PRESENTER AGREEMENT

the s refer	tate of T	Texas A&M University, a member of The Texas A&M University System ("A&M System") and an agency of exas (hereafter referred to as "MEMBER"), and, (hereafter s "PRESENTER"). MEMBER and PRESENTER are sometimes hereafter referred to as "Party" individually or ectively.
MEN	IBER and	PROVIDER hereby agree as follows:
1.	SERV	ICES
		BER hereby engages the services of PRESENTER for a presentation under the conditions set out below vices"):
	A.	Date of Presentation:
	В.	Time of Presentation:
	C.	Topic or Title:
	D.	Location:
2.	PAYN	IENT TERMS
	А.	Payment. No fee will be charged. (If selected, Sec. 2.B (Payment Method) of this agreement can be disregarded by the parties) A lump sum/honorarium not to exceed \$
		Check made payable to: Name: Address:
	C.	Travel. For reasonable business-related travel, lodging and/or meal expenses validly incurred directly and solely in support of the Services and approved by MEMBER in advance, PRESENTER will be reimbursed by MEMBER according to the State of Texas rates, rules, and regulations (https://fmx.cpa.texas.gov/fmx/travel/textravel/rates/current.php). When requesting such reimbursement, PRESENTER will submit to MEMBER receipts, invoices and other documentation as required by Member. Under no circumstances will PRESENTER be reimbursed for alcohol purchases. State travel rates are subject to change without notice and will be adjusted accordingly. Mileage rates will be calculated from point-to-point (PRESENTER's place of business to job site) using the State of Texas mileage. No separate travel allowance included.
		Travel allowance as follows:

			Transportation	n (air and/or ground): _		round trip from				
				to						
			Hotel accomm	odations:						
			Meals:							
			Other:							
3.	RECO	RDING BY MEM	BER:							
		No recording	of the presentati	on is permitted.						
		The PRESENT	ER hereby grant	s MEMBER a limited,		cordings of this presentation. exclusive license to use and MEMBER desires.				
		The PRESENT	ER hereby grants		ee, perpetual, non-exc	cordings of this presentation. Iusive license to use the text				
4.	MERC	MERCHANDISE SALES:								
		No merchand	ise may be sold a	t this presentation.						
		presentation	related mercharill collect and rea	ndise, limited to boo	ks, photographs, reco	on designated by MEMBER, rdings, clothing or posters. hts the required 8.25% Texas				
		clothing or po MEMBER will sales tax. ME all moneys co	esters on behalf o collect and remit MBER shall be er ollected minus th check for the b	f the PRESENTER at th to the Texas Comptrol atitled to an administra e 8.25% sales tax. All	e presentation in a loca ler of Public Accounts thation fee equal to 25% of moneys collected will	ks, photographs, recordings, tion designated by MEMBER. he required 8.25% Texas state of the Gross Sales, defined as be deposited in the name of in thirty (30) days after the				
5.	PRESE	ENTER RELEASE/	WARRANTY							
	PRESENTER grants MEMBER permission to use the name and photo of PRESENTER in all event presentation materials and/or has full authority to make this Agreement; that the presentation materials do not infringe any copyright, property rights, or contain any scandalous, libelous, or unlawful matter. PRESENTER will defend, indehold harmless A&M System, MEMBER, their regents, employees, and agents ("Indemnitees") against suits, costs, damages, and expenses that the Indemnitees may sustain by reason of any scandalous, unlawful matter contained or alleged to be contained in the presentation materials or any infrint violation by the presentation materials of any copyright or property right; and until such claim or su settled or withdrawn, the MEMBER may withhold any sums due to PRESENTER under this Agreement.					s and/or has full power and ge any copyright, violate any R will defend, indemnify, and emnitees") against all claims, f any scandalous, libelous, or rials or any infringement or I such claim or suit has been				
6.	INABI	LITY TO PERFOR	RM							
	set for cance repress copy docur	orth below), ME Ilation become sentative, (email: mentation of circ	MBER will have necessary, PRE	no obligation to ma SENTER shall notify (telepl) of the circum provided within forty	ke payments under the MEMBER immedianone: Instances resulting in the reight (48) hours of the	c of a force majeure event (as is Agreement. Should such ately by telephone to staff) followed by an email are cancellation, with original initial notice of cancellation. The event (as set forth below),				

PRESENTER agrees to reimburse MEMBER for any and all documented out-of-pocket expenses, including but not

limited to, advertising expenses and local production expenses. Payment will be due in full sixty (60) days from the date of the presentation noted above.

7. **COMPLIANCE WITH LAWS**

PRESENTER and its employees, agents, and representatives shall observe and abide by all applicable A&M System and MEMBER policies, regulations, rules and procedures, including those applicable to conduct on its premises. Furthermore, PRESENTER shall comply with all federal, state, and local laws, executive orders, rules, and regulations applicable to the performance of its obligations under this Agreement. This includes a restricted party screening if the PRESENTER is a not a citizen or a lawful permanent resident of the United States.

