EXECUTIVE ORDER 11246 AFFIRMATIVE ACTION PLAN (AAP)

for

TEXAS A&M UNIVERSITY – COLLEGE STATION

January 1, 2018 - December 31, 2018

PART I: AAP FOR MINORITIES AND WOMEN

PART II: AAP FOR PROTECTED VETERANS
   AND INDIVIDUALS WITH DISABILITIES

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INTRODUCTION TO PARTS I AND II

BACKGROUND

Texas A&M University – College Station is a member of The Texas A&M University System, one of the largest systems of public higher education in the nation. Texas A&M University – College Station was established in 1876 as Texas’ first public institution of higher learning.

Texas A&M University – College Station is a federal government supply and service contractor subject to the affirmative action requirements of Executive Order 11246 as amended, the Rehabilitation Act of 1973 as amended, and the Vietnam Veterans' Readjustment Assistance Act of 1974 as amended. Because Texas A&M University – College Station has $50,000 or more in annual contracts with the federal government and employs 50 or more employees, we are required to prepare annual written Affirmative Action Plans (AAP’s) for minorities and women, for protected veterans, and for individuals with disabilities for our organization. Failure to comply with these laws and their implementing regulations, which are enforced by the Office of Federal Contract Compliance Programs (OFCCP), can result in debarment of the university from future contracts and subcontracts.

Affirmative action is a term that encompasses any measure adopted by an employer to correct or to compensate for past or present discrimination or to prevent discrimination from occurring in the future. Affirmative action goes beyond the simple termination of a discriminatory practice.

As stipulated in federal regulations, a prerequisite to the development of a satisfactory affirmative action plan is the evaluation of opportunities for protected group members, as well as an identification and analysis of problem areas inherent in their employment. Also, where a statistical analysis reveals a statistically significant disparity between incumbency and availability, an AAP details specific affirmative action steps to guarantee equal employment opportunity. These steps are keyed to the problems and needs of protected group members. For minorities and women, such steps include the development of hiring and promotion goals to rectify the disparity between incumbency and availability. For protected veterans and individuals with disabilities, such steps will include a thorough review of the university’s outreach efforts to determine the effectiveness of such efforts in closing the hiring and/or utilization gaps. It is toward this end that the following AAP of Texas A&M University – College Station was developed.

APPLICABLE AFFIRMATIVE ACTION LAWS AND REGULATIONS

Texas A&M University – College Station's AAP for minorities and women (Part I) has been prepared according to Executive Order 11246, as amended, and Title 41, Code of Federal Regulations, Part 60-1 (Equal Employment Opportunity Duties of Government Contractors), Part 60-2 (Affirmative Action Programs of Government Non-Construction Contractors (also known as "Revised Order No. 4"), and Part 60-20 (Sex Discrimination Guidelines for Government Contractors).

Texas A&M University – College Station has developed separately an affirmative action plan for protected veterans and individuals with disabilities (Part II), prepared in accordance with the

The Jobs for Veterans Act (JFVA), Public Law 107-288, effective December 1, 2003, increased the threshold for coverage under 38 U.S.C. §4212 from $25,000 to $100,000; grants VEVRAA protection to those veterans who, while serving on active duty in the Armed Forces, participated in a United States military operation for which an Armed Forces service medal was awarded pursuant to Executive Order 12985 (62 Fed. Reg. 1209); changes the definition of “recently separated veteran” to include “any veteran during the three-year period beginning on the date of such veteran’s discharge or release from active duty”; changes “Special Disabled Veterans” to “Disabled Veterans,” expanding the coverage to conform to 38 U.S.C. § 4211 (3); and, following publication of the final regulations, requires contractors to post job listings with their local employment service delivery system.

**PROTECTED GROUPS**

Coverage under affirmative action laws and regulations applies to:

- **Women and minorities** who are recognized as belonging to or identifying with the following race or ethnic groups: Black/African-American, Hispanic/Latino, Asian, Native Hawaiian or other Pacific Islander, American Indian or Alaskan Native, and Two or More Races.

- **Disabled veteran**: (1) A veteran of the U.S. military, ground, naval or air service who is entitled to compensation (or who but for the receipt of military retired pay would be entitled to compensation) under laws administered by the Secretary of Veterans Affairs, or (2) a person who was discharged or released from active duty because of a service-connected disability.

- **Recently separated veterans**: Any veteran during the three year period beginning on the date of such veteran’s discharge or release from active duty in the U.S. military, ground, naval or air service.

- **Active duty wartime or campaign badge veteran**: A veteran who served on active duty in the U.S. military, ground, naval or air service during a war or in a campaign or expedition for which a campaign badge has been authorized, under the laws administered by the Department of Defense.

- **Armed Forces service medal veteran**: Veterans who, while serving on active duty in the U.S. military ground, naval or air service, participated in a United States military operation for which an Armed Forces service medal was awarded pursuant to Executive Order 12985.
An individual with a disability: 1) a person who has a physical or mental impairment that substantially limits one or more of his/her major life activities; (2) has a record of such impairment, or (3) is regarded as having such an impairment.

PROGRAM TERMINOLOGY

The terms, "comparison of incumbency to availability," "deficiency," and "problem area," appearing in this AAP, are terms Texas A&M University – College Station is required by government regulations to use. The criteria used in relation to these terms are those specified by the government. These terms have no independent legal or factual significance whatsoever. Although Texas A&M University – College Station will use the terms in total good faith in connection with its AAP, such use does not necessarily signify that it agrees that these terms are properly applied to any particular factual situation and is not an admission of non-compliance with EEO laws, regulations, and objectives.

The comparison of incumbency to availability contained herein is required by government regulations to be based on certain statistical comparisons. Geographic areas and sources of statistics used herein for these comparisons were used in compliance with government regulations, as interpreted by government representatives. The use of certain geographic areas and sources of statistics does not indicate Texas A&M University – College Station's agreement that the geographic areas are appropriate in all instances of use or that the sources of statistics are the most relevant. The use of such geographic areas and statistics may have no significance outside the context of this AAP. Such statistics and geographic areas will be used, however, in total good faith with respect to this AAP.

The grouping of job titles into a given job group does not suggest that Texas A&M University – College Station believes the jobs so grouped are of comparable worth.

Whenever the term "goal" is used, it is expressly intended that it does "not provide the contractor with a justification to extend a preference to any individual, select an individual, or adversely affect an individual’s employment status, on the basis of that person’s race, color, religion, sex, or national origin" as stated in Title 41 Code of Federal Regulations, Part 60-2.16(e)(2).

