PURCHASING: (916) 568-3071 • FAX: (916) 568-3145 ACCOUNTING OPS: (916) 568-3065 • FAX: (916) 286-3636

PLEASE SEE REVERSE SIDE FOR TERMS AND CONDITIONS.

PURCHASE ORDER NO 0001090855

Date	Revision	Page
01/24/2017		1
Payment Terms	Freight Terms	Ship Via
NET 30 Sh	ipping Point	Best Metho
Reference:		Location / Dept
1008971 RUSSOF	R SHEWMAKERN	04VAPA PRES

Supplier: 0000037922 JOE DARIN COACHING 1665 HEADSLANE RD WEST SACRAMENTO CA 95691

Phone:

(530) 220-0915

email:

Ship To:

FOLSOM LAKE COLLEGE

RECEIVING

10 COLLEGE PARKWAY FOLSOM CA 95630 United States

Bill To:

1919 Spanos Court

Sacramento CA 95825-3981

United States

Tax Exempt? N

1- 1 STRENGTHFINDER PROFESSIONAL 1.00 EA 1,400.00 1,400.00 02/07/2017
DEVELOPMENT COACHING

PER SERVICE AGREEMENT# 45350 AND VENDOR PROPSAL

Sub Total Amount Sales Tax Amount Total PO Amount 1,400.00 0.00 1,400.00

<u>BU Acct Fd Org Prog Sub Proj Amount BYear</u> GENFD 5100 12 FL.CP.PRDO 67500 00000 464A 1,400.00 2017

0001008971HARMANJ20-JAN-2017

Verification of this purchase order can be made using the Los Rios Community College District web site listed below. If you have any questions, please contact the Purchasing Office at (916)568-3071.

http://www.losrios.edu/purchasing/povalidation

All shipments, invoices, and correspondence must be identified with our Purchase Order Number. Overshipments will not be accepted unless authorized by Buyer prior to shipment. Authorized Signature

Notice to vendor: You are responsible for delivering goods and delivery documents to the Receiving Department at the site. Failure to do so will delay payment processing. Vendor is responsible for obtaining verification of delivery by authorized Receiving Room personnel. Receipt of goods by other parties and failure to obtain authorized signatures may also delay payment. NOTE: PAYMENT TERMS NET 30

MATERIAL SAFETY DATA SHEETS (MSDS) must be provided with the delivery of product as required by law.

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.

Requisition

Supplier:

JOE DARIN COACHING 1665 HEADSLANE RD WEST SACRAMENTO CA 95691

United States

Phone: (530) 220-0915

email:

Ship To:

RECEIVING

10 COLLEGE PARKWAY

FOLSOM CA 95630-6798

0000037922

OPEN Business Unit: GENFD Req ID: Date 0001008971 01/04/2017

Requisition Name:

Joe Darin Coaching

Requester Bldg# Renee Russo PRES

Requester Signature

Buyer: Nicholas Shewmaker

Approved:

Entered By: Renee 04-JAN-2017

Line-Schd Description Quantity UOM Price Extended Amt Due Date

1-1

STRENGTHFINDER PROFESSIONAL

DEVELOPMENT COACHING

EA 1,400.00 1,400.00 01/27/2017

Page

Total Requisition Amount:

1,400.00

SERVICES: 1 TWO HOUR STRENGTHS FINDER WORKSHOP

PROPOSAL, SERVICE AGREEMENT AND CERTIFICATION FORM SENT TO BSO

SERVICE AGREEMENT NUMBER 45079

45350 BA

GENFD

Sub FL.CP.PRDO 67500 00000

Amount 1,400.00

Purchases Charged to Catagorical Programs, Grants or Special Project.