8. **INDEMNIFICATION**

Subject to the statutory duties of the Texas Attorney General, PROVIDER shall indemnify, defend and hold harmless Indemnitees from and against any third-party claims, demands, damages, liabilities, expense or loss asserted against A&M System Indemnities (each, a "Claim") arising out of or related to (i) an allegation that any of the Services infringe upon, misappropriate, or otherwise violate the intellectual property rights of a third party; (ii) PROVIDER's breach of any certification, representation, or warranty contained in this Agreement; or (iii) any acts or omissions of PROVIDER or its employees or agents pertaining to the activities and obligations under this Agreement, except to the extent such Claim arises from an A&M System Indemnitee's gross negligence or willful misconduct.

9. **MISCELLANEOUS**

- A. **Force Majeure.** Neither Party shall be held liable or responsible to the other Party nor be deemed to have defaulted under or breached this Agreement for failure or delay in fulfilling or performing any obligation under this Agreement if and to the extent such failure or delay is caused by or results from causes beyond the affected Party's reasonable control, including, but not limited to, acts of God, strikes, riots, flood, fire, epidemics, natural disaster, embargoes, war, insurrection, terrorist acts or any other circumstances of like character; provided, however, that the affected Party has not caused such force majeure event(s), shall use reasonable commercial efforts to avoid or remove such causes of nonperformance, and shall continue performance hereunder with reasonable dispatch whenever such causes are removed. Either Party shall provide the other Party with prompt written notice of any delay or failure to perform that occurs by reason of force majeure, including describing the force majeure event(s) and the actions taken to minimize the impact of such event(s).
- B. **Independent Contractor.** For purposes of the presentation, PRESENTER is an independent contractor and is not a state employee, partner, joint venturer, or agent of MEMBER. Unless the parties otherwise agree in writing nothing in this Agreement confers a MEMBER faculty title upon PRESENTER, and PRESENTER and its employees, agents, and representatives will not represent themselves to be an agent or representative of MEMBER. PRESENTER acknowledges that MEMBER shall have no responsibility to provide insurance or other fringe benefits normally associated with employee status. PRESENTER is solely responsible for all taxes, withholdings, and other statutory or contractual obligations of any sort.
- C. **Non-Assignment.** PRESENTER shall neither assign its rights nor delegate its duties under this Agreement without the prior written consent of MEMBER. Any purported assignment in violation of this Section will be void.
- D. **Non-Waiver of Defaults.** The failure of either Party at any time to require performance by the other Party of any provision of this Agreement will in no way affect the right to require such performance at any time thereafter nor will the waiver by either Party of a breach of any provision be taken or held to be a waiver of any succeeding breach of such provision or as a waiver of the provision itself.
- E. **Notices.** Any notice required or permitted under this Agreement must be in writing, and shall be deemed given: (i) three (3) business days after it is deposited and post-marked with the United States Postal Service, postage prepaid, certified mail, return receipt requested, (ii) the next business day after it is sent by overnight carrier, (iii) on the date sent by email transmission with electronic confirmation of receipt by the party being notified, or (iv) on the date of delivery if delivered personally. MEMBER and PRESENTER

can change their respective notice address by sending to the other Party a notice of the new address. Notices should be addressed as follows:

MEMBER:	Texas A&M University	
	Attention:	
	Phone:	
	Email:	
PROVIDER:		
	Attention:	
	Phone:	
	Email:	

- F. **Severability.** In case any one or more of the provisions contained in this Agreement shall, for any reason, be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provisions hereof, and this Agreement shall be construed as if such invalid, illegal, and unenforceable provision had never been contained herein. The Parties agree that any alterations, additions, or deletions to the provisions of the Agreement that are required by changes in federal or state law or regulations are automatically incorporated into the Agreement without written amendment hereto and shall become effective on the date designated by such law or by regulation.
- G. **Survival.** Any provision of this Agreement that may reasonably be interpreted as being intended by the Parties to survive the termination or expiration of this Agreement will survive the termination or expiration of this Agreement.
- H. U.S. Currency. All amounts payable hereunder shall be paid in United States dollars.
- Use of Name. PRESENTER acknowledges that all rights in any trademarks, service marks, slogans, logos, designs, and other similar means of distinction associated with the MEMBER (its "Marks"), including all goodwill pertaining to the Marks, are the sole property of MEMBER. PRESENTER may not use the Marks without the advance written consent MEMBER, except that PRESENTER may use the name of MEMBER in factual statements that, in context, are not misleading. The Parties will mutually agree in advance upon any public announcements, or communications to the media regarding this Agreement or the Services to be provided pursuant to this Agreement.