This AAP is not intended to create any contractual or other rights in any person or entity.

RELIANCE ON EEOC'S GUIDELINES

Although Texas A&M University – College Station does not believe any violation of Title VII of the Civil Rights Act exists, it has developed this AAP in accordance with and in reliance upon the EEOC's Guidelines on Affirmative Action, Title 29 Code of Federal Regulations, Part 1608.
REPORTING PERIOD

This AAP is designed to cover the following reporting period,

- AAP implementation period: 1/1/2018 – 12/31/2018
- Transaction period: 12/1/2016 – 12/31/2017
STATEMENT OF PURPOSE FOR PARTS I AND II

This AAP has been designed to bring women and men, members of minority groups, protected veterans, and individuals with disabilities into all levels and segments of Texas A&M University – College Station's workforce in proportion to their representation in the qualified relevant labor market.

The AAP, therefore, is a detailed, results-oriented set of procedures which, when carried out, results in full compliance with equal employment opportunity requirements.

The manner in which this is to be accomplished becomes technical and somewhat complicated. There are several reasons for this. First, Texas A&M University – College Station is subject to and must address a variety of state and federal laws and guidelines dealing with equal employment opportunity and affirmative action. These guidelines and requirements are in themselves somewhat technical and complex. In addition, relevant court decisions, which are often useful in interpreting, but sometimes conflict with, these requirements and guidelines, must be taken into account when developing and implementing the AAP. Furthermore, in determining Texas A&M University – College Station's current equal employment opportunity and affirmative action position and its desired future achievements, numbers, percentages, statistics, and numerous calculations and computations must come into play.

The technical, legal, and mathematical aspects of the AAP, however, all have one common purpose—to allow us to properly identify three key concepts:

1. Where we stand now,
2. Where we must go,
3. How best to get there.

These three concepts are the Affirmative Action Plan.
PART I: AFFIRMATIVE ACTION PLAN FOR MINORITIES AND WOMEN

FOR

JANUARY 1, 2018 - DECEMBER 31, 2018
PART I

AAP FOR MINORITIES AND WOMEN

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PART I: AAP FOR MINORITIES AND WOMEN

CHAPTER 1: ORGANIZATIONAL PROFILE
41 C.F.R. § 60-2.11

Workforce Analysis/Lines of Progression

Texas A&M University – College Station conducted a workforce analysis to identify employees by sex and race/ethnicity in each job title. The data was collected from payroll records dated 12/31/2017. On 12/06/2017, the Texas A&M University System launched a new human resources information system which altered data storage methodology and reporting. To ensure consistent reporting from year to year, the transaction period for 2018 reflects the start of the new system-wide pay plan (12/1/2016) through 12/31/2017. In addition a state-wide hiring freeze was in effect which impacted hiring initiatives during the period from 2/1/2017 through 8/31/2017.

Job titles are listed by organizational unit. Job titles are listed from lowest to highest paid. The list includes all job titles, including departmental supervision, exempt, and nonexempt titles.

For each job title, Texas A&M University – College Station identified the total number of employees, the number of male and female employees, the total number of minority employees, the male and female minority employees, the total number of employees who are White, Black, Hispanic, Asian, American Indian or Alaskan Native, Native Hawaiian or Pacific Islander, and Two or More races, and the male and female employees within each of these race/ethnic groups.

Lines of Progression

Developed in conjunction with the workforce analysis is information on Texas A&M University – College Station's lines of progression. Lines of progression (career ladders/career paths) identify the job titles through which an employee can move to the top of a line. For each line of progression, applicable departments are identified. These are the departments which employ persons in the job titles in the specified line of progression. Some lines of progression are limited to only one department, while others are found throughout several departments.

The lines of progression provide useful information regarding patterns of vertical and horizontal movement throughout our workforce. These patterns will be evaluated to ascertain whether they provide to our employees the optimum career mobility and opportunities for advancement.
CHAPTER 2: JOB GROUP ANALYSIS
41 C.F.R. § 60-2.12

Although the workforce analysis was conducted individually for every job title, after it was completed, job titles were grouped for the comparison of incumbency to availability and for setting goals. There were several reasons for grouping jobs.

Many job titles are so similar in content that handling them individually in the AAP is not necessary. Grouping together these very similar titles is appropriate for the comparison of incumbency to availability. For many job titles, the availability data that can be collected is limited, and the same data must be used for several related jobs. Therefore, grouping these related titles together is logical. Also, many job titles have so few incumbents in them that identifying disparities between incumbency and availability by job title is meaningless—as problem areas would be identified in terms of fractions of people. By grouping several similar titles and increasing the number of employees involved, a meaningful comparison can be conducted; any identified problem areas are more likely to be in terms of whole people.

The three reasons for grouping job titles (job content, wages, and opportunity) all discuss "similar" or "related" jobs. That is the most critical guideline in creating job groups. Above all, the job titles placed into a job group must be more similar or related to each other than the job titles in other job groups.

Job groups must have enough incumbents to permit meaningful comparisons of incumbency to availability and goal setting. No minimum size has been established for this purpose, however, since it is dependent not only on the size of the job group, but also on the size of the availability percentage and the number of minorities or women already employed in the job group.

Texas A&M University – College Station did not combine job titles with different content, wages, or opportunities if doing so would have obscured problem areas (e.g., job groups which combine jobs in which minorities or women are concentrated with jobs in which they are underrepresented).
CHAPTER 3: PLACEMENT OF INCUMBENTS IN JOB GROUPS
41 C.F.R. § 60-2.13

Each job group appears on a Job Group Report with a job group name and number. The report lists each job title in the job group. For each job title, the worksheet provides the following information: EEO reporting category, job title, employee headcounts for each job title, and overall percentages by sex and race/ethnicity as of 12/31/2017.
CHAPTER 4: DETERMINING AVAILABILITY
41 C.F.R. § 60-2.14

"Availability" is an estimate of the proportion of each sex and race/ethnic group available and qualified for employment at Texas A&M University – College Station for a given job group in the relevant labor market during the life of the AAP. Availability indicates the approximate level at which each race/ethnic and sex group could reasonably be expected to be represented in a job group if Texas A&M University – College Station's employment decisions are being made without regard to sex, race, or ethnic origin. Availability estimates, therefore, are a way of translating equal employment opportunity into concrete numerical terms. Correct comparisons of incumbency to availability, worthwhile and attainable goals, and real increases in employment for problem area groups depend on competent and accurate availability analyses. With valid availability data, we can compare the percentages of those who could reasonably be expected to be employed versus our current employment (from the workforce analysis), identify problem areas, and establish percentage goals to correct the problems.