This purchase is in compliance with the requirement of IEPT /ENDASHIP DEVELOPINI

For grants/special projects

Approval Signature

Approval Signature

Approval Signature

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. 45350
Autominient to Furchase Order No.
This Agreement entered this day of by and between the Los Rios Community College District (District) and
(CONTRACTOR), JOE DORIN HA ED CONTRACTOR No. Social Security No.
Business Name (if different)
Telephone No. 30 - 20 - 0915 (SSN or FIN No. must be provided for payment)
Address 1665 HEAD SLAND ROL W. SACRAMENTO City and State Zip CA 45691
Are you now or have you been an employee of the District? Yes No Location Location
Are you related to an employee of the District? Yes No If yes, who
GENERAL CONDITIONS: 1. Scope of Work. CONTRACTOR shall perform specific services as set forth below (attach separate schedule if necessary, and reference the attachment). The terr of this Agreement is from (date) to (date) CONTRACTOR shall perform its services hereunder in accordance with the professional standard of care, skill and diligence customarily followed by consultants performing similar professional services on projects of comparable scope and quality.
2. Compensation. For its services hereunder, CONTRACTOR shall be paid a sum of money not to exceed \$
3. Termination. The DISTRICT shall have the right to terminate this Agreement with or without cause. The District may terminate the Agreement for convenience at any time and for any reason by giving thirty (30) days written notice of such termination to CONTRACTOR. In the event of termination for convenience, CONTRACTOR shall immediately cease rendering services and promptly deliver to the DISTRICT copies of all prepared work product, and CONTRACTOR shall only be entitled to paymen for hours actually worked and direct costs incurred, plus a 10% mark-up on direct costs incurred, or the pro-rata share of the contract price, whichever is less. The DISTRICT may terminate the Agreement for cause which shall be effective immediately upon written notice. In the event of a termination for cause, CONTRACTOR shall not be entitled to any further payment, if any becomes due, until the Project is completed. The DISTRICT may proceed with the work in any manner deemed proper by DISTRICT, and all the DISTRICT's costs incurred by the District shall be deducted from any sum otherwise due CONTRACTOR under this Agreement and the balance, i any, shall be paid to CONTRACTOR upon completion of the work. The DISTRICT reserves all rights, including all rights to recover damages, inclusive of attorneys' fees from CONTRACTOR, in the event of a termination for cause.
4. Integration, Amendments. This Agreement (front & back) and the purchase order constitute the entire Agreement by the parties. No other representations, whether oral or written are part of this Agreement except that the following document(s) are part of this Agreement: All amendments to this Agreement must be in writing and signed by authorized representatives of both parties.
5. Independent CONTRACTOR not Agent.
 a. CONTRACTOR, and its agents and employees, in the performance of this Agreement, shall be independent contractor(s) and no relationship of employer- employee exists between these parties and the DISTRICT.
 CONTRACTOR shall be responsible for determining the means, methods, or sequence used to complete the work required under this Agreement. CONTRACTOR shall be responsible for and accountable to the DISTRICT for the final product or service to be provided.
c. If, in the performance of this Agreement, any third persons are employed by CONTRACTOR, such persons shall be entirely and exclusively under the direction, supervision, and control of CONTRACTOR. Except as may be specifically provided elsewhere in this Agreement, all terms of employment, including hours, wages, working conditions, discipline, hiring, and discharging, or any other terms of employment or requirements of law, shall be determined by CONTRACTOR. It is further understood and agreed that CONTRACTOR shall issue W-2 or 1099 Forms for income and employment tax purposes, for all of CONTRACTOR's employees, assigned personnel and subcontractors.
d. Except as otherwise provided in this Agreement, CONTRACTOR is qualified to accomplish the work required in this Agreement and the DISTRICT will provide no training to CONTRACTOR.
e. Except as otherwise provided in this Agreement, CONTRACTOR's ability to market or provide services to any other client shall not be limited by the DISTRICT.
f. Except as otherwise provided in this Agreement, CONTRACTOR is to provide all necessary tools and materials.
g. Prior to DISTRICT's acceptance of this Agreement, CONTRACTOR shall (a) identify their status as a sole proprietorship, partnership, or corporation, and (b) provide the DISTRICT with a copy of IRS Form W-9, Request for Certification of Federal Taxpayer Identification Number.
h. CONTRACTOR agrees that, upon request, CONTRACTOR shall provide any documentation requested by the DISTRICT as evidence that appropriate taxes have been paid. If CONTRACTOR fails to pay appropriate taxes or to provide requested documentation, CONTRACTOR hereby agrees to indemnify the
DISTRICT against any penalties and taxes levied against the DISTRICT by a taxing agency, and to reimburse the DISTRICT for such penalties and taxes.
Signature below by CONTRACTOR indicates that all parts of this Agreement have been read, understood and accepted.
Name of CONTRACTOR (Printed)
Signature of CONTRACTOR Date Date Requisition # 000100 8971
DISTRIBUTION: White: CONTRACTOR Green: Purchasing Canary: Accounting Pink: Business Office Goldenrod: Originator

SERVICE AGREEMENT

(Information on the purchase order and the back of this form are part of this Agree

