# LOS RIOS COMMUNITY COLLEGE DISTRICT SERVICE AGREEMENT

(Information on the purchase order and the back of this form are part of this Agreement. Please read this important information.)

No			Att	achment to Purchase Order I	No
This Agreement entered thi	s day of	by and between	en the Los Rios Community	College District (District) and	d
					0
	)				
					Non-resident Alien
	(S				
	een an employee of the Distr				
	byee of the District? Yes				
7 to you rolated to all emple					<del></del>
of this Agreement is from (o		ic services as set forth bate) Co	ONTRACTOR shall perforn	n its services hereunder in ac	nce the attachment). The term cordance with the professional le scope and quality.
Payment of this amount sh to the District Accounts Pa Payment terms are:terms and conditions associ CONTRACTOR's goods, m additional or different terms  3. Termination. The DIST time and for any reason by immediately cease rendering for hours actually worked a DISTRICT may terminate the notice be entitled to any further DISTRICT, and all the DIST any, shall be paid to CONTRACTORY.	all be made in accordance was a pale office, and upon receivable office, and upon receivated with its acceptance of the laterials, equipment, services and conditions on behalf of RICT shall have the right to tegiving thirty (30) days writtening services and promptly delivant direct costs incurred, plune Agreement for cause which are payment, if any becomes defRICT's costs incurred by the	with established District ply of verification of serving plants and plants an	payment schedules, and is ices satisfactorily rendered the will be mailed to address by to, modify, or be incorporated to with or without cause. The son to CONTRACTOR. In the pies of all prepared work project costs incurred, or the diately upon written notice. Completed. The DISTRICT in the form any sum otherwise of the costs incurred.	contingent upon the CONTR (receiver) by the appropriate on purchase order. CONTRA ated into this Agreement, and under this Agreement shall number the Agreement of termination for control oduct, and CONTRACTOR signor-rata share of the contract in the event of a termination finary proceed with the work in lue CONTRACTOR under this	g the term of this Agreement RACTOR submitting an invoice a College/District Administrator actor agrees that none of the the DISTRICT's acceptance of ot constitute acceptance of any reement for convenience at any venience, CONTRACTOR shall hall only be entitled to payment to price, whichever is less. The for cause, CONTRACTOR shall any manner deemed proper by a Agreement and the balance, it ges, inclusive of attorneys' fees
4. Integration, Amendmen oral or written are part of th	nts. This Agreement (front & is Agreement except that the	back) and the purchase following document(s) a	re part of this Agreement:_		other representations, whether
•	eement must be in writing an	d signed by authorized re	epresentatives of both parti	es.	
5. Independent CONTRACTOR	· ·	as in the performance of	this Agraamant shall be in	danandant contractor(a) and	no rolationahin of amplayor
	and its agents and employed between these parties and the		this Agreement, shall be in	dependent contractor(s) and	no relationship of employer-
b. CONTRACTOR : CONTRACTOR :	shall be responsible for deter shall be responsible for and a	mining the means, meth accountable to the DISTF	RICT for the final product or	service to be provided.	-
direction, supervincluding hours, by CONTRACTO		ACTOR. Except as may liscipline, hiring, and discord agreed that CONTRA	be specifically provided elso harging, or any other terms CTOR shall issue W-2 or 10	ewhere in this Agreement, all of employment or requireme	
d. Except as otherw	vise provided in this Agreemeng to CONTRACTOR.			ork required in this Agreemer	at and the DISTRICT will
		nt, CONTRACTOR's abil	lity to market or provide ser	vices to any other client shall	not be limited by the DISTRICT
f. Except as otherw	vise provided in this Agreeme	ent, CONTRACTOR is to	provide all necessary tools	and materials.	·
					nership, or corporation, and (b)
h. CONTRACTOR have been paid.	RICT with a copy of IRS Form agrees that, upon request, Co If CONTRACTOR fails to pa st any penalties and taxes lev	ONTRACTOR shall prov y appropriate taxes or to	ide any documentation requested docume	uested by the DISTRICT as e entation, CONTRACTOR here	
Signature below by CONT	RACTOR indicates that all pa	arts of this Agreement ha	ve been read, understood a	and accepted.	
	Printed)	_		•	
,	,			Describer II	
Signature of CONTRACTO	)R		Date	Requisition #_	