Steps in Comparison of Incumbency to Availability

Identify Availability Factors

The following availability factors are required of federal government contractors for consideration when developing availability estimates for each job group:

1. External Factor: The external requisite skills data comes from the 2010 Census of Population.
   A. Local labor area: An “applicant/employee” Zip Code Analysis was used to identify the most precise local labor area for Texas A&M University – College Station. The final local labor area met the following two (2) conditions: 1) it includes all counties/county sets where 5% or more of the employees/applicants resided, and 2) when summed, those counties/county sets accounted for at least 78% of the total applicants/employees within the at-issue workforce. Smaller contributing counties/county sets are removed (i.e., trimmed) unless they are necessary to reach 78%. Once trimmed, the weights for the remaining counties/county sets were proportionately increased to reach 100%.
   B. Reasonable labor area: National

See the Zip Code Analysis report for the counties included in the local labor area.
Note: Zip code analysis results only apply to job groups where populated census data is available.

2. Internal Factor: The percentage of minorities or women among those promotable, transferable, and trainable within the contractor’s organization.

Assign Internal and External Factor Weights: Weights were assigned to each factor for each job group. A combination of historical data and experience were used to determine the weights. Weights were never assigned in an effort to hide or reduce problem areas.
Identify Final Availability: Weights were multiplied by the component-specific data to produce weighted data for each component. Weighted data for each component was summed. This produced a final availability estimate for each sex and race/ethnic group, as well as for minorities in the aggregate.¹

¹ In most cases, the final availability report (and most other technical reports in this AAP) only includes data/information for females and minorities in the aggregate.
CHAPTER 5: COMPARING INCUMBENCY TO AVAILABILITY
41 C.F.R. § 60-2.15

Once final availability estimates were made for each job group, Texas A&M University – College Station compared the percentage of incumbents in each job group to their corresponding availability. A comparison was made between the percentage employed as of 12/31/2017 and that group's final availability.
CHAPTER 6: PLACEMENT GOALS
41 C.F.R. § 60-2.16

Texas A&M University – College Station has established an annual percentage placement goal whenever it found that minority or female representation within a job group was less than would reasonably be expected given their availability. In each case, the goal was set at the availability figure derived for women and/or minorities, as appropriate for that job group. These goals take into account the availability of qualified persons in the relevant labor area. They also take into account anticipated employment opportunities with our organization. Goals are not rigid and inflexible quotas which must be met, but are instead targets reasonably attainable by means of applying good faith efforts to make all aspects of the entire AAP work. These goals will be reached primarily through recruiting and advertising to increase the pool of qualified minority and female applicants and through implementation of our action-oriented programs (see Chapter 9). Selections will occur only from among qualified applicants. Goals do not require the hiring of a person when there are no vacancies or the hiring of a person who is less likely to do well on the job ("less qualified") over a person more likely to do well on the job ("better qualified"), under valid selection procedures. Goals do not require that Texas A&M University – College Station hire a specified number of minorities or women.

A goal is a guidepost against which Texas A&M University – College Station, a community group, or a compliance agency can measure progress in remedying identified underutilization in Texas A&M University – College Station's workforce. By setting realistic goals, Texas A&M University – College Station should be able to meet the goals, assuming we conduct effective recruitment and advertising efforts to ensure an adequate pool of qualified minority and/or female applicants.
CHAPTER 7: DESIGNATION OF RESPONSIBILITY
41 C.F.R. § 60-2.17(A)

As part of its efforts to ensure equal employment opportunity to all individuals, Texas A&M University – College Station has designated specific responsibilities to various staff to ensure the AAP focuses on all components of the employment system. To that end, the President, the Vice President for Human Resources and Organizational Effectiveness, the Director of Talent Management, and those employed as supervisors and managers have undertaken the responsibilities described below.

President, Texas A&M University

The primary responsibility and accountability for implementing the AAP rests with the President. The President has designated the Vice President for Human Resources and Organizational Effectiveness the responsibility for overseeing, administering, implementing, and monitoring Texas A&M University – College Station’s AAP. The President also assures that those designated personnel responsible for all AAP components are given top management support and staffing to successfully implement their assigned responsibilities.

Vice President for Human Resources and Organizational Effectiveness

The Vice President for Human Resources and Organizational Effectiveness (VPHROE) is responsible for overall supervision of the AAP. The VPHROE assures, through oversight by the Director of Talent Management and through accountability of all department directors, managers, and supervisors that all relevant policies and procedures are adhered to.

The VPHROE’s responsibilities include, but are not limited to, the following:

1. Ensure that Texas A&M University - College Station adheres to the stated policy of equal employment opportunity, and oversee the application of equal employment opportunity policies.

2. Ensure that the AAP is reviewed and updated annually in accordance with Texas A&M University – College Station’s stated policy.

3. Oversee the development of policy statements, affirmative action programs, and both internal and external communication programs.

4. Ensure that all new employees receive orientation about Texas A&M University – College Station’s equal employment opportunity policy and are informed with regard to the AAP and its objectives.

5. Periodically review Texas A&M- College Station’s personnel policies and practices in an effort to identify possible problem areas and to develop and suggest solutions for hiring supervisors.
6. Oversee investigation of charges of discrimination filed by Texas A&M University-College Station employees or applicants for employment with Texas A&M University-College Station.

7. Ensure the equal opportunity and affirmative action policy is posted internally.

**Director of Talent Management**

The Director of Talent Management is responsible for ensuring the directives of the President and Vice President Human Resources and Organizational Effectiveness are implemented. The Director of Talent Management’s duties include, but are not limited to, the following:

1. Review, report on, and update Texas A&M University – College Station’s AAP at least on an annual basis in accordance with stated policy.

2. Ensure the maintenance of records regarding recruitment, employment, and retention of women and minorities as well as ensuring that Texas A&M - College Station maintains required applicant flow data.

3. Collaborate with the office of the Dean of Faculties and Associate Provost regarding applicant flow data collection for faculty positions and with the office of the Vice President for Research regarding applicant flow data collection for research positions.

4. Monitor the consistency and completeness of Texas A&M - College Station’s Affirmative Action Program with federal, state, and local agencies’ rules and regulations.

