

2201 FRANCISCO DRIVE STE. 140-207

Email: Marcia Durst@Events.com

10 College Parkway Folsom, CA 95630

PURCHASE ORDER NO. CBF14027SA

Service Agreement No. 45433

PO Date: 08/01/2013

Date Required:

Ordered By: Sally Howard

Requisiton #: 35739

SHIP TO:

BILL TO:

FOLSOM LAKE COLLEGE

RECEIVING

10 COLLEGE PARKWAY

FOLSOM LAKE COLLEGE ATTN: BUSINESS SERVICES 10 COLLEGE PARKWAY FOLSOM, CA 95630

FOLSOM, CA 95630

PH: 916.941.6714

VENDOR: DURST EVENT STRATEGIES

EL DORADO HILLS

FAX:

CA

95762

Line#	Item/Description	QTY	UOM	PO Price	Extended Amount
	TO PROVIDE EVENT PLANNING & MANAGEMENT SERVICES FOR: FOLSOM LAKE COLLEGE FOUNDATION - ONE NIGHT BENEFIT FROM: JULY 01, 2013 - OCTOBER 31, 2014	1.00	EA	\$3,000.000	\$3,000.00
	PER SERVICE AGREEMENT NO. 45433 AND SCOPE OF WORK				
	PAYMENT SCHEDULE: THREE (3) INSTALLMENTS - \$1,000 / EA JULY 30, 2013; AUGUST 30, 2013; OCTOBER 25, 2013				
	HOURLY RATE: Pre-event work exceeding 20 hours to be billed at the non-profit rate of \$60/hour with prior written authorization. Hourly billing will be submitted post-event.				
	Shipping/Handling (taxable)			·	
INSTR	JCTIONS:			Sub Tota	\$3,000.00
FMA	L INVOICE TO:	tate Tax %)	State Tax	\$0.00
Brenda Haney 916.608.6635				Shipping	
nane	yb@flc.losrios.edu			Total PO Amoun	

All shipments, invoices, and correspondence must be identified with our Purchase Order Number Direct all deliveries and delivery documents to the SHIP TO address.

Direct all correspondence and invoices to the BILL TO address.

NO PAYMENT will be made without an invoice.

Payment Terms: NET 30

AUTHORIZED SIGNATURE AND DATE

Sathleen Ferklen 9/1/13

LOS RIOS COMMUNITY COLLEGE DISTRICT

American River College • Cosumnes River College • Folsom Lake College • Sacramento City College