**DISTRIBUTION**: White: CONTRACTOR Green: Purchasing Canary: Accounting Pink: Business Office Goldenrod: Originator

- 6. Licenses, Permits. CONTRACTOR represents and warrants to the DISTRICT that CONTRACTOR has, and shall keep in effect, at its sole cost, all licenses, permits, qualifications, and approvals of whatsoever nature that are legally required for CONTRACTOR to practice its profession or provide any services under this Agreement.
- 7. Disqualified Employees. CONTRACTOR shall ensure that persons who perform services on DISTRICT or College property have not been convicted of any felony, or any controlled substance offense or any sex offense as those terms are defined by Education Code section 87008-87010. CONTRACTOR shall remove any persons immediately upon receiving notice from DISTRICT of the desire of the DISTRICT for the removal of such person(s).
- 8. Indemnification: To the fullest extent permitted by law, CONTRACTOR shall indemnify, defend and hold harmless the DISTRICT, its inspectors, project managers, trustees, officers, agents, employees, affiliates, consultants, subconsultants, volunteers and representatives, and each of them, of and from any and all liabilities, claims demands, suits, causes of action, damages, penalties, infringements of patent rights, violations of employee occupational health and safety laws, costs, expenses, attorneys' fees, losses, property damage, or personal injuries to or death of persons, in law or in equity, of every kind and nature whatsoever, arising out of, alleged to have arisen out of, or relating in any way to any negligent act or omission (including professional negligence, errors and omissions), recklessness or willful misconduct, on the part of CONTRACTOR, or any person or entity for whom CONTRACTOR is responsible, in connection with the work to be performed under this Agreement. CONTRACTORs obligations hereunder shall not include claims which arise as the result of the active negligence of the DISTRICT, or the sole negligence or willful misconduct of the DISTRICT, its agents, servants or others directly responsible to the DISTRICT, or for defects in design furnished by such persons, other than CONTRACTOR and its agents, or unless such claims arise out of, pertain to, or relate to the negligence, recklessness or willful misconduct of CONTRACTOR. It is intended that this Article shall comply with California Civil Code § 2782, et seg.
- 9. Insurance Requirements. During the entire term of this Agreement, CONTRACTOR shall, at its own expense, maintain in full force insurance as set forth: Commercial General Liability, Auto Liability, Worker's Compensation, and Professional Liability (if a licensed professional). Policy limits for Commercial General Liability shall be \$1,000,000 combined single limit (per occurrence) AND A \$1,000,000, \$2,000,000 or \$3,000,000 AGGREGATE as prescribed by the DISTRICT for bodily injury, personal injury and property damage. Any combination of General Liability and Excess Coverage can be combined to meet the Aggregate. The DISTRICT shall be named as an additional insured on CONTRACTOR's policies. Any deductibles, self-insured retentions, or changes in these items must be declared to and approved by the DISTRICT. CONTRACTOR's insurance coverage shall be primary insurance with respect to the DISTRICT. Any insurance or self-insurance maintained by DISTRICT shall be in excess of CONTRACTOR's insurance and shall not contribute with it. CONTRACTOR's insurer shall agree to waive all right of subrogation against the District, its trustees, officers, and agents for losses arising from the work performed. Each insurance policy shall include the standard Severability of Interest, or Separation of Insured (General Liability Form CG 00 01 12 04) clause in the policy and when applicable the cross liability insurance coverage provision which specifies the inclusion of more than one insured shall not operate to impair the rights of one insured against another insured. Each insurance policy required by this Agreement shall be endorsed to state that coverage's shall not be canceled except after thirty (30) days prior written notice has been given to the DISTRICT. At least fifteen (15) days prior to commencing work under this Agreement, CONTRACTOR shall provide the DISTRICT with certificates of insurance and required executed endorsements, evidencing compliance with this section.
- 10. Equal Employment Opportunity. CONTRACTOR agrees not to unlawfully discriminate because of race, color, national origin, religion, sex, sexual orientation, disability, age, veteran status, medical condition (cancer-related) as defined in Section 12926 of the California Government Code, ancestry, or marital status; or citizenship.