5. Serve as a liaison between Texas A&M - College Station and The Texas A&M University System’s Office of Equal Opportunity and Diversity, minority and women's organizations, and other community groups serving women and minorities and the citizens of the State of Texas.

6. Provide direction to Texas A&M University – College Station’s employees, as necessary, to carry out all actions required to meet its equal employment opportunity and affirmative action commitments.

7. Disseminate current legal information affecting affirmative action to appropriate personnel.

8. Conduct periodic reviews of: 1) training programs and hiring and promotion patterns to remove impediments to the attainment of AAP goals and objectives, 2) facilities to ensure they are maintained for the use and benefit of all employees and integrated both in policy and practice, and 3) sponsored educational, training, recreational, and social activities to ensure that all employees are encouraged to participate in accordance with policies on
non-discrimination.

9. Periodically analyze applicant flow to determine the mix of persons applying for employment by race/ethnic origin and sex.

10. Ensure that recruitment advertising is placed in minority and female-oriented publications, as applicable.

11. Oversee the review all job descriptions and specifications to ensure they are free of discriminatory provisions and artificial barriers. Ensure that all requirements are job-related and reflect the actual work requirements of the essential job duties.

12. Develop, implement, and maintain audit and reporting systems to measure effectiveness of equal employment opportunity programs, including those that will indicate the need for remedial action and determine the degree to which goals and objectives have been obtained.

13. Advise management in the modification and development of Texas A&M University – College Station’s rules and procedures to ensure the enhancement of equal employment opportunity for all employees and potential employees within existing equal employment opportunity guidelines.

14. Conduct periodic audits to ensure all required posters and those advertising Texas A&M University - College Station’s equal employment opportunity policies and AAP are displayed and that Texas A&M University – College Station’s equal employment opportunity and AAP policies are being thoroughly communicated.

15. Assist in review and revision of all policies, procedures, and rules to ensure they are not in violation of federal or state laws and regulations.

**Department Directors, Managers and Supervisors**

In their direct day-to-day contact with Texas A&M University – College Station's employees, managers and supervisors have assumed certain responsibilities to help ensure compliance with equal employment opportunity programs and the effective implementation of the AAP. These include, but are not limited to, the following:

1. Adhere to Texas A&M University - College Station’s equal employment opportunity and affirmative action policy.

2. Review the qualifications of all employees to ensure equitable opportunity, based on job-related employment practices, is given to all for transfers and promotions.

3. Support and assist the Vice President for Human Resources and Organizational Effectiveness and the Director of Talent Management (nonfaculty positions), Dean of Faculties and Associate Provost (faculty positions) and the Vice President for Research
(research positions) in developing, maintaining, and successfully implementing the AAP.

4. Ensure that all interviews, offers of employment, internal promotion and transfers and/or wage commitments under their supervision are consistent with Texas A&M University – College Station’s policy and AAP goals and objectives.
CHAPTER 8: IDENTIFICATION OF PROBLEM AREAS
41 C.F.R. § 60-2.17(B)

Terminology

The phrases “comparison of incumbency to availability,” and “problem area” appearing in this chapter are terms Texas A&M University – College Station is required by government regulations to use. The criteria used in relation to these terms are those specified by the government. These terms have no independent legal or factual significance. Although Texas A&M University – College Station will use the terms in good faith in connection with its AAP, such use does not necessarily signify the member agrees that these terms are properly applied to any particular factual situation and is not an admission of non-compliance with EEO laws, regulations, and objectives. Whenever the term “goal” is used, it is expressly intended that it “should not be used to discriminate against any applicant or employee because of race, color, religion, gender, or national origin,” as stated in Title 41 Code of Federal Regulations, Part 60-2.16(e).

In addition to comparing incumbency to availability within job groups, Texas A&M University – College Station has conducted studies to identify problem areas in each of its selection procedures (i.e., hires, promotions, and terminations). Texas A&M University – College Station will continue to monitor and update these studies during each AAP year. In each case where potential problem areas have been identified, affirmative actions, as appropriate, will be taken consistent with any of the action-oriented programs described in Chapter 9 of this AAP.

Goals are established within each of the job groups at no less than the current availability data for the job group.

Background: On 12/06/2017, the Texas A&M University System launched a new human resources information system which altered data storage methodology and reporting. To ensure consistent reporting from year to year, the transaction period for 2018 reflects the start of the new system-wide pay plan (12/1/2016) through 12/31/2017. In addition a state-wide hiring freeze was in effect which impacted hiring initiatives during the period from 2/1/2017 through 8/31/2017.

41 C.F.R. § 60-2.17(b)(1): Workforce by Organizational Unit and Job Group

An analysis of minority and female distribution within each organizational unit was accomplished by a thorough review of the Workforce Analysis.

An analysis of minority and female utilization within each job group was accomplished by a thorough review of the Comparison of Incumbency to Availability reports.

41 C.F.R. § 60-2.17(b)(2): Personnel Activity

Applicant flow, hires, promotions, and terminations were analyzed by job group. An analysis of selection disparities in personnel activity between men/women and whites/minorities was
accomplished by a thorough examination of transaction data.

**41 C.F.R. § 60-2.17(b)(3): Compensation Systems**

Compensation analyses were conducted by comparing the salaries for men v. women, and whites v. minorities in each job title.
Texas A&M University – College Station tailors our action-oriented programs each year to ensure they are specific to the problem identified.

**Action-Oriented Programs:**

The Action-Oriented Programs designed to address the underutilization of women and minorities are listed below. These Action-Oriented Programs will be carried-out throughout the AAP year. The Vice President for Human Resource and Organizational Effectiveness, with the help of the Director of Talent Management and campus departments and hiring authorities, will be responsible for ensuring that the following are implemented.

**Recruitment:**

1. Texas A&M University - College Station will continue to place advertisements of job opportunities through local job service offices. Positions are listed on the Texas A&M University – College Station online career site and the Texas A&M University System career site. Vacancy announcements are picked up from the online career site by the Texas Workforce Commission (TWC), HigherEdJobs.com and the Higher Education Recruitment Consortium. Positions with a placement goal is also listed in WorkplaceDiversity.com.

2. Due to the extensive technical education and experience required for some positions, Texas A&M University – College Station will continue to place job opportunity announcements on its website and in local, regional, state, and/or national media when appropriate.

3. Texas A&M University - College Station will also continue to include advertisements and/or job posting notices on various online job sites for campus recruiting, including sites with a focus on recruitment from particular groups such as veterans or the disabled.

