB one (we don’t have to wait for it to get contract signed, just have to say it is in process and showed my signed part).

We don’t need other things as this is not actually ordering anything

Margaret H. Knox
Chief Information Officer (CIO)
The University of Texas System
CTJ 2.218 78701

Patterson, Scott
Sent: Wednesday, May 28, 2014 4:09 PM
To: Knox, Marg
Cc: Phillips, Jim
Subject: Amendment Eight to Volume Pricing Contract aka "Master Agreement 2004" ("Amendment Eight") between Oracle USA, Inc. ("Oracle" or "Contractor") and The University of Texas System (the "University").

ATTORNEY-CLIENT COMMUNICATION
PRIVILEGED AND CONFIDENTIAL

I’ve reviewed the attached version of Amendment Eight, and it looks like Oracle has mostly made the changes to the sentence that was at issue, except for one missing word as highlighted below:

Subject to the modifications herein and in prior amendment 7, which are in effect only for five (5) year contract term extension of the agreement created by amendment 7 and this amendment eight, the agreement shall remain in full force and effect.

Otherwise, my understanding is that:

(1) the University has procured Amendment Eight and the amended Master Agreement 2004 in accordance with all applicable state and federal laws, rules, and regulations, including the Regents’ Rules and Regulations (including the University’s and each University Institution’s compliance with the requirements of the applicable “best value” procurement authority as set forth in Sections 51.9335, 73.115(c), and 74.008(c) of the Texas Education Code);

(2) the University has reviewed Amendment Eight in its entirety and understands all provisions of Master Agreement 2004 as so amended;
Subject to the above, the attached, and to my previous comments concerning Amendment Eight and the amended Master Agreement 2004, the version of Amendment Eight that is attached to this message is approved to the extent that it does not affect the contract provisions required by Texas statute that are included in Master Agreement 2004.

Please do not provide copies of this memorandum to Contractor or any other third parties because this memorandum may contain privileged and confidential information. In order to maintain any privilege, this memorandum should be shared only with University employees that have a need to know the information contained herein.

It has been a pleasure to be of assistance with this matter. If there are any questions, please do not hesitate to contact me.

From: Knox, Marg [mailto:mknox@austin.utexas.edu]
Sent: Wednesday, May 28, 2014 3:25 PM
To: Jason Young
Cc: Timothy Dyer; Kerl Hackett; Knox, Marg; Patterson, Scott; Phillips, Jim
Subject: RE: Amendment 8

Thanks Jason, I have the revised Amendment 8 into counsel for comments. I will call them in a few minutes to see if they see something that needs explaining etc. I am okay with Business terms unless they explain something to me!

Margaret H. Knox
Chief Information Officer (CIO)
The University of Texas System
CTJ 2.218 78701

From: Jason Young [mailto:jason.young@oracle.com]
Sent: Wednesday, May 28, 2014 2:58 PM
To: Knox, Marg
Cc: Timothy Dyer; Kerl Hackett
Subject: Oracle OBIA OD and Amendment 8

Hi Marg,

Attached is the revised OD and Amendment 8 for OBIA. We worked very hard to provide you with everything you requested. I'm hopeful it now meets your approval.

Let me know where we stand once you have an opportunity to review. I'm flying into Austin tomorrow morning at 11:00. Bringing all my stalker gear 😁.

Thank you,

Jason

ORACLE

Jason Young | Application Sales Manager - Higher Education & Research | +1.303.807.7490
Oracle Business Intelligence and Analytics | 9604 Technology Way | Denver, CO 80237