- 11. Compliance with Laws; Attorneys Fees; Successors. CONTRACTOR shall comply with all federal, state and local laws and ordinances as may be applicable to the performance of work under this Agreement. To the extent the work concerns the repair or renovation of one or more roofs, and the content of the scope of work triggers the duties set forth in Public Contract Code Section 3000 et seq. relating to Roofing Projects, as defined therein, the parties agree that they shall fully comply with the legal requirements set forth therein. This Agreement shall be governed by the laws of the State of California without regard to its choice of law provisions. Venue shall be in the County where the work is performed. In any civil action brought by either Party to enforce the terms of this Agreement, the prevailing Party shall be entitled to recover its reasonable attorney's fees and costs.
- 12. Assignment Prohibited. CONTRACTOR may not assign any right or obligation pursuant to this Agreement. Any attempt or purported assignment of any right or obligation pursuant to this Agreement shall be void and of no effect.
- 13. General Safety Orders. All materials, supplies and services sold to DISTRICT shall conform to the general safety orders of the State of California. Except as otherwise provided in this Agreement, all materials must be new and of the best quality of their respective kinds.
- 14. Time. Time is of the essence in this Agreement.
- 15. Public Works Projects. CONTRACTOR must comply with all statutes, regulations, laws, and ordinances applicable to, and governing, California public works projects including, without limitation, all applicable provisions of the Public Contract Code, Labor Code and all requirements regarding the payment of prevailing wages.
- 16. Costs. Except as otherwise provided for in this Agreement, the DISTRICT shall not reimburse CONTRACTOR for any business expenses, surcharges, or other costs.
- 17. Work Authorization. Prior to DISTRICT's acceptance of this Agreement, CONTRACTORs who are not U.S. citizens must provide verification of (a) work authorization status from the appropriate U.S. department; (b) a copy of their U.S. visa; (c) the number of days present in the U.S.; and (d) tax treaty status. The DISTRICT shall not make any payments to CONTRACTOR unless CONTRACTOR holds the appropriate U.S. visa. CONTRACTOR is responsible for ensuring they are in possession of the appropriate visa.
- 18. Warranty. CONTRACTOR expressly warrants that all materials, goods, equipment, services, and/or labor covered by this Agreement shall conform to the requirements set forth or incorporated into this Agreement and any applicable industry standards or requirements, shall be merchantable and free from defects in workmanship, materials and/or design (including latent defects), and shall perform as specified. CONTRACTOR further warrants that all materials, goods, equipment, services, and/or labor covered by this Agreement will be fit and sufficient for the particular purposes intended by DISTRICT. Unless agreed upon otherwise between DISTRICT and CONTRACTOR, the warranty period shall be the longer of: (a) any express warranty included in this service agreement; (b) one year after the materials, goods, equipment, services, and/or labor are accepted by the DISTRICT; or (c) any warranty period provided under any applicable California law. CONTRACTOR represents and warrants that any software/ hardware/ communications system/ equipment provided under this Agreement (collectively "technology") adheres to the standards and/or specifications as may be set forth in the Section 508 of the Rehabilitation Act of 1973 standards guide and is fully compliant with WCAG 2.0 AA standards for accessibility and compliant with any applicable FCC regulations. If portions of the technology or user experience are alleged to be non-compliant or non-accessible, DISTRICT will provide CONTRACTOR with notice of such allegation and CONTRACTOR shall use its best efforts to make the technology compliant and accessible. CONTRACTOR shall indemnify, defend, and hold harmless DISTRICT from and against any and all claims, allegations, liabilities, damages, penalties, fees, costs (including but not limited to reasonable attorneys' fees), arising out of or related to allegations the technology is not accessible.
- 19. Waiver. CONTRACTOR agrees that a waiver by DISTRICT of any breach or violation of any term or condition of this Agreement shall not be deemed to be a waiver of any other term or condition contained herein or a waiver of any subsequent breach or violation of the same or any other term or condition. Similarly, the acceptance by DISTRICT of the performance of any work or services by CONTRACTOR and/or the failure of the DISTRICT to object to any aspect of the work or services by CONTRACTOR shall not be deemed to be a waiver of any term or condition of this Agreement.
- 20. CERTIFICATION. CONTRACTOR warrants that it is not debarred or suspended, proposed for debarment or declared ineligible for award of contracts by any Federal, State or local Agency.