4. Job advertisements will always carry the Equal Employment Opportunity clause.

5. Minority and female applicants will be considered for all positions for which they are qualified.

6. Texas A&M University – College Station will participate in job fairs if there are sufficient numbers of openings to warrant participation. Texas A&M University – College Station will continue to participate in annual job fairs in the local community as well as online job fairs with a focus on outreach to specific groups.

7. Texas A&M University – College Station will continue to recruit at several colleges and universities. Texas A&M University – College Station targets universities based in part on the diversity of its student body.
8. Annual placement goals are communicated to the hiring manager upon posting a position within a job group having an annual goal. This direct communication increases the awareness of the placement goal and hiring managers are encouraged to proactively recruit and advertise to increase the pool of qualified minority and female applicants.

9. Texas A&M University - College Station supports and promotes the Department of Labor’s Campaign for Disability Employment with communications to hiring departments to raise awareness. This campaign seeks to promote positive employment outcomes for people with disabilities by encouraging employers to recognize the value and talent that people with disabilities bring to the workplace.

10. Texas A&M University - College Station will continue to publish recruiting materials where minority and female members of the workforce are included.

**Job Specifications/Selection Process:**

1. Texas A&M University - College Station develops position descriptions that accurately reflect position functions, and have appropriate consistency for the same position from one location to another.

2. Texas A&M University - College Station uses job or worker specifications containing academic, experience, and skill requirements that do not constitute inadvertent discrimination, and works to develop specifications that are free from bias with regard to sex, age, race, color, religion, national origin, disability, veteran status, sexual orientation, or gender identity.

3. Texas A&M University - College Station provides hiring departments with a quantitative evaluation matrix template to ensure all applicants are treated equally and fairly and to ensure consistency in interviewing potential employees. The Hiring Supervisor determines the criteria, weighting, and other factors for the matrix template that is specific to the vacant position.

4. Texas A&M University - College Station provides online access to approved position specifications and worker specifications to all members of management involved in the recruiting, screening, selection, and promotion process. Copies may also be made available to recruiting sources.

5. Texas A&M University – College Station will continue to use only worker specifications that include job-related criteria.

6. Texas A&M University – College Station will continue to carefully select and counsel all personnel involved in the recruiting, screening, selection, promotion, disciplinary, and related processes to eliminate bias in all personnel actions.
7. Texas A&M University - College Station will continue to monitor hiring supervisor completion of online “Effective Hiring Practices” training prior to advertising job vacancies for staff positions.

8. Texas A&M University - College Station monitors compliance with employee completion of nondiscrimination training following a hire and every two years thereafter.

**Job Advancement:**

1. Texas A&M University – College Station will continue to post or announce job opportunities. Texas A&M University – College Station’s job posting policy requires posting of all positions for which external candidates are considered.

2. Texas A&M University - College Station encourages employees to apply for posted positions that would result in a promotion.

3. Texas A&M University - College Station employees are actively encouraged to participate in employer-sponsored social and recreational activities.

4. Texas A&M University – College Station offers internal training opportunities, and employees are encouraged to participate in professional development programs. Our development activities include offerings that contribute to a positive work climate by helping employees recognize, accept and value differences among co-workers and others in the Texas A&M University - College Station community, thereby increasing their ability to work effectively with others within a diverse environment.

5. Texas A&M University – College Station has an Office of the Vice President and Associate Provost for Diversity that continues to coordinate Diversity Seminar Series Presentations and make them available to all employees.

6. The Office of the Vice President and Associate Provost for Diversity continues to review and update the University Diversity Plan which includes specific action steps with dates for completion. These action steps include required Diversity Plan Accountability reports from the colleges and divisions regarding the climate within their area, and periodic University-wide climate surveys for faculty, administrators and staff.

7. Texas A&M University – College Station will continue to use its formal employee evaluation program. The performance appraisal is used for annual reviews for all employees.

8. Texas A&M University – College Station provides training courses that employees can choose through the Traintraq System and include them in their career development plan.
CHAPTER 10: INTERNAL AUDIT AND REPORTING
41 C.F.R. § 60-2.17(D)

Inherent in the AAP is the need for periodic self-assessment of problems encountered, corrective action taken, and progress made. Self-evaluation requires complex record keeping systems on applicants, employees, and components of the AAP itself.

The objective of all record keeping systems is to assess the results of past actions and identify trends, the appropriateness of goals and objectives, the appropriateness and relevancy of identified solutions to problems, and the adequacy of the plan as a whole. In addition, a further objective is to identify the proper corrective actions to be made to appropriate components.

In order to fully achieve the objectives of such a record keeping system, the results of it must lead to follow-up through feedback to managers, supervisors, and staff; through reallocation of resources; through modifications to plans and the record keeping system itself; and/or through appropriate recognition of personal achievements as well as corrective actions for discriminatory acts.

The records that are maintained are the basis for updating the affirmative action plan, including revising the availability data and establishing annual percentage goals. The internal audit and reporting system is used as the basis for evaluating systemic, results-oriented programs and affirmative action efforts.

The Texas A&M University – College Station’s auditing and reporting system periodically measures the effectiveness of its total affirmative action program. The Vice President for Human Resources and Organizational Effectiveness:

1. Monitors records of all personnel activity, including referrals, placements, transfers, promotions, terminations, and compensation, at all levels to ensure the nondiscriminatory policy is carried out;

2. Requires internal reporting on a scheduled basis as to the degree to which equal employment opportunity and organizational objectives are attained;

3. Reviews report results with appropriate levels of management; and

4. Advises top management of program effectiveness and submit recommendations to improve unsatisfactory performance.
PART II: AFFIRMATIVE ACTION PLAN FOR PROTECTED VETERANS AND INDIVIDUALS WITH DISABILITIES

FOR

January 1, 2018 - December 31, 2018
# PART II

**AAP FOR PROTECTED VETERANS AND INDIVIDUALS WITH DISABILITIES**

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CHAPTER A: POLICY STATEMENT

41 C.F.R. §§ 60-300.44(A); 60-741.44(A)

It is the policy of Texas A&M University – College Station and my personal commitment that equal opportunity be provided in the employment and advancement of all persons regardless of race, religion, color, national origin, sex, age, disability, veteran status, sexual orientation and gender identity, including at the executive level. Texas A&M University – College Station does not and will not discriminate against any applicant or employee on the basis of race, religion, color, national origin, sex, age, disability, veteran status, sexual orientation, and gender identity for any position for which the applicant or employee is qualified. In addition, Texas A&M University – College Station is committed to taking affirmative action to employ and advance in employment qualified protected veteran employees and individuals with disabilities. Such affirmative action will apply to all employment practices, including, but not limited to, hiring, upgrading, demotion, transfer, recruitment, recruitment advertising, layoff, termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship and on-the-job training. Decisions related to personnel policies and practices will be made on the basis of an individual's capacity to perform a particular job and the feasibility of any reasonable job accommodation. Texas A&M University – College Station will make every effort to provide reasonable accommodations for any physical and mental limitations of individuals with disabilities and disabled veterans.