(information on the pu	irchase order and the back of this form	rare part of this Agreement. Please read th	
No			ase Order No
This Agreement entered this	day of by and between	een the Los Rios Community College District (I	District) and
(CONTRACTOR), JOE LARIA	MA W U CONTRACTOR	No. Social	Security No.
Business Name (if different)	DAZIN COACHING	FIN No. 81- 262 964	12
Chack One: Sole Proprietorchin	Partnership Corneration	Chack One: 11 C Citizon Decider	nt Alien Non-resident Alien
Telephone No. 530 - 230 - 09	(SSN or FIN No. must be	provided for payment)	
Address 1660 Print Stand	AND MY WALLEY OF	only and State Zip	
		If yes, Date Location	
Are you related to an employee of the	District? Yes No If yes, who_		
		L CONDITIONS:	
of this Agreement is from (date)	to (date) / 5/ / F C	below (attach separate schedule if necessary, CONTRACTOR shall perform its services here ning similar professional services on projects of	under in accordance with the professiona
Payment of this amount shall be made to the District Accounts Payable Office Payment terms are: terms and conditions associated with it	e in accordance with established District e, and upon receipt of verification of serv Paymer ts acceptance of this Agreement shall app uipment, services and/or labor or other ite	a sum of money not to exceed \$	the CONTRACTOR submitting an invoice appropriate College/District Administrator. CONTRACTOR agrees that none of the ament, and the DISTRICT's acceptance or
time and for any reason by giving thirty immediately cease rendering services for hours actually worked and direct c DISTRICT may terminate the Agreeme not be entitled to any further payment, DISTRICT, and all the DISTRICT's cos	(30) days written notice of such termination and promptly deliver to the DISTRICT contents incurred, plus a 10% mark-up on dight for cause which shall be effective immedified any becomes due, until the Project is costs incurred by the District shall be deducted pon completion of the work. The DISTRIC	with or without cause. The District may terminate on to CONTRACTOR. In the event of termination to CONTRACTOR. In the event of termination pies of all prepared work product, and CONTR irect costs incurred, or the pro-rata share of the diately upon written notice. In the event of a terminate of the DISTRICT may proceed with the different any sum otherwise due CONTRACTOR. Treserves all rights, including all rights to reconstructions.	on for convenience, CONTRACTOR shall ACTOR shall only be entitled to payment the contract price, whichever is less. The rmination for cause, CONTRACTOR shall ne work in any manner deemed proper by a under this Agreement and the balance, it
4. Integration, Amendments. This Agoral or written are part of this Agreement	greement (front & back) and the purchase	order constitute the entire Agreement by the pare part of this Agreement:	
5. Independent CONTRACTOR not A		epresentatives of both parties.	-
a. CONTRACTOR, and its age employee exists between the	ents and employees, in the performance of ese parties and the DISTRICT.	f this Agreement, shall be independent contrac	
		nods, or sequence used to complete the work re RICT for the final product or service to be provi	
 If, in the performance of this direction, supervision, and co- including hours, wages, work by CONTRACTOR. It is furth 	Agreement, any third persons are employ ontrol of CONTRACTOR. Except as may king conditions, discipline, hiring, and discipler understood and agreed that CONTRA	yed by CONTRACTOR, such persons shall be be specifically provided elsewhere in this Agree charging, or any other terms of employment or r CTOR shall issue W-2 or 1099 Forms for incom	entirely and exclusively under the ement, all terms of employment, requirements of law, shall be determined
	ees, assigned personnel and subcontract in this Agreement, CONTRACTOR is a	ualified to accomplish the work required in this a	Agreement and the DISTRICT will
provide no training to CONTI		admined to description the front required in time?	agreement and the Biothto Will
		lity to market or provide services to any other cl	ient shall not be limited by the DISTRICT.
		provide all necessary tools and materials. hall (a) identify their status as a sole proprietors	ship portposship or corporation and (h)
		ification of Federal Taxpayer Identification Num	
 h. CONTRACTOR agrees that, 	, upon request, CONTRACTOR shall prov	ride any documentation requested by the DISTI	RICT as evidence that appropriate taxes
		p provide requested documentation, CONTRAC	
		CT by a taxing agency, and to reimburse the DI	STRICT for such penalties and taxes.
	dicates that all parts of this Agreement ha	ave been read, understood and accepted.	
Name of CONTRACTOR (Printed)	And DIKING	1/10/10	All Landon I
Signature of CONTRACTOR	C ASIL TO THE STATE OF THE STAT	Date Requ	isition #_000100 8971
DISTRIBUTION: White: CONTRACTO	OR Green: Purchasing Canary: Account	nting Pink: Business Office Goldenrod: Origin	ator