PURCHASE ORDER TERMS AND CONDITIONS

- 1. APPLICABLE LAW: The contract resulting from this order shall be governed by the laws of the State of California
- 2. COMPLETION OF ORDERS: LRCCD reserves the right to withhold payment until order is completed.
- 3. DISCOUNTS: Please show cash payment discount offered on your invoice in connection with any discount offered, time will be computed from date of delivery of the supplies or equipment, or from date correct invoices are received in the office specified by LRCCD if the latter date is later than the date of delivery. Payment is deemed to be made for the purpose of earning discount, on the date payment is mailed or on behalf of LRCCD.
- 4. INVOICES: Invoices shall be prepared and submitted in duplicate unless otherwise specified. Invoices shall contain Purchase order number, date, description of items, sizes and quantities, unit prices, extended totals, place and date of delivery. Invoices or vouchers not on printed bill heads shall be signed by the CONTRACTOR or person furnishing the supplies or services. Every invoice shall be properly itemized. If LRCCD has not received billing for product or services within a one year period LRCCD will not be held responsible for satisfying the debt.
- 5. CHANGES: No change or modification in terms, quantities, or specifications may be made without express authorization in writing from the LRCCD Purchasing Office and signed by the parties hereto, and no oral understanding or agreement not incorporated herein shall be binding on any of the parties hereto. If unit cost of any item exceeds the amount shown by 10% or \$250.00 whichever is less do not ship. Contact LRCCD Purchasing at the phone number provided.
- 6. BILL OF LADING: If Bill of Lading is applicable to this order, send originals to "Ship to" address and duplicate Bill of Lading with invoices to "Bill to" address. All correspondence, invoices, bills of lading, shipping memos, packages, etc., must show purchase order number. If factory shipment, advise factory to comply.
- 7. TRANSPORTATION CHARGES: Invoices for prepaid transportation charges must be supported by original receipted expense bills.
- ROB POINT AND FREIGHT CHARGES: Unless otherwise specified on this order, all items shall be delivered FOB Destination. No charge for delivery, drayage, express, parcel post, packing, cartage, insurance, license fees, permits, or for any other purpose will be paid by LRCCD unless expressly included and itemized in the order. Unless otherwise shown, on "FOB Shipping Point" transactions, CONTRACTOR shall arrange for lowest cost transportation, prepay and add freight to invoice and furnish supporting freight bills if the amount exceeds \$50.00. On "FOB Shipping Point" transactions, should any shipments under this purchase order be received by LRCCD in a damaged condition and any related freight loss and damage claims filed against the carrier or carriers be wholly or partially declined with the inference that damage was the result of the act of the shipper such as inadequate packaging or loading or some inherent defect in the equipment and/or material, CONTRACTOR on request of LRCCD shall at CONTRACTOR's own expense assist LRCCD in establishing carrier liability by supplying evidence that the equipment and/or materials was properly constructed, manufactured, packaged, and secured to withstand normal transportation conditions. Shipments that are California intrastate in nature and where freight is to be borne by LRCCD shall be tendered to carriers with written instructions that rate and charges may not exceed the lowest lawful rates on file with the California Public Utilities Commission.
- 9. PATENT INDEMNITY: The CONTRACTOR shall hold LRCCD, its officers, agents and employees harmless from alleged liability of any nature or kind, including costs and attorney fees and expenses, for infringement or use of any copyrighted or uncopyrighted composition, secret process, patented or unpatented invention, article or appliance furnished or used in connection with the contract or purchase order.
- 10. TAXES: Certain articles sold to LRCCD are exempt from certain Federal excise taxes. LRCCD will reimburse the CONTRACTOR for, or pay directly, all California State and local sales and use taxes applicable to this purchase.
- 11. EQUAL OPPORTUNITY EMPLOYER: The acceptance of this purchase order by a supplier of goods and services is a certification that such supplier complies with all provisions of executive order 11246 and is an equal opportunity employer.
- 12. GENERAL SAFETY ORDERS: All materials, supplies and services sold to LRCCD shall conform to the general safety orders of the State of California. All materials, except as otherwise specified, must be new and of the best quality of their respective kinds.
- 13. INDEMNIFICATION: CONTRACTOR shall indemnify, defend and hold harmless LRCCD, its trustees, officers, agents, employees and volunteers, from any and all claims, demands, suits, causes of action, damages, penalties, breaches of this agreement, infringement of patent rights, costs, expenses, violations of employee occupational health and safety laws, attorney fees, losses or liability, property damage, personal injuries to or death of persons, arising out of, alleged to have arisen out of, or relating in any way to CONTRACTOR's work to be performed under this agreement, except if caused solely by the negligence of LRCCD.
- 14. TERMINATION: LRCCD may terminate this agreement and be relieved of the payment of any consideration to CONTRACTOR should CONTRACTOR fail to perform the covenants herein contained at the time and in the manner herein provided. In the event of such termination LRCCD may proceed with the work in any manner deemed proper by LRCCD. The cost to LRCCD shall be deducted from any sum due the CONTRACTOR under this agreement and the balance if any, shall be paid the CONTRACTOR upon demand.
- 15. ASSIGNMENT: Without the written consent of LRCCD, this agreement is not assignable by CONTRACTOR either in whole or in part.
- 16. PUBLIC WORKS PROJECTS: CONTRACTOR must comply with Public Contract Code.
- 17. CA LABOR CODE: Pursuant to Section 1700, and following, the CONTRACTOR shall pay not less than the prevailing rate of per diem wages as determined by the Director of the California Department of Industrial Relations. Copies of such prevailing rate of per diem wages are on file at the Business Office of the Los Rios Community College District, 1919 Spanos Court, Sacramento, CA 95825. Those copies shall be made available to any interested party upon request. The CONTRACTOR shall forfeit, as penalty to the LRCCD, Fifty Dollars (\$50.00) for each calendar day or portion thereof, for each workman paid less than the stipulated prevailing rates for any work done under the contract by him/her or by any subcontractor under him, in violation of the provisions of such Labor Code.
- 18. NOTICE: Your employees <u>may</u> be exposed to hazardous substances during the course of their work while on LRCCD property. For additional information on the hazardous substances that your employees <u>may</u> be exposed to contact the LRCCD General Services Department at (916) 568-3048.
- 19. INSURANCE: CONTRACTOR shall, at all times, maintain in full force and effect the following insurance: Workers' Compensation, Commercial General Liability, Auto Liability, and Professional Liability if licensed professional. Policy limits for each shall be at least \$1,000,000 AND \$3,000,000 AGGREGATE for bodily injury, personal injury and property damage. Any combination of General Liability and Excess Coverage can be combined to meet the Aggregate. LRCCD shall be named as an additional insured on CONTRACTOR's policies. The CONTRACTOR shall provide a certificate of insurance and required endorsements to comply with this section at least 15 days prior to commencement of work under this contract. The certificate shall state that LRCCD will be given 30 days notice of any material change or cancellation in coverage.
- 20. DISQUALIFIED EMPLOYEES: CONTRACTOR shall ensure that persons who perform services on LRCCD 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. If LRCCD determines that any person employed by CONTRACTOR to work on LRCCD property is incompetent, unfaithful, intemperate, disorderly, abusive or is otherwise unsatisfactory, CONTRACTOR shall cause that employee to be removed from working on LRCCD property immediately, and that person shall not be employed again on LRCCD property.
- 21. WORK AUTHORIZATION: Prior to LRCCD'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 of State; (b) a copy of their U.S. visa; (c) the number of days present in the U.S.; and (d) tax treaty status. LRCCD 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.
- 22. WARRANTY: CONTRACTOR expressly warrants that all materials, goods, equipment, services, and/or labor shall conform to the requirements set forth or incorporated into this order 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 will be fit and sufficient for the particular purposes intended by LRCCD. Unless agreed upon otherwise between LRCCD 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 LRCCD; or (c) any warranty period provided under any applicable California law.