Employees and applicants will not be subjected to harassment, intimidation, threats, coercion or discrimination because they have engaged in or may engage in any activity protected by state, federal or local anti-discrimination laws including the following activities:

(1) Filing a complaint;

(2) Assisting or participating in an investigation, compliance evaluation, hearing, or any other activity related to the administration of the affirmative action provisions of the Vietnam Era Veterans' Readjustment Assistance Act of 1974, as amended (VEVRAA), or any other federal, state or local law requiring equal opportunity for disabled veterans, recently separated veterans, active wartime or campaign badge veterans, or Armed Forces service medal veterans; Section 503 of the Rehabilitation Act of 1973, as amended (Section 503); or any other federal, state or local law requiring equal opportunity for individuals with disabilities;

(3) Opposing any act or practice made unlawful by VEVRAA or its implementing regulations or any other federal, state or local law requiring equal opportunity for disabled veterans, recently separated veterans, active wartime or campaign badge veterans, or Armed Forces service medal veterans; Section 503 or its implementing regulations; or any other federal, state or local law requiring equal opportunity for disabled persons; or

(4) Exercising any other right protected by VEVRAA or Section 503 or their implementing regulations.

Our obligations in this area stem from not only adherence to various state and federal regulations, but also from our commitment as an employer in this community to provide job opportunities to
all persons regardless of race, religion, color, national origin, sex, age, disability, veteran status, sexual orientation or gender identity. Texas A&M University – College Station’s EEO and affirmative action obligations are fully supported by the University President.

Texas A&M University – College Station will also continually implement and update audit and reporting systems that measure the effectiveness of the AAP, identify the need for remedial actions, determine if objectives were attained, and determine if opportunities to participate in employer-sponsored activities were extended to all employees and applicants.

The Texas A&M University – College Station is also committed to abiding by the Pay Transparency Nondiscrimination Provision and, therefore, will not discharge or in any other manner discriminate or retaliate against employees or applicants because they have inquired about, discussed, or disclosed their own pay or the pay of another employee or applicant. Texas A&M University – College Station’s employees who have access to the compensation information of other employees or applicants as part of their essential job functions are informed and trained not to disclose the pay of other employees or applicants to individuals who do not otherwise have access to compensation information, unless the disclosure is (a) a response to a formal complaint or charge; (b) in furtherance of an investigation, proceeding, hearing, or other action, including an investigation conducted by the employer, or (c) consistent with the Texas A&M University – College Station’s legal duty to furnish the information.

If you have any questions regarding our equal employment opportunity or harassment policies or complaint procedures, you may contact your local Human Resources representative. Parts of the Affirmative Action Plan may be reviewed, as appropriate, by making an appointment with your local Human Resources representative.

__________________________________
(Signature)

Barbara A. Abercrombie, Ph.D., SPHR, SHRM-SCP
Vice President for Human Resources and Organizational Effectiveness, 979-862-4572

1/1/2018
CHAPTER B: REVIEW OF PERSONNEL PROCESSES
41 C.F.R. §§ 60-300.44(B); 60-741.44(B)

To ensure that all personnel activities are conducted in a job-related manner which provides and promotes equal employment opportunity for all known protected veterans and employees and individuals with disabilities, reviews are periodically made of our examination and selection methods to identify barriers to employment, training, and promotion.

1) Texas A&M University – College Station periodically conducts a review of its employment processes to ensure the thorough and systematic consideration of the job qualifications of 1) known protected veteran applicants and employees and 2) applicants and employees with disabilities for job vacancies filled either by external hiring or internal promotions/transfers, as well as for all training opportunities available. In order to determine whether an individual is qualified for a particular job, the content of the job is closely examined, as well as the job qualifications of known protected veterans and individuals with disabilities, both applicants and employees. In determining the qualifications of a protected veteran, consideration is given only to that portion of the military record, including discharge papers, relevant to the job qualifications for which the veteran is being considered.

2) Texas A&M University – College Station ensures that its personnel processes do not stereotype individuals with disabilities or protected veterans in a manner which limits their access to jobs for which they are qualified.

3) Texas A&M University – College Station ensures that applicants and employees with disabilities have equal access to its personnel processes, including those implemented through information and communication technologies.

4) Texas A&M University – College Station provides reasonable accommodations for applicants and employees with disabilities, unless such accommodations will cause undue hardship, to ensure that equal employment opportunity is extended in the operation of its personnel processes.

5) Texas A&M University – College Station ensures that its information and communications systems are accessible to all employees and applicants with disabilities, even in the absence of a specific request for accommodation.
CHAPTER C: PHYSICAL AND MENTAL QUALIFICATIONS
41 C.F.R. §§ 60-300.44(C); 60-741.44(C)

To ensure that all physical and mental qualifications and requirements are job-related, reviews are periodically made of these qualifications and requirements as they relate to employment, training, and promotion.

The physical and mental job requirements are reviewed to determine whether or not they are job-related and consistent with business necessity and safe performance on the job.

Schedule for Review: This review is done as position descriptions are created or updated. Any previously reviewed classification will be reviewed again if there is a change in working conditions that affect the job’s physical or mental requirements (e.g., new requirements, new equipment, etc.).
CHAPTER D: REASONABLE ACCOMMODATION TO PHYSICAL AND MENTAL LIMITATIONS
41 C.F.R §§ 60-300.44(D); 60-741.44(D)

Texas A&M University – College Station will make every effort to provide reasonable accommodations for the physical and mental limitations of applicants and employees with disabilities unless it can demonstrate that the accommodations would impose an undue hardship on the operation of business. Such reasonable accommodations are provided in our electronic and/or online application systems. Texas A&M University – College Station ensures that qualified applicants and employees with disabilities who are unable to fully utilize the system are provided equal opportunities to apply and be considered for all jobs. Texas A&M University – College Station will also confidentially review performance issues involving employees with known disabilities to determine whether a reasonable accommodation is needed when: 1) the employee is having significant difficulty with job performance, and 2) it is reasonable to conclude that the problem is related to the known disability.

