

AGREEMENT FOR SERVICES

INSTRUCTIONS

- 1. It is the end-users responsibility to do the following **prior** to the contractor providing services:
 - Complete all sections of the Agreement for Services and obtain the appropriate signatures. All blank spaces must be completed. In particular, it's essential that sections 3A, 3B, and 3C are completed.
 - Obtain a current W-9 and submit to Accounts Payables, unless the contractor's W-9 information is already in Banner.
 - Obtain proof of insurance prior to the commencement of work.
 - Contact Risk Management (Marsha Kelly x6131) regarding all questions related to insurance coverage and/or exception authorization.
- 2. If you will be paying only one invoice against the agreement, and the Agreement for Services is not funded by measure C, you may submit the completed agreement, W-9, and invoice directly to District Accounts Payable.

- OR -

If you will be paying more than one invoice against the agreement or the Agreement for Services is funded by measure C, submit the complete agreement, W-9, and proof of insurance along with an online Banner requisition to District Purchasing Services. After Purchasing issues the PO, submit the contractor's invoices to District Accounts Payable and indicate the PO number on each invoice.

AGREEMENT FOR SERVICES

This A arrangement automad this	downof	2 hrr and
This Agreement entered this between the Foothill-De Anza Communi hereinafter called "District" and called "Contractor."	ty College District, a community col	lege district of the State of California, hereinafter
	WITNESSETH	
WHEREAS, pursuant to Foothil Trustees Resolutions, specified District e sundry services for the District, with or w		dependent contractors to perform
WHEREAS, it is necessary and performing services hereinafter described	desirable that Contractor be engaged d:	by District for the purpose of
NOW, THEREFORE, IT IS HE	REBY AGREED by the parties as for	ollows:
1. Services to be performed by Conshall perform services for District in acconstant "A" attached hereto and by this redescribed in Exhibit A for the sum not to	ordance with the terms, conditions an eference made a part hereof. Contract	
2. <u>Payments</u> . In consideration of t specifications set forth herein and in Exhibit "A".	he services rendered in accordance wibit "A", District shall make paymen	
3. <u>Relationship of the Parties</u> . It is Contractor(s) and is not intended to, and employee, partnership, joint venture or as Independent Contractor.		relationship of agent, servant,
4. <u>Non-Assignability</u> . Contractor without the prior written consent of Distr violation of this Section automatically sh		
5. <u>Contract Term.</u> This Agreemen as specified in Exhreason by providing 30 days notice to Cothe event of termination under this paragretermination.		e this contract at any time for any e on the date specified in the notice. In
6. <u>Hold Harmless and Indemnifica</u> and save harmless the District, its officer name, kind and description, brought for, Contractor, or (B) damage to any propert of any failure to withhold and /or pay to contract as made necessary by Section 53 active or passive negligence of the District	s, agents, employees and servants from on account of (A) injuries to or decry of any kind whatsoever and to who the government income and/or employed of the Revenue Act of 1978, include	eath of any person, including omsoever belonging, or (C) by reason byment taxes from earnings under this ding but not limited to the concurrent
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performance of any work required of contractor or payments made pursuant to this Agreement, provided that this shall not apply to injuries or damage for which the District has been found in a court of competent jurisdiction to be solely liable by reason of its own negligence or willful misconduct.

The duty of the contractor to indemnify and save harmless, as set forth herein, shall include the duty to defend as set forth in Section 2778.4 of the California Civil Code.

Contractor's duty to defend shall be triggered by notice to contractor that District has been served with a summons or complaint which alleges facts falling within the scope of contractor's indemnity obligations.

- 7. <u>Insurance.</u> If applicable, insurance requirements are attached as Exhibit "I."
- 8. Non-Discrimination.
 - A. <u>General</u>. No person shall, on the grounds of race, color, national or ethnic origin, religious affiliation or non-affiliation, gender, marital status, sexual orientation, age, physical or mental disability, or political affiliation, be excluded from participation in, be denied the benefits, or be subjected to discrimination under this Agreement.
 - **B.** Employment. Contractor shall insure equal employment opportunity based on objective standards of recruitment, selection, promotion, classification, compensation, performance evaluations, and management relations, for all employees under this Agreement. Contractor's personnel policies shall be made available to District upon request.
- 9. <u>Substitutions</u>: If particular people are identified in Exhibit "A" as working on this contract the Contractor will not assign others to work in their place without written permission from the District Purchasing Agent. Any substitution shall be with a person of commensurate experience and knowledge.
- 10. <u>Sole Property of the District</u>: Any system or documents developed, produced or provided under this contract shall become the sole property of the District. Notwithstanding any other provision herein, any intellectual property discovered or developed by contractor in the course of performing or otherwise as a result of its work hereunder shall be the sole property of the District.
- 11. <u>Contract Renewal</u>. This Agreement may be renewed for additional time periods as long as the original contract term plus the renewal periods does not exceed five years and provided that both parties sign the renewal, insurance coverage pursuant to paragraph 7 is the same as then customary in similar District Agreements, and the cost of the terms combined will not exceed (a) \$14,999.00 for public project services such as construction, reconstruction, erection, alteration, renovation, improvement, demolition, or repair work, including painting, repainting, or data cabling or (b) \$84,100.00 for routine maintenance, or other services not described in (a).
- 12. <u>Expenditure Of Public Funds</u>. Contractor agrees to comply with Government Code Section 8546.7 which provides that the contracting parties for any contract involving expenditure of public funds in excess of \$10,000.00 shall be subject to examination and audit by the State Auditor for a period of three (3) years after final payment under the contract.
- 13. <u>Confidentiality</u>. In performing its duties hereunder the Contractor may from time to time gain incidental access to confidential information and records including student record information as defined by 20 USC section 1232g. The parties agree that such incidental access is not a provision or conveyance or disclosure to contractor of student record information in violation of section 1232g or of any similar state law. Contractor agrees that if in the performance of its duties it does obtain such access it shall refrain from any removal, use or disclosure to any third