FOLSOM LAKE COLLEGE EL DORADO CENTER-RANCHO CORDOVA CENTER

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CAMPUS-BASED REQUISITION.

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VENDOR Marcia Durst, Durst Event Strategies	PEO # OPE	3573	9		
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APPROVED Faculty Advisor/Administrator	Warrant # Date				

WHITE-YELLOW-PINK: BUSINESS OFFICE

GOLDENROD: ORIGINATOR

Rev. 9/11

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	Attachment to Purchase Order No
This Agreement entered this day of by and I	petween the Los Rios Community College District (District) and
CONTRACTOR	TOP No Social Security No
Business Name (if different)	FIN No.
Charle One: Solo Proprietorobin Partnership Corporation	Check One: U.S. Citizen Resident Alien Non-resident Alien
Telephone No. 411 - 441 (SSN or FIN No. mu	st he provided for payment)
Address (convolution)	City and State 7in 5
Are you now or have you been an employee of the District? Yes N	of the state of th
Are you related to an employee of the District? Yes No If yes, v	
1. Scope of Work. CONTRACTOR shall perform specific services as set of this Agreement is from (date)	ERAL CONDITIONS: forth below (attach separate schedule if necessary, and reference the attachment). The term CONTRACTOR shall perform its services hereunder in accordance with the professional rforming similar professional services on projects of comparable scope and quality.
Payment of this amount shall be made in accordance with established D to the District Accounts Payable Office, and upon receipt of verification of Payment terms are: Payment terms are: Payment terms are: Payment terms and conditions associated with its acceptance of this Agreement shall CONTRACTOR's goods, materials, equipment, services and/or labor or other additional or different terms and conditions on behalf of CONTRACTOR.	paid a sum of money not to exceed \$
time and for any reason by giving thirty (30) days written notice of such terr immediately cease rendering services and promptly deliver to the DISTRIC for hours actually worked and direct costs incurred, plus a 10% mark-up DISTRICT may terminate the Agreement for cause which shall be effective not be entitled to any further payment, if any becomes due, until the Project DISTRICT, and all the DISTRICT's costs incurred by the District shall be deany, shall be paid to CONTRACTOR upon completion of the work. The DISTRICT CONTRACTOR, in the event of a termination for cause.	ment with or without cause. The District may terminate the Agreement for convenience at any nination to CONTRACTOR. In the event of termination for convenience, CONTRACTOR shall CT copies of all prepared work product, and CONTRACTOR shall only be entitled to payment on direct costs incurred, or the pro-rata share of the contract price, whichever is less. The immediately upon written notice. In the event of a termination for cause, CONTRACTOR shall at is completed. The DISTRICT may proceed with the work in any manner deemed proper by educted from any sum otherwise due CONTRACTOR under this Agreement and the balance, if STRICT reserves all rights, including all rights to recover damages, inclusive of attorneys' fees, chase order constitute the entire Agreement by the parties. No other representations, whether this are part of this Agreement:
All amendments to this Agreement must be in writing and signed by autho	ized representatives of both parties.
employee exists between these parties and the DISTRICT. b. CONTRACTOR shall be responsible for determining the means CONTRACTOR shall be responsible for and accountable to the If, in the performance of this Agreement, any third persons are expected in the direction, supervision, and control of CONTRACTOR. Except as including hours, wages, working conditions, discipline, hiring, and by CONTRACTOR. It is further understood and agreed that CO of CONTRACTOR's employees, assigned personnel and subcoded. Except as otherwise provided in this Agreement, CONTRACTOR provide no training to CONTRACTOR. e. Except as otherwise provided in this Agreement, CONTRACTOR Except as otherwise provided in this Agreement, CONTRACTOR District of the DISTRICT's acceptance of this Agreement, CONTRACTOR provide the DISTRICT with a copy of IRS Form W-9, Request for the provided in the CONTRACTOR shall be per paid. If CONTRACTOR fails to pay appropriate taxes	employed by CONTRACTOR, such persons shall be entirely and exclusively under the may be specifically provided elsewhere in this Agreement, all terms of employment, and discharging, or any other terms of employment or requirements of law, shall be determined NTRACTOR shall issue W-2 or 1099 Forms for income and employment tax purposes, for all intractors. R is qualified to accomplish the work required in this Agreement and the DISTRICT will R's ability to market or provide services to any other client shall not be limited by the DISTRICT. R is to provide all necessary tools and materials. FOR shall (a) identify their status as a sole proprietorship, partnership, or corporation, and (b) or Certification of Federal Taxpayer Identification Number. Ill provide any documentation requested by the DISTRICT as evidence that appropriate taxes as or to provide requested documentation, CONTRACTOR hereby agrees to indemnify the ISTRICT by a taxing agency, and to reimburse the DISTRICT for such penalties and taxes.
Name of CONTRACTOR (Printed)	- Comment of the state of the s
Signature of CONTRACTOR	Date Requisition #
DISTRIBUTION: White: CONTRACTOR Green: Purchasing Canary:	Accounting Pink: Business Office Goldenrod: Originator