#### LOS RIOS COMMUNITY COLLEGE DISTRICT

1919 Spanos Court, Sacramento, CA 95825 Phone (916) 568-3071 FAX (916) 568-3145

Purchasing Department lrccdpurchase@losrios.edu



**Sacramento City College** 

**American River College** 

**Cosumnes River College** 

**Folsom Lake College** 

## **CONFLICT OF INTEREST STATEMENT**

This is to certify that the undersigned employee(s) has/have no economic interests which may foreseeably be materially affected by having participated in the development of the specifications for service, equipment and/or material represented by the referenced requisition.

(Pursuant to District Regulation R-8323 and District Policy P-8611 This form must be signed and submitted with the Purchase Requisition (GS Form 127) for those transactions listed below.)

**Sole Source** 

BUYER/DATE:

- **Professional Service Agreements**
- **❖** Service Agreements (GS Form 78: Rev. 2/2012)
- Selection Committee Recommendations (formal process)

#### **READ CAREFULLY BEFORE SIGNING:**

Employee/Date		Selection Committee Member/Date	
Requisition Number		Selection Committee Member/Date	
Selection Committee Member/Date		Selection Committee Member/Date	
Selection Committee Member/Date		Selection Committee Member/Date	
	OFF	ICIAL USE ONLY:	
PURCHASE ORDER#			

GS# 152 June-13

# LOS RIOS COMMUNITY COLLEGE DISTRICT INDEPENDENT CONTRACTOR v. EMPLOYEE CHECKLIST

The "ABC test" is required to determine if workers in California are employees or independent contractors for purposes of the Labor Code, the Unemployment Insurance Code, and the Industrial Welfare Commission (IWC) wage orders. Under the ABC test, a worker is considered an employee and not an independent contractor, unless the hiring entity satisfies **all three** of the following conditions:

		Yes	No
A.	Is the worker free from the control and direction of the District in connection with the performance of the work?  The District likely satisfies this condition if the District tells the worker what work product to provide, and the worker decides how to perform the work.	Continue to B	Stop, this is an employee
В.	<ul> <li>Will the worker perform work that is outside the usual course of the District's business?</li> <li>The worker will likely be considered an employee if the worker provides services in a role comparable to that of an existing employee.</li> <li>If the worker will be performing tasks of teaching, learning, or providing educational opportunities, please further consider the items below:</li> <li>The worker will likely be considered an employee if the worker will be actively involved in more than one semester of classes offered by the District.</li> <li>The worker will likely be considered an employee if the task the worker will perform is essential to the District's ability to offer a class or a particular educational opportunity. If the task that the worker will perform enhances the District's level of instruction, the task is not "essential."</li> </ul>	Continue to	Stop, this is an employee
C.	Is the worker customarily engaged in an independently established trade, occupation, or business?  The worker will likely be considered an employee if an individual's work relies on a single employer.  The independent business operation must actually be in existence at the time the work is performed.	"Yes" answers to all conditions A-C indicate an independent contractor relationship	Stop, this is an employee

If you believe that the individual qualifies as an independent contractor, submit a requisition, service agreement, this checklist, and any explanatory attachments. The contract will not be valid until a Purchase Order is issued, and no agreements should be made nor should work commence before that time. Due consideration should be given to all questions, since the penalty to the originating department for misclassification is approximately 50% of the contract amount.