Joe Darin, M.A., Ed.D.
Certified StrengthsFinder Coach
joe@joedarincoaching.com
530-220-0915

Proposal for StrengthsFinder Workshop Folsom Lake College

StrengthsFinder workshop

Location: Folsom Lake College

- Services: 1 two hour StrengthsFinder workshop

Goals:

- · Introduction to Strengths-based education
- · Assist staff in understanding their strengths
- · Aid staff in understanding their colleagues' strengths
- · Discuss the potential balconies and basements of the strengths
- · Introduce the concept of the Domains of Strengths leadership
- Cost: \$1,400. Joe Darin to purchase StrengthsFinder 2.0 assessment codes for all participants (included in cost)



Why StrengthsFinder?

- People perform better in their jobs/lives when they understand and are able to better use their strengths. Companies see more engagement when strengths are being used, and people get more out of what they do if they are able to use their strengths to accomplish it.
- People who learn to use their strengths every day have 7.8% greater productivity.
- Teams who focus on strengths every day have 12.5% greater productivity.
- When leaders focus on individuals' strengths, their employees are 8x more likely to be engaged.
- Focusing on strengths helps shift people's efforts from problems to possibilities.
- When students' strengths are valued, their engagement dramatically increases

Bio - Joe Darin, Ed.D.

Joe has previously worked at the California Community Colleges Chancellor's Office in the Academic Affairs and Economic and Workforce Development divisions, as well as the California Department of Education. He also worked with community colleges at his last position as the Vice President of the Community College division of the Collaborative Brain Trust, a higher education consulting firm.

He received his Doctorate in Education in Educational Leadership from the Capital Area North Doctorate in Educational Leadership (CANDEL), a joint program of University of California at Davis and California State University at Sonoma. His dissertation focused on one of the recommendations of the Student Success Task Force report and its implications on governance. Joe has taught at a private university, where he was also an academic advisor. He is a certified StrengthsFinder coach with a passion for and a certificate in Strengths-based Education as well as a certificate in Strength-based Mentoring and Advising in Higher Education.

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

Requisition Number

Selection Committee Member/Date

OFFICIAL USE ONLY:

PURCHASE ORDER#

BUYER/DATE:

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.

plea	se contact the Director, Accounting Services at the District Office.	$\frac{Y}{Z}$	N
1.	Has this person ever been employed by the District? If so, please explain when and in what capacity	IJ	1.0
2.	Does the work include teaching, training, facilitating, counseling, curriculum development, workshops, seminars, or any other function related to education? If so,		
3.	Will the District exercise any control, direction or supervision of the contractor? If so, please explain		
	the answer to any of the above questions is "Yes" this person should be classified as an employ independent contractor status can still be justified, please attach a statement explaining whe estion #4. If the answer to all of the above questions is "No", continue to question #4.	oyee. If yo hy, and c	ou believe ontinue 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 Has this individual worked for the District as an independent contractor in the past?	а	0
5.	If so, please explain the nature of past services (for what period, continuous vs.	1944	_
	· · · · · · · · · · · · · · · · · · ·		
6.	Can the contractor quit for any reason other than the District's breach of contract.		
7.	Can the District terminate the contract for any reason other than the contractor's breach of contract?		П
em	the answer to three or more of these questions 4 through 7 are "Yes" this person should aployee. If you believe that independent contractor status can still be justified, please plaining 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 %		О
9.	Does this individual have a substantial investment in his/her business, maintain		
10	Does the individual provide all materials, supplies, and support services necessary		
11	- the state of any travel and business expenses incurred to		а
1	the answer to questions 8 through 11 is "Yes", and the answer to questions 1 through 7 is "No e classified as an independent contractor. The above information has been compiled and reviewed per District Guidelines:	", this inc	lividual car
	riginator: Date: [-3	17	
O	Tightaor.		GS#79:Rev.1/9

LOS RIOS COMMUNITY COLLEGE DISTRICT Service Agreement Certification Form

Requisition No 4	201008971
Description of Se	DEVELOPHUT
WORKSHOP	

As of January 1, 2003, Education Code Section 88003.1 restricts the District's ability to contract for services. Before a requisition can be processed, the following certificate must be completed indicating that the required service meets the Ed Code criteria.