SCOPE OF WORK & FEE SCHEDULE

FOLSOM LAKE COLLEGE FOUNDATION **ONE-NIGHT BENEFIT OCTOBER 18, 2013**

Pre-Event Planning and Onsite Event Management

Pre-Event Planning, Post Event Review

Review agreements and terms with various event suppliers Make recommendations based on industry trends and market conditions Generate 75-day pre-event timeline detailing planning, production, budget, and delivery deadlines Review vendor invoices on request to assure accuracy Participate in committee and/or staff planning and debriefing sessions as requested Maximum of 20 hours

Onsite Event Management

Oversee all operations of supplier deliveries and venue build-out Conduct volunteer briefing Oversee event execution, and dismantle

Fee

Fee for services described

\$3,000

Payment Schedule

Services are billable in three equal installments as follows: July 30, 2013 August 30, 2013 October 25, 2013

Hourly Rate

Pre-event work exceeding 20 hours to be billed at the non-profit rate of \$60/hour with prior authorization. Hourly billing will be submitted post-event.

Above services do not include preparation of requests for proposals for vendors, budget management, or marketing or promotion functions.

Marcia Durst, CMP | Marcia@DurstEvents.com | (916) 941-6714 | www.DurstEvents.com



CERTIFICATE OF LIABILITY INSURANCE

DURST-1 OP ID: CEH

> DATE (MM/DD/YYYY) 06/17/2013

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to

tt C	ne terms and conditions of the policy, ertificate holder in lieu of such endors	certa em ei	ain p nt(s)	olicies may require an er	ndorse	ment. A stat	ement on th	is certificate does no	confe	r rights to the
PRO	DUCER	***********			CONTA NAME:	^{СТ} Cathy H	arris			
Paragon Insurance Services 301 Natoma Street, Suite 104 Folsom, CA 95630			Fax: 916-353-1370					353,1370		
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	2201 Francisco Drive #140		7		INSURER C:					
	El Dorado Hills, CA 95762				INSURER D:					
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								PERSONAL & ADV INJURY	\$	2,000,000
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	If yes, describe under							E.L. DISEASE - EA EMPLOYI		
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Los Rios Community College Folsom Lake College			SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.							
	Kristen Haas 10 College Parkway			and the second s	AUTHOF	ZED REPRESEN	ITATIVE	**************************************	With the second	
- Minteres	Folsom, CA 95630		· Sangara		B	atherine	2 E.	Harris		

COMMERCIAL LIABILITY GOLD ENDORSEMENT

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SECTION I - COVERAGES

COVERAGE A. BODILY INJURY AND PROPERTY DAMAGE LIABILITY

2. Exclusions

- Item 2.g. 2) is replaced with the following:
 - 2.g. 2) A watercraft you do not own that is:
 - a) less than 50 feet long; and
 - b) Not being used to carry persons or property for a charge.