Employees may also contact the following at any time to formally request an accommodation:

For Staff employees:
Name: Dr. Barbara Abercrombie
Title: Vice President for Human Resources and Organizational Effectiveness
Phone: 979-862-4572
Email: abercrombie@tamu.edu

For Faculty employees:
Name: Dr. Blanca Lupiani
Title: Associate Dean of Faculties
Phone: 979-845-4274
Email: blupiani@tamu.edu
CHAPTER E: HARASSMENT
41 C.F.R. §§ 60-300.44(E); 60-741.44(E)

Texas A&M University – College Station has developed and implemented a set of procedures to ensure that its employees with disabilities and protected veterans are not harassed due to those conditions. A copy of the discrimination, sexual harassment, and related retaliation policy, which includes the prohibition of harassment of individuals with disabilities or protected veterans, is available for distribution to new as well as to existing employees. All new employees are required to complete online nondiscrimination training as part of the process for being entered onto payroll and every two years thereafter.

Texas A&M University – College Station ensures that all of its new supervisors receive at least two (2) hours of sexual harassment training within six (6) months of becoming a supervisor and at least once every two years.
Based upon Texas A&M University – College Station's review of its personnel policies as described in Chapter B, the following activities will be implemented or continued to further enhance our affirmative action efforts. All activities are the responsibility of the Vice President for Human Resources and Organizational Effectiveness.

1) Texas A&M University – College Station’s statement on equal opportunity and affirmative action is communicated to all prospective employees through its inclusion on job postings and the official application for employment.

2) All Texas A&M University – College Station’s job openings will continue to be listed with the Texas Workforce Commission to ensure all prospective applicants are aware of openings for which external applicants will be considered.

3) On-site tours and meetings are available as an outreach to interested individuals, veterans’ organizations and representatives, and rehabilitation agencies to familiarize their advisors and job coaches of physical features of the workplace and related job requirements.

4) Additional outreach efforts will be made as needed to meet the benchmarks established for hiring protected veterans and the utilization goals for individuals with disabilities.

5) Texas A&M University – College Station initiates and maintains communication with organizations having specials interests in the recruitment of and job accommodations for protected veterans and individuals with disabilities.

6) Texas A&M University – College Station includes workers with disabilities when employees are pictured in online, promotional, or other marketing materials.

7) Disseminate information concerning employment opportunities to outlets that primarily reach protected veterans and individuals with disabilities.

8) Send written notification of Texas A&M University – College Station’s affirmative action policy to all subcontractors, vendors, and suppliers requesting appropriate action on their part. This includes their obligation to annually file their EEO Reporting form and VETS-4212 form and, for employers with 50 or more employees and contracts of $50,000 or more; their obligation to develop a written affirmative action plan.
CHAPTER G: INTERNAL DISSEMINATION OF POLICY
41 C.F.R. §§ 60-300.44(G); 60-741.44(G)

In order to gain positive support and understanding for the affirmative action program for protected veterans and individuals with disabilities, Texas A&M University – College Station will implement or continue to implement the following internal dissemination procedures, all of which are the responsibility of the Vice President for Human Resources and Organizational Effectiveness. The following procedures are designed to foster support and understanding from our executive staff, management, supervisors, and other employees in an effort to encourage all employees to take the necessary actions to aid us in meeting our obligations.

1) Post our equal opportunity policy on our website.

2) Post the narrative sections of our affirmative action plans on our website.

3) Conduct special meetings with executive management, and supervisory personnel to explain the intent of the policy and individual responsibility for effective implementation, making clear the President’s commitment and support.

4) Train all employees involved in the recruitment, selection, promotion, and other related employment functions on affirmative action requirements for protected veterans and individuals with disabilities.

5) State and federal EEO posters are placed at all locations.
Texas A&M University – College Station has developed and currently implements an audit and reporting system that addresses the following:

1) Measures the effectiveness of our overall affirmative action program and whether we are in compliance with specific obligations.

2) Indicates the need for remedial action. Any corrective actions will be the responsibility of the Vice President for Human Resources and Organizational Effectiveness.

3) Measures the degree to which our affirmative action objectives are being met.

4) Identifies any undue hurdles for individuals with disabilities and protected veterans with regard to employer sponsored educational, training, recreational, and social activities. This will also include, but is not limited to, reviewing the online and electronic application system to determine its accessibility, and ensuring that procedures to request accommodations are prominently displayed and that individuals with disabilities can readily obtain the needed reasonable accommodation.
CHAPTER I: RESPONSIBILITY FOR IMPLEMENTATION
41 C.F.R. §§ 60-300.44(I); 60-741.44(I)

As part of its efforts to ensure equal employment opportunity to protected veterans and individuals with disabilities, Texas A&M University – College Station has designated specific responsibilities to various staff to ensure the AAP focuses on all components of the employment system. To that end, the President, the Vice President for Human Resources and Organizational Effectiveness, the Director of Talent Management, and those employed as supervisors and managers have undertaken the responsibilities described below.

President, Texas A&M University

The overall responsibility and accountability for implementing the AAP rests with the President. The President has designated the Associate Vice President for Human Resources and Organizational Effectiveness with the responsibility for overseeing, administering, implementing, and monitoring Texas A&M University – College Station’s AAP. The President also assures that those designated personnel responsible for all AAP components are given top management support and staffing to successfully implement their assigned responsibilities.

Vice President for Human Resources and Organizational Effectiveness

The Vice President for Human Resources and Organizational Effectiveness is responsible for overall supervision of the AAP. The Vice President for Human Resources and Organizational Effectiveness assures, through oversight by the Director of Talent Management and through accountability of all department directors, managers and supervisors that all relevant policies and procedures are adhered to.

The Vice President for Human Resources and Organizational Effectiveness's responsibilities include, but are not limited to, the following:

1) Ensure that Texas A&M University - College Station adheres to the stated policy of equal employment opportunity, and oversee the application of equal employment opportunity policies.

2) Ensure that the AAP is reviewed and updated annually in accordance with Texas A&M University – College Station’s stated policy.

3) Oversee the development of policy statements, affirmative action programs, and both internal and external communication programs.

4) Ensure that all new employees receive orientation about Texas A&M University – College Station’s equal employment opportunity policy and are informed with regard to the AAP and its objectives.

5) Periodically review Texas A&M University – College Station’s personnel policies and practices in an effort to identify possible problem areas and to develop and suggest solutions for hiring supervisor.
6) Oversee investigation of charges of discrimination filed by Texas A&M University – College Station.