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person of such information and records and shall take any and all necessary affirmative steps to maintain the confidentiality, and avoid such removal, use or disclosure, whether intentional or inadvertent, of such records and information.

14. Merger Clause. This Agreement, in reference, constitutes the sole agreement of peach party as of the document's date. Any parties not expressly stated in this document signed by the District Purchasing Agent. In set forth herein and those in Exhibit "A" attaprevail.	parties hereto and correctly states brior agreement, promises, negoti- are not binding. All subsequent the event of a conflict between the	s the rights, duties and obligations of ations or representations between the modifications shall be in writing and ne terms, conditions or specifications
Authorized Contractor Signature		Date
Print name		
Contractor's Company Name		
Contractor's Tax I.D. Number		
FOOTHILL-DE ANZA COMMUNITY CO By Authorized signature and Date	LLEGE DISTRICT	
Title		
Address		
Date Approved By Board of Trustees (Approval is required prior to commenceme or the applicable bid threshold stated in Publ	nt of services if total cost exceeds ic Contract Code 20651 for other	s \$20,000.00 for professional services r services.)
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EXHIBIT "A"

	t between Foothill-DeAnza Comn	, herei	nafter called "Cont	
		,		
I.	Detailed description of services Contractor: (reference and attac			ered to District by
II.	Amount and Method of Paymen which must be completed prior applicable)			
	In any event, the total payment have the right to withhold paym performed is unacceptable.	for services of contractor sh nent if District determines th	all not exceed \$ at the quantity or q	and District uality of the work
III.	Term of the contract: The term	of this contract shall comm	ence on the date sp	ecified in the first parag
	of this contract, and shall contin	nue until	, 2	·
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	or Bid	-		P.O. No

Exhibit "I" Insurance Requirements

Contractor shall not commence work under this Agreement until required insurance has been approved in writing by District. Certificates of insurance, in form and with insurers acceptable to District (A M Best rating of A-VII or better or otherwise approved by District Risk Manager) shall be submitted to District Risk Management Department. Such certificate shall evidence all coverages and limits required by District in this Agreement and shall specify that insurers will give District thirty (30) days prior written notice of non-renewal or cancellation.

Contractor shall maintain in force, throughout the term of this Agreement, insurance as follows:

- 1. Workers' Compensation (statutory limits) and Employers' Liability insurance with limits not less than \$1,000,000 each accident, \$1,000,000 employee and \$1,000,000 each disease, provided that contractor has employees as defined by the California Labor Code;
- 2. Commercial General Liability insurance, with limits not less than \$1,000,000 each occurrence for Bodily Injury and Property Damage, including coverages for contractual liability, personal injury, broadform property damage, independent contractors, products and completed operations;
- 3. Commercial Automobile Liability insurance, with limits not less than \$1,000,000 each occurrence for Bodily Injury and Property Damage, including coverages for owned, non-owned and hired vehicles, as applicable;

4. Professional Liability insurance, with limits not less than \$1,000,000 each claim/annual aggregate,
with respect to coverage for errors and omissions arising from professional services rendered under this
Agreement, and with any deductible not to exceed \$25,000 each claim. Required only if the following
blank is checked .

If any of the required insurance is written on a claims-made coverage form, such insurance shall be maintained for a period of three years following termination of this agreement. General and Automobile liability policies shall include as Additional Insureds, the District, its officers, agents, employees and servants, shall be primary to any other insurance or self-insurance available to the Additional Insureds and shall apply separately to each, except the inclusion of Additional Insureds shall not operate to increase the required limits of such insurance.

Maintenance of the required insurance is a material condition of this Agreement and failure to maintain such insurance may, at the District's option, result in a declaration of material breach and suspension of Contractor's further work under this Agreement.

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