Item 2.g. 6) is added:

6) An aircraft in which you have no ownership interest and that you have chartered with crew

The last paragraph of 2. Exclusions is replaced with the following:

Exclusions c. through n. do not apply to damage by fire, explosion, sprinkler leakage, or lightning to premises while rented to you, temporarily occupied by you with the permission of the owner, or managed by you under a written agreement with the owner. A separate limit of insurance applies to this coverage as described in **Section III - Limits of Insurance**.

SECTION I - COVERAGES

COVERAGE C. MEDICAL PAYMENTS

If Medical Payments Coverage is provided under this policy, the following is changed:

3. Limits

The medical expense limit provided by this policy shall be the greater of:

- a. \$10,000; or
- b. The amount shown in the declarations.

Coverage C. Medical Payments is primary and not contributing with any other insurance, even if that other insurance is also primary.

The following is added:

COVERAGE D. PRODUCT RECALL NOTIFICATION EXPENSES

Insuring Agreement

We will pay "product recall notification expenses" incurred by you for the withdrawal of your products, provided that:

- a. Such withdrawal is required because of a determination by you during the policy period, that the use or consumption of your products could result in "bodily injury" or "property damage"; and
- b. The "product recall notification expenses" are incurred and reported to us during the policy period.

The most we will pay for "product recall notification expenses" during the policy period is \$100,000.

SUPPLEMENTARY PAYMENTS - COVERAGES A AND B

Item b. and d. are replaced with:

- b. The cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the Bodily Injury Liability Coverage applies. We do not have to furnish these bonds.
- d. All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit" including actual loss of earnings up to \$500 a day because of time off from work.

SECTION II-WHO IS AN INSURED

Item 4. is replaced with:

- 4. Any subsidiaries, companies, corporations, firms, or organizations you acquire or form during the policy period over which you maintain a controlling interest of greater than 50% of the stock or assets, will qualify as a Named Insured if:
 - a) you have the responsibility of placing insurance for such entity; and
 - b) coverage for the entity is not otherwise more specifically provided; and
 - c) the entity is incorporated or organized under the laws of the United States of America.

However; coverage under this provision does not apply to "bodily injury" or "property damage" that occurred before you acquired or formed the entity, or "personal injury" or "advertising injury" arising out of an offense committed before you acquired or formed the entity.

Coverage under this provision is afforded only until the end of the policy period, or the twelve (12) month anniversary of the policy inception date whichever is earlier.

SECTION III - LIMITS OF INSURANCE

Paragraph 2 is amended to include:

The General Aggregate Limit of Insurance applies separately to each "location" owned by you, rented to you, or occupied by you with the permission of the owner.

Paragraph 6. is replaced with the following:

6. Subject to 5. above, the Fire Damage Limit is the most we will pay under Coverage A for damages because of "property damage" to premises while rented to you, temporarily occupied by you with permission of the owner, or managed by you under a written agreement with the owner, arising out of any one fire, explosion or sprinkler leakage incident.

The Fire Damage Limit provided by this policy shall be the greater of:

- a. \$500,000. or
- b. The amount shown in the Declarations

SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS

Item 2. a.is replaced with:

2. Duties In The Event of Occurrence, Offense, Claim or Suit

- a. You must promptly notify us. Your duty to promptly notify us is effective when any of your executive officers, partners, members, or legal representatives is aware of the "occurrence", offense, claim, or "suit". Knowledge of an "occurrence", offense, claim or "suit" by other employee(s) does not imply you also have such knowledge. To the extent possible, notice to us should include:
 - 1) How, when and where the "occurrence" or offense took place;
 - 2) The names and addresses of any injured persons and witnesses; and
 - 3) The nature and location of any injury or damage arising out of the "occurrence", offense, claim or "suit".