### LOS RIOS COMMUNITY COLLEGE DISTRICT

### **Service Agreement Certification Form**

	Requisition №  Description of Services			
As of January 1, 2003, Education Code Section 88003.1 restricts the Distribution can be processed, the following certificate must be conservice meets the Ed Code criteria.	•			
Section I  The requisition will not go forward for processing unless you answer yes to a	at least <u>one</u> of the que	estions l	below:	
<ol> <li>Is this a continuing Service Agreement that was in place before January 1, 2003?</li> <li>The Legislature has specifically mandated or authorized the service to be contracted out</li> <li>The necessary services are either unavailable within the District workforce, cannot</li> </ol>	ıt.	Yes	No □	
be satisfactorily performed by employees, or are very highly specialized.  4. The services are incidental to a contract for the purchase of real or personal				
property, for example a service contract for office equipment.  5. Contracting out is necessary to avoid a conflict of interest or other legal problem,				
or where an outside perspective is needed.  The service is needed to respond to an emergency. The contract shall be no longer than sixty days.  The contractor will provide equipment, materials, facilities or support services that	sixty days.			
<ol> <li>The contractor will provide equipment, materials, facilities or support services that could not feasibly be provided by District staff.</li> <li>The services are so urgent, temporary or occasional that the delay in the District's hiring process would frustrate the purpose.</li> </ol>			<u> </u>	
<b>Section II</b> If the services do not fall within one of the above exceptions, the requisit answer yes to <u>all</u> of the following questions:	tion will not go forw		_	
<ol> <li>There clearly will be actual overall cost savings.</li> <li>a. The District must consider the salaries and benefits of additional staff and the</li> </ol>				
<ul> <li>cost of additional space, equipment and materials.</li> <li>b. The District shall not include the District's indirect overhead costs, unless those costs would be exclusively caused by the work.</li> <li>c. The District shall include the District's costs of supervising, inspecting or monitori</li> <li>2. The services are not being contracted out solely to save money.</li> <li>3. The contract does not cause the displacement of District employees.</li> <li>4. The savings must be large enough that market fluctuations will not tip the balance.</li> <li>5. The amount of savings must clearly justify the size and duration of the contract.</li> <li>6. The contract must be publicly bid.</li> <li>7. The contract includes specific qualifications of the staff that will perform the work and includes nondiscrimination provisions.</li> <li>8. There is minimal risk of contractor rate increases.</li> <li>9. The contract is with a firm.</li> <li>10. The potential economic advantage of contracting out is not outweighed by the public</li> </ul>	The District shall not include the District's indirect overhead costs, unless those costs would be exclusively caused by the work.  The District shall include the District's costs of supervising, inspecting or monitoring the contractor, services are not being contracted out solely to save money.  Contract does not cause the displacement of District employees, savings must be large enough that market fluctuations will not tip the balance, amount of savings must clearly justify the size and duration of the contract.  Contract must be publicly bid.  Contract includes specific qualifications of the staff that will perform the work includes nondiscrimination provisions.  Existing the District overhead costs, unless those works are not being contractor.  Contract does not cause the displacement of District employees.  Contract must be large enough that market fluctuations will not tip the balance.  Contract must be publicly bid.  Contract must be publicly bid.  Contract includes specific qualifications of the staff that will perform the work includes nondiscrimination provisions.  Contract is with a firm.			
interest in having the work done in-house.				
If the services do not qualify under Section I or II, then the services must be requisition cannot be processed.	e completed by Distric	ct staff	and the	
Certified by: Date:			-	

2/24/03 GS Form #154