Foothill - De Anza Community College District

CHANGE NO. _____ TO INDEPENDENT CONTRACTOR AGREEMENT

De	Anza College Foot	hill College District O	ffice	District PC) No:	
cor	e Agreement entered into on mmunity College District, he stractor; hereinafter referred ces remain the same.	day of ereinafter referred to as the "DIS to as the "CONTRACTOR" is c	, 2 TRICT", and an anged as f	between the land the following follows but all or	Foothill-De Anza s named independent ther terms, conditions, and	
1.	CONTRACTOR INFORM	ATION:				
	Contractor's Name					
	Address		_ City		Zip	
	Business Phone	Fax No _		Home		
	Social Security Number _	*Fed	. Tax I.D. l	Number		
	Business License Number			ΓRACTOR MU	ST PROVIDE W-9	
	Are you a current or former	r employee of the DISTRICT?	,	Yes	No	
	If yes, date lasted worke	ed				
		location				
	Work Assignment					
	Are you related to any employee(s) in the DISTRICT? Yes No					
	If yes, please identify th	e individual(s)				
2.	CONTRACTOR SERVIC	ES, FEE, AND CONTRACT ST	TARTING	AND ENDING	DATES:	
		al services and deliverables to bosal or quotation for this chang		by contractor (r	efer to and attach	
	B. Contractor Fee for Services: Original Amount of Contract: \$					
	Additive or Deductive Amount for previous Changes \$					
		Additive or Deductive An	ount for th		\$	
	New Total: (Indicate a fixed fee to be paid for all of the described services or indicate hourly or other periodic billing rate(s) plus a maximum total dollar cost, i.e. the "not to exceed" amount, to be paid to the contractor. If travel or other expenses will be reimbursed they should conform to Board Policy AP3152.) NEW TOTAL CANNOT EXCEED \$14,999 FOR PUBLIC PROJECTS.					
	Will contractor also be reimbursed for expenses? YES or NO If yes, state maximum reimbursement amount to be paid in addition to contract fee shown above: \$					
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	APPROVED CHANGES WILL NOT EXCEED \$ TRAVEL OR OTHER EXPENSE REIMBURSEMENTS	INCLUDING CONTRACTOR			
	C. Contract Starting Date	Contract Ending Date			
3.	DISTRICT OBLIGATIONS OTHER THAN PAYMENT, IF ANY:				

4. PAYMENT TERMS: Unless other payment terms are specified in this section, payment terms are Net 30 days computed either from the date of delivery and acceptance of the contract services or from the date of receipt of correct and proper invoices prepared in accordance with the terms of the contract, whichever date is later.

5. STANDARD TERMS AND CONDITIONS:

- **A.** CONTRACTOR is solely responsible for the content and sequence of the work. DISTRICT will not provide any training or instruction to CONTRACTOR or its employees.
- **B.** Confidentiality: 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 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.
- C. CONTRACTOR shall indemnify, defend and hold the DISTRICT, its Board of Trustees, officers, agents and employees harmless from any and all claims, damages, losses, causes of action and demands, including reasonable attorney's fees and costs, incurred in connection with or in any manner arising out of CONTRACTOR'S performance of the work contemplated by this Agreement. Acceptance of this Agreement constitutes that the CONTRACTOR is not covered under the DISTRICT'S general liability insurance, employee benefits or worker's compensation. It further establishes that the CONTRACTOR shall be fully responsible for such coverage. 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 combined single limit 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 combined single limit for Bodily Injury and Property Damage, including coverages for owned, non-owned and hired vehicles, as applicable;
 - 4. Professional Liability insurance when applicable, 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.

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. Contractor shall not commence work under this Agreement until required insurance has been obtained.

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- **D.** The CONTRACTOR shall assume all expenses incurred in connection with the performance of this contract and the DISTRICT shall not be responsible for payment of any other expenses. The payment terms specified in Paragraph 3 above, unless otherwise indicated and agreed to in writing by the CONTRACTOR and the DISTRICT, shall be the only obligation of the DISTRICT. While engaged in carrying out and complying with any of the terms and conditions of this Agreement, CONTRACTOR is not entitled to any right or privilege applicable to an officer or employee of the DISTRICT or of the State of California.
- **E** Any system or documents developed, produced or provided under this contract, including any intellectual property discovered or developed by contractor in the course of performing or otherwise as a result of its work, shall become the sole property of the District unless explicitly stated otherwise in this contract.
- **F.** Payments to the CONTRACTOR pursuant to this Agreement will be reported to Federal and State taxing authorities as required. DISTRICT will not withhold any sums from compensation payable to CONTRACTOR. CONTRACTOR is independently responsible for the payment of all applicable taxes. An IRS form 1099 will be provided to the CONTRACTOR at the end of the calendar year.
- **G.** Payment Of Prevailing Wages: Except for projects of \$1000 or less, if CONTRACTOR provides public project services such as carpet laying or building construction, alteration, demolition, or repair, CONTRACTOR shall pay all workers on the District project the prevailing wage pursuant to the California Labor Code, Sections 1770 through 1777.7. A copy of the prevailing wage rate determination available online at www.dir.ca.gov/dlsr/statistics_research.html. The determination is issued by the California Department of Industrial Relations.
- **H**. This Agreement constitutes the entire agreement between the parties. There are no understandings, agreements, or representations of warranties, expressed or implied, not specified in this Agreement. This Agreement applies only to the current proposal as attached. Modification or termination of this contract requires mutual agreement by both parties.
- I. The District may terminate this contract at any time for any reason by providing 30 days notice to Contractor. Termination to be effective on the date specified in the notice. In the event of termination under this paragraph, Contractor shall be paid for all work provided to the date of termination..
- **J.** The parties to the Agreement, under penalty of perjury, hereby certify that all of the above items and attachments are to the best of their knowledge true and correct statements.

AGREEMENT OF CONTRACTOR: I agree to perform the services described above for the payment indicated. I understand that while performing contract services I am not an employee of the Foothill-De Anza Community College District because I follow an independent trade or profession, and I will not be subject to control and direction as to the details and means for accomplishing the anticipated result of my service.

Contractor (signature)		Date
Print name		
pertinent to determination of indeper their application to the position descr	ndent contractor status, including the document of the accompanying document of the document o	ne appropriate legal and procedural guidelines ing IRS Revenue Ruling 87-41, have analyzed cuments, and have concluded that the hiring of adeed constitute correct and legal independent
Authorized College/District Requestor	r/Budgeter	Date
College/District Employee with Author	ority to Sign Contract	Date
Date Approved by Board of Trustees is \$14,999 for Public Projects.	if the total cost including chang	ge exceeds \$20,000. New total cannot exceed
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