Item 4. b. 1) b) is replaced with:

b. Excess Insurance

1) b) That is Fire, Explosion or Sprinkler Leakage insurance for premises while rented to you, temporarily occupied by you with permission of the owner, or managed by you under a written agreement with the owner; or

Item 6. is amended to include:

6. Representations

d. If you unintentionally fail to disclose any hazards existing at the inception date of your policy, we will not deny coverage under this Coverage Part because of such failure. However, this provision does not affect our right to collect additional premium or exercise our right of cancellation or non-renewal.

Item 8. is replaced with:

8. Transfer of Rights Of Recovery Against Others To Us

a. If the insured has rights to recover all or part of any payment we have made under this Coverage Part, those rights are transferred to us. The insured must do nothing after loss to impair them. At our request, the insured will bring suit or transfer those rights to us and help us enforce them. b. If required by a written "insured contract", we waive any right of recovery we may have against any person or organization because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under that written "insured contract" for that person or organization and included in the "products-completed operations hazard".

Item 10. and Item 11. are added:

10. Cancellation Condition

If we cancel this policy for any reason other than nonpayment of premium we will mail or deliver written notice of cancellation to the first Named Insured at least 60 days prior to the effective date of cancellation.

11. Liberalization

If we adopt a change in our forms or rules which would broaden your coverage without an extra charge, the broader coverage will apply to this policy. This extension is effective upon the approval of such broader coverage in your state.

SECTION V- DEFINITIONS

The following definitions are added or changed:

- "Insured contract"
 - a. Is changed to:
 - a. A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage by fire, explosion or sprinkler leakage to premises while rented to you, or temporarily occupied by you with permission of the owner, or managed by you under a written agreement with the owner is not an "insured contract".

23 and 24 are added:

- 23. "Location" means premises involving the same or connecting lots, or premises whose connection is interrupted only by a street, roadway, waterway or right-of-way of a railroad.
- 24. "Product recall notification expenses" means the reasonable additional expenses (including, but not limited to, cost of correspondence, newspaper and magazine advertising, radio or television announcements and transportation cost), necessarily incurred in arranging for the return of products, but excluding costs of the replacement products and the cash value of the damaged products.

The following Provisions are also added to this Coverage Part:

A. ADDITIONAL INSUREDS - BY CONTRACT, AGREEMENT OR PERMIT

- 1. Paragraph 2. under SECTION II WHO IS AN INSURED is amended to include as an insured any person or organization when you and such person or organization have agreed in writing in a contract, agreement or permit that such person or organization be added as an additional insured on your policy to provide insurance such as is afforded under this Coverage Part. Such person or organization is not entitled to any notices that we are required to send to the Named Insured and is an additional insured only with respect to liability arising out of:
 - a. Your ongoing operations performed for that person or organization; or
 - **b.** Premises or facilities owned or used by you.

With respect to provision **1.a.** above, a person's or organization's status as an insured under this endorsement ends when your operations for that person or organization are completed.

With respect to provision **1.b.** above, a person's or organization's status as an insured under this endorsement ends when their contract or agreement with you for such premises or facilities ends.

- 2. This endorsement provision A. does not apply:
 - a. Unless the written contract or agreement has been executed, or permit has been issued, prior to the "bodily injury", "property damage" or "personal and advertising injury";
 - b. To "bodily injury" or "property damage" occurring after:
 - (1) All work, including materials, parts or equipment furnished in connection with such work, in the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the site of the covered operations has been completed; or
 - (2) That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project;
 - **c.** To the rendering of or failure to render any professional services including, but not limited to, any professional architectural, engineering or surveying services such as:
 - (1) The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; and
 - (2) Supervisory, inspection, architectural or engineering activities;
 - **d.** To "bodily injury", "property damage" or "personal and advertising injury" arising out of any act, error or omission that results from the additional insured's sole negligence or wrongdoing;
 - e. To any person or organization included as an insured under provision B. of this endorsement;
 - **f.** To any person or organization included as an insured by a separate additional insured endorsement issued by us and made a part of this policy.