SOLVICE MEORY HIS TO CALL		
Section I The requisition will not go forward for processing unless you answer yes to at least g	one of the questions	below:
The requisition will not go forward for processing unless you answer yes to at least g	Yes	No.
		Z
 Is this a continuing Service Agreement that was in place before January 1, 2003? The Legislature has specifically mandated or authorized the service to be contracted out. 		2
3. The necessary services are either unavailable within the District workfores, can be seen as a service of are very highly specialized.	THE STATE OF THE S	
4. The services are incidental to a contract for the purchase of real or personal property, for example a service contract for office equipment.	ם	Ø
	24	F-V
5. Contracting out is necessary to avoid a continue of interest of outer again,		
or where an outside perspective is needed. 6. The service is needed to respond to an emergency. The contract shall be no longer than sixty day.	ys.	Q.
7 The contractor will provide equipment, maieriais, facilities of support so		
could not feasibly be provided by District staff.	4	/
8. The services are so urgent, temporary or occasional that the delay in the District's hiring process would frustrate the purpose.	0	
Section II If the services do not fall within one of the above exceptions, the requisition will answer yes to <u>all</u> of the following questions:		
	ū	
1. There clearly will be actual overall cost savings.		
The District must consider the salaries and benefits of additional start and the		
c 11''' - 1 areas agripment and malerials.		
b The District shall not include the District's indirect overliead costs, direct and		
	ontractor.	
The District shall include the District's costs of supervising, inspecting of montesting		
a division are not being contracted out solely to save money.		
		Q
The large anguigh that market illicitiations will not up and		
5. The amount of savings must clearly justify the size and duration of the contains		
and the same than any later that the same th		
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.		0
 The contract is with a firm. 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 comp	oleted by District sta	aff and th
If the services do not dampy		

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)

GS Form #154



1919 Spanos Court, Sacramento, CA 95825 Phone (916) 568-3071, FAX (916) 568-3145 Purchasing Department <u>lrccdpurchase@losrios.edu</u>

INSURANCE REQUIREMENT FOR PERFORMING ON-SITE SERVICES FOR THE LOS RIOS COMMUNITY COLLEGE DISTRCT

All insurance policies shall include additional insured (AI) endorsement naming the Los Rios Community College District, its trustees, officers, employees, agents, inspectors, project managers, consultants, sub consultants, their employees, and each of them, as additional insured.

The minimum insurance coverage to be obtained by the Contractor is as follows:

Commercial/Comprehensive General Liability Insurance (Insurance Services Organization, Inc. form GL-00-01, Ed. 11-89 or equivalent); Bodily Injury and Property Damage Liability Insurance for Premises and Operations; Personal Injury for Premises and Operations; Independent Contractors; Incidental Contracts; Contractual Liability; Broad Form Comprehensive General Liability Endorsement (Insurance Services Organization, Inc. form GL-04-04, Ed. 5-81 or equivalent); and Products and Completed Operations which shall be in the amount of not less than a combined single limit of One Million Dollars (\$1,000,000) per occurrence for one or more persons injured and property damaged on an occurrence form insurance policy. The aggregate limit of liability for products and completed operations shall not be less than Three Million Dollars (\$3,000,000) for Type A, Two Million Dollars (\$2,000,000) for Type B and One Million Dollars (\$1,000,000) for Type C. Any combination of General Liability and Excess Liability Coverage can be combined to meet the Aggregate.

Business Automobile Liability Policy Insurance: Protection against loss as a result of liability to others caused by an accident and resulting in bodily injury and/or property damage, arising out of the ownership or use of any automobile (Insurance Serving Organization, Inc. form GA-00-01, Ed. 12-90 or equivalent) the limits of liability shall not be less than One Million Dollars (\$1,000,000) for Type A & B or Five Hundred Thousand Dollars (\$500,000) for Type C combined single limit each accident for bodily injury and property damage combined.

Workers' Compensation and Employers' Liability Insurance: The Contractor shall be a qualified self-insurer or shall carry full Workers' Compensation and Employers' Liability insurance coverage, either through the State Compensation Insurance Fund or a standard approved policy obtained from a licensed insurance carrier for all persons employed, either directly or through subcontractors, in carrying out the work under this Contract in accordance with the "Workers' Compensation and Insurance Act," Division IV thereof. Employers' limits of liability shall be the prevailing statutory limits of liability.

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.