7) Ensure the equal opportunity and affirmative action policy is posted internally.

**Director of Talent Management**

The Director of Talent Management is responsible for ensuring the directives of the President and Vice President for Human Resources and Organizational Effectiveness are implemented. The Director of Talent Management’s duties include, but are not limited to, the following:

1) Review, report on, and update Texas A&M University – College Station’s AAP at least on an annual basis in accordance with state policy.

2) Ensure the maintenance of records regarding recruitment, employment, and retention of protected veterans and individuals with disabilities as well as ensuring that Texas A&M University – College Station maintains required applicant flow data.

3) Collaborate with the office of the Dean of Faculties and Associate Provost regarding applicant flow data collection for faculty positions and with the office of the Vice President for Research regarding applicant flow data collection for research positions.

4) Monitor the consistency and completeness of Texas A&M University – College Station’s Affirmative Action Program with federal, state, and local agencies’ rules and regulations.

5) Serve as a liaison between Texas A&M University – College Station and The Texas A&M University System’s Office of Equal Opportunity and Diversity, organizations focused on protected veterans and individuals with disabilities, and other community groups serving protected veterans and individuals with disabilities and citizens of the State of Texas.

6) Provide direction to Texas A&M University – College Station’s employees, as necessary, to carry out all actions required to meet its equal opportunity and affirmative action commitments.

7) Disseminate current legal information affecting affirmative action to appropriate personnel.

8) Conduct periodic reviews of: 1) training programs and hiring and promotion patterns to remove impediments to the attainment of AAP goals and objectives, 2) facilities to ensure they are maintained for the use and benefit of all employees and integrated both in policy and practice, and 3) sponsored educational, training, recreational, and social activities to ensure all employees are encouraged to participate in accordance with policies on non-discrimination.

9) Conducting audits to ensure the Invitation to Self-Identify (pre-and post-offer) for protected veterans and individuals with disabilities, is being utilized appropriately.
10) Ensuring employees are re-surveyed regarding their disability status every five (5) years, and sending out reminders to employees, at least once during the five (5) year intervals, so they may voluntarily update their disability status at any time.

11) Oversee the review of all job descriptions and specifications to ensure they are free of discriminatory provisions and artificial barriers. Ensure all requirements are job-related and reflect the actual work requirements of the essential job duties.

12) Develop, implement, and maintain audit and reporting systems to measure effectiveness of equal employment opportunity programs, including those that will indicate the need for remedial action and determine the degree to which goals and objectives have been obtained.

13) Advise management in the modification and development of Texas A&M University – College Station’s rules and procedures to ensure the enhancement of equal employment opportunity for all employees and potential employees within existing equal employment opportunity guidelines.

14) Conduct periodic audits to ensure all required posters and those advertising Texas A&M University – College Station’s equal employment opportunity policies and AAP are displayed and Texas A&M University – College Station’s equal employment opportunity and AAP policies are being thoroughly communicated.

15) Assist in review and revision of all policies, procedures, and rules to ensure they are not in violation of federal or state laws and regulations.

Department Managers and Supervisors

In their direct day-to-day contact with employees, managers and supervisors have assumed certain responsibilities to help Texas A&M University – College Station ensure compliance with equal employment opportunity programs and effective implementation of the AAP. These include, but are not limited to the following:

1) Adhere to Texas A&M University – College Station’s equal employment opportunity and affirmative action policy.

2) Review the qualifications of all employees to ensure equitable opportunity, based on job-related employment practices, is given to all for transfers and promotions.

3) Support and assist the Vice President for Human Resources and Organizational Effectiveness and Director of Talent Management (non-faculty positions), Dean of Faculties and Associate Provost (faculty positions) and the Vice President for Research (research positions) in developing, maintaining, and successfully implementing the AAP.

4) Seeking and sharing information on reasonable accommodations which have been or could be made for known disabilities.
5) Ensure all interviews, offers of employment, internal promotion and transfers and/or wage commitments under their supervision are consistent with Texas A&M University – College Station’s policy and AAP goals and objectives.
CHAPTER J: TRAINING
41 C.F.R. §§ 60-300.44(J); 60-741.44(J)

Texas A&M University – College Station trains all employees involved with the recruitment, selection, promotion, discipline, training, and related personnel processes of individuals with disabilities or protected veterans to ensure compliance with affirmative action goals.
Texas A&M University – College Station has adopted the current national percentage of veterans in the civilian labor force of 6.7% as its hiring benchmark for protected veterans. Texas A&M University – College Station will update its hiring benchmark as new data is published and/or updated by the Office of Federal Contract Compliance Programs (OFCCP), U.S. Department of Labor. The 6.7% hiring benchmark is applied to each job group within Texas A&M University – College Station.

Texas A&M University – College Station also adopted the current national utilization goal of 7.0% for qualified individuals with disabilities. Texas A&M University – College Station will update its utilization goal as new data is published and/or updated by OFCCP. The 7.0% utilization goal is applied to each job group within Texas A&M University – College Station.

Goals and/or benchmarks do not require that Texas A&M University – College Station hire, promote, train, and/or retain a specified number of individuals with disabilities and/or protected veterans. These goals/benchmarks are not rigid and inflexible quotas which must be met, but are instead targets that are reasonably attainable by means of applying good faith efforts to make all aspects of the AAP work. A goal is a guidepost against which Texas A&M University – College Station, a community group, or a compliance agency can measure progress in meeting affirmative action goals and benchmarks.
CHAPTER L: COMPENSATION
41 C.F.R. §§ 60-300.21(I); 60-741.21(I)

It is the policy of Texas A&M University – College Station that when offering employment or promotion to protected veterans or individuals with disabilities, the amount of compensation offered will not be reduced because of any disability income, pension, or other benefit the applicant or employee receives from another source.

The Texas A&M University – College Station is also committed to abiding by the Pay Transparency Nondiscrimination Provision. Employees or applicants who have inquired about, discussed, or disclosed their own pay or the pay of another employee or applicant will not be discharged or in any other manner be discriminated or retaliated against. Employees who have access to the compensation information of other employees or applicants as part of their essential job functions are informed and trained to not disclose the pay of other employees or applicants to individuals who do not otherwise have access to compensation information, unless the disclosure is (a) a response to a formal complaint or charge; (b) in furtherance of an investigation, proceeding, hearing, or action, or (c) consistent with the Texas A&M University – College Station’s legal duty to furnish the information.