B. ADDITIONAL INSURED - VENDORS

Paragraph 2. under SECTION II - WHO IS AN INSURED is amended to include as an insured any person or organization (referred to below as "vendor") with whom you agreed, in a written contract or agreement to provide insurance such as is afforded under this policy, but only with respect to "bodily injury" or "property damage" arising out of "your products" which are distributed or sold in the regular course of the vendor's business, subject to the following additional exclusions:

- 1. The insurance afforded the vendor does not apply to:
 - a. "Bodily injury" or "property damage" for which the vendor is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages that the vendor would have in the absence of the contract or agreement;
 - **b.** Any express warranty unauthorized by you;
 - **c.** Any physical or chemical change in the product made intentionally by the vendor;

- **d.** Repackaging, unless unpacked solely for the purpose of inspection, demonstration, testing, or substitution of parts under instructions from the manufacturer, and then repackaged in the original container;
- e. Any failure to make such inspections, adjustments, tests or servicing as the vendor has agreed to make or normally undertakes to make in the course of business, in connection with the distribution or sale of the products;
- **f.** Demonstration, installation, servicing or repair operations, except such operations performed at the vendor's premises in connection with the sale of the product;
- **g.** Products which, after distribution or sale by you, have been labeled or relabeled or used as a container, part or ingredient of any other thing or substance by or for the vendor; or
- h. To "bodily injury" or "property damage" arising out of any act, error or omission that results from the additional insured's sole negligence or wrongdoing.
- 2. This insurance does not apply to any insured person or organization, from whom you have acquired such products, or any ingredient, part or container, entering into, accompanying or containing such products.

LOS RIOS COMMUNITY COLLEGE DISTRICT INDEPENDENT CONTRACTOR vs. EMPLOYEE CHECKLIST

This questionnaire is to be used to determine if an individual is an independent contractor or employee. The individual should be consulted where necessary to answer all questions. If you believe that the individual qualifies as an independent contractor, submit a requisition, service agreement, 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. For more information see the District Purchasing Guide. If you have any questions or require assistance, please contact the Director. Accounting Services at the District Office.

picas	contact the Director, Mecounting Bervices at the District Office.	Y	N
1.	Has this person ever been employed by the District? If so, please explain when and in what capacity	$\frac{\mathbf{Y}}{\mathbf{\Box}}$	Ā
2.	Does the work include teaching, training, facilitating, counseling, curriculum development, workshops, seminars, or any other function related to education? If so, please explain		A
3.	Will the District exercise any control, direction or supervision of the contractor? If so, please explain		A
that	e answer to any of the above questions is "Yes" this person should be classified as an emploindependent contractor status can still be justified, please attach a statement explaining which with the answer to all of the above questions is "No", continue to question #4.	oyee. If y hy, and c	ou believe continue to
4.	Must this individual perform the services (as opposed to the individual subcontracting or assigning the work to others)? Please explain to what extent the individual may or may not hire/subcontract others to do the work.		B
5.	Has this individual worked for the District as an independent contractor in the past? If so, please explain the nature of past services (for what period, continuous vs. intermittent, how many hours, etc.)	O	Z
6. 7.	Can the contractor quit for any reason other than the District's breach of contract? Can the District terminate the contract for any reason other than the contractor's		A
7.	breach of contract?		A
emp	the answer to three or more of these questions 4 through 7 are "Yes" this person should loyee. If you believe that independent contractor status can still be justified, please aining why and continue to question #8.	be class attach a	ified as an statement
8.	Does the individual operate an independent trade or business, offering these same services to the general public? If so, please ask the individual what proportion of their annual revenues are obtained from the District: Less than 25%- Between 25% & 50% Over 50 %	B	
9.	Does this individual have a substantial investment in his/her business, maintain facilities, own/rent equipment, etc.?	В	
10.	Does the individual provide all materials, supplies, and support services necessary for performance of this service? If no, please explain Does the individual bear the cost of any travel and business expenses incurred to	A	
11.	perform this service (no District reimbursement)?	d	
be c	e answer to questions 8 through 11 is "Yes", and the answer to questions 1 through 7 is "No" lassified as an independent contractor.	, this ind	ividual can
	above information has been compiled and reviewed per District Guidelines: ginator: Date: 7/23/13		
	1 1 V V V	,	COURD D 1100