10. STATE AGENCY CLAUSES

- A. **Delinquent Child Support Obligations.** A child support obligor who is more than 30 days delinquent in paying child support and a business entity in which the obligor is a sole proprietor, partner, shareholder, or owner with an ownership interest of at least 25 percent is not eligible to receive payments from state funds under an agreement to provide property, materials, or services until all arrearages have been paid or the obligor is in compliance with a written repayment agreement or court order as to any existing delinquency. Under Section 231.006, Texas Family Code, PRESENTER certifies that it is not ineligible to receive the payments under this Agreement and acknowledges that this Agreement may be terminated, and payment may be withheld, if this certification is inaccurate.
- B. **Dispute Resolution.** To the extent that Chapter 2260, Texas Government Code is applicable to this Agreement, the dispute resolution process provided in Chapter 2260, and the related rules adopted by the Texas Attorney General pursuant to Chapter 2260, shall be used by MEMBER and PRESENTER to attempt to resolve any claim for breach of contract made by PRESENTER that cannot be resolved in the ordinary course of business. PRESENTER shall submit written notice of a claim of breach of contract under this Chapter to the Contracts Officer of MEMBER, who shall examine PRESENTER's claim and any counterclaim and negotiate with PRESENTER in an effort to resolve the claim. This provision and nothing

in this Agreement waives MEMBER's sovereign immunity to suit or liability, and MEMBER has not waived its right to seek redress in the courts.

- C. Executive Order GA-48. PRESENTER represents and warrants that PRESENTER is not and, if applicable, none of its holding companies or subsidiaries are (i) listed in Section 889 of the 2019 National Defense Authorization Act ("NDAA") regarding telecommunications and video surveillance; (ii) listed in Section 1260H of the 2021 NDAA regarding Chinese military companies in the US; (iii) owned by the government of a country on the U.S. Department of Commerce's foreign adversaries list under 15 C.F.R. § 791.4 ("15 C.F.R. § 791.4 List"); or (iv) controlled by any governing or regulatory body located in a country on the 15 C.F.R. § 791.4 List. PRESENTER acknowledges that a false certification is a material breach of contract and is grounds for immediate termination of this Agreement with no further obligation on the part of MEMBER or the A&M System. If this Agreement is terminated due to a false certification, PRESENTER will immediately reimburse MEMBER for all prepaid costs.
- D. **Governing Law; Venue.** The validity of this Agreement and all matters pertaining to this Agreement, including but not limited to, matters of performance, nonperformance, breach, remedies, procedures, 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(b), Texas Education Code, mandatory venue for all legal proceedings against MEMBER shall be in the county in which the principal office of MEMBER's governing officer is located.
- E. **Non-Waiver of Privileges and Immunities.** MEMBER is an agency of the state of Texas and under the Constitution and the laws of the state of Texas possesses certain rights and privileges, is subject to certain limitations and restrictions, and only has authority as is granted to it under the Constitution and the laws of the state of Texas. PRESENTER expressly acknowledges that MEMBER is an agency of the state of Texas and nothing in this Agreement will be construed as a waiver or relinquishment by MEMBER of its right to claim such exemptions, remedies, privileges, and immunities as may be provided by law, including the sovereign immunity of MEMBER.
- F. Payment of Debt or Delinquency to the State. Pursuant to Sections 2107.008 and 2252.903, Texas Government Code, PRESENTER agrees that any payments owing to PRESENTER under this Agreement may be applied directly toward certain debts or delinquencies that PRESENTER owes the State of Texas or any agency of the State of Texas regardless of when they arise, until such debts or delinquencies are paid in full.
- G. Prohibition on Contracts with Companies Engaging in Business with Certain Countries and Organizations. PRESENTER certifies that it is not engaged in business with Iran, Sudan, or a foreign terrorist organization, as prohibited by Section 2252.152, Texas Government Code. PRESENTER acknowledges this Agreement may be terminated for cause immediately if this certification is inaccurate.
- H. Public Information. PRESENTER acknowledges that MEMBER is obligated to strictly comply with the Public Information Act, Chapter 552, Texas Government Code, in responding to any request for public information pertaining to this Agreement, as well as any other disclosure of information required by applicable Texas law. Upon MEMBER's written request, PRESENTER will promptly provide specified contracting information exchanged or created under this Agreement for or on behalf of MEMBER to MEMBER in a non-proprietary format acceptable to MEMBER that is accessible by the public. PRESENTER acknowledges that MEMBER may be required to post a copy of the fully executed Agreement on its Internet website in compliance with Section 2261.253(a)(1), Texas Government Code. The requirements of Subchapter J, Chapter 552, Texas Government Code, may apply to this Agreement and PRESENTER agrees that this Agreement can be terminated if PRESENTER knowingly or intentionally fails to comply with a requirement of that subchapter.
- I. **State Auditor's Office.** PRESENTER understands that acceptance of funds under this Agreement constitutes acceptance of the authority of the Texas State Auditor's Office, or any successor agency (collectively, "Auditor"), to conduct an audit or investigation in connection with those funds pursuant to Section 51.9335(c), Texas Education Code. PRESENTER agrees to cooperate with the Auditor in the

conduct of the audit or investigation, including without limitation, providing all records requested. PRESENTER will include this provision in all contracts with permitted subcontractors.

(SIGNATURES TO FOLLOW ON NEXT PAGE)

both parties.	
TEXAS A&M UNIVERSITY	
Ву:	By:
Name:	Name:
Title:	Title:

IN WITNESS WHEREOF, the MEMBER and PRESENTER have entered into this Agreement effective when fully executed by