LOS RIOS COMMUNITY COLLEGE DISTRICT Service Agreement Certification Form

Requisits Descript	ion № ion of Services	
As of January 1, 2003, Education Code Section 88003.1 restricts the District's ability Before a requisition can be processed, the following certificate must be completed in service meets the Ed Code criteria.	y to contract for s dicating that the r	ervices. required
Section I The requisition will not go forward for processing unless you answer yes to at least \underline{one}	e of the questions Yes	below:
1. Is this a continuing Service Agreement that was in place before January 1, 2003?		d d
3. The necessary services are either unavailable within the District workfords, earlies are either unavailable within the District workfords are either unavailable within the District workfords are either are either are either and earlies are either either are either are either are either are either are either	B	
4. The services are incidental to a contract for office equipment.		7
5. Contracting out is necessary to avoid a conflict of interest of other legal problem, or where an outside perspective is needed. The contract shall be no longer than sixty days.		B
7. The contractor will provide equipment, materials, facilities of support set view.	B	
8. The services are so urgent, temporary or occasional that the delay in the District's hiring process would frustrate the purpose.	A	
Section II If the services do not fall within one of the above exceptions, the requisition will represent the following questions:	not go forward ur	nless you
answer yes to <u>all</u> of the following questions:		
 There clearly will be actual overall cost savings. a. The District must consider the salaries and benefits of additional staff and the 		
cost of additional space, equipment and materials. b. The District shall not include the District's indirect overhead costs, unless those costs would be exclusively caused by the work. c. The District shall include the District's costs of supervising, inspecting or monitoring the cont. 7. The services are not being contracted out solely to save money. 8. The contract does not cause the displacement of District employees. 9. The savings must be large enough that market fluctuations will not tip the balance. 9. The amount of savings must clearly justify the size and duration of the contract. 10. The contract must be publicly bid.	tractor.	000000
 7. The contract includes specific qualifications of the start that will perform the work and includes nondiscrimination provisions. 8. There is minimal risk of contractor rate increases. 	_ _ _	
9. The contract is with a firm.10. The potential economic advantage of contracting out is not outweighed by the public interest in having the work done in-house.		

If the services do not qualify under Section I or II, then the services must be completed by District staff and the requisition cannot be processed.

Certified by:

(Dean or other Authorized Signature)

Date: 7/24//3

Form (Rev. January 2011) Department of the Treasury

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

	Revenue Service		30114 60 6176 11101			
receive or a femality of	Name (as shown on your income tax return)		And the second s			
Print or type Specific Instructions on page 2.	Marcia Durst					
	Business name/disregarded entity name, if different from above	ang ang ang ang ang ang ang ang ang ang				
	Durst Fount Strategies					
	Check appropriate box for federal tax					
	classification (required): individual/sole proprietor C Corporation	S Corporation Partnership Trust/es	itaté			
	Limited liability company, Enter the tax classification (C=C corporation, S=t	S corporation, P=partnership) ►	Exempt payee			
Prin Ic Ins	☐ Other (see instructions) ▶		Za-Mana O			
Specif	Address (number, street, and apt. or suite no.) 7 City, state, and ZIP code	Requester's name and address (optional)				
See	FI Dorado Hills CA 95He?	>				
	List account number(s) here (optional)	eggyptitud initialise der initialise in a communication of superiorman and an initialise superio				
Pai	Taxpayer Identification Number (TIN)	$p_{1},\dots,p_{n} \in \mathcal{P}_{n} \cap \mathcal{P}$				
tological	your TIN in the appropriate box. The TIN provided must match the name	e given on the "Name" line Social security number	er			
to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part Linstructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a TIN</i> on page 3.						
Note.	If the account is in more than one name, see the chart on page 4 for guer to enter.	idelines on whose Employer identificati	on number			
			91262			
Par	Certification					
Unde	penalties of perjury, I certify that:					
1. Th	e number shown on this form is my correct taxpayer identification numb	per (or I am waiting for a number to be issued to m	e), and			
Se	m not subject to backup withholding because: (a) I am exempt from bac rvice (IRS) that I am subject to backup withholding as a result of a failure longer subject to backup withholding, and					
3. La	m a U.S. citizen or other U.S. person (defined below).					
Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 4.						
Sign		Date ► (0 (0 20)				
Ger	neral Instructions	Note. If a requester gives you a form other than your TIN, you must use the requester's form if it				
Section	on references are to the Internal Revenue Code unless otherwise	to this Form W-9.				
Pur	pose of Form	Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:				
	son who is required to file an information return with the IRS must	 An individual who is a U.S. citizen or U.S. resid 				
obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation		 A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States, An estate (other than a foreign estate), or 				
of de	ot, or contributions you made to an IRA.	A domestic trust (as defined in Regulations section 301.7701-7).				
Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to: 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),		Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding				
		tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received,				
	Dertify that you are not subject to backup withholding, or	partnership is required to presume that a partner is a foreign pe and pay the withholding tax. Therefore, if you are a U.S. person				
3. Claim exemption from backup withholding if you are a U.S. exempt payes. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.						