



Page 1 of 1

PURCHASE ORDER # CBF-

VENDO	R:	PC	Date:		Date Required:						
			dered By:	Requisition #							
			SHIP TO:	FOLSOM LAKE COLLEGE RECEIVING							
				10 COLLEG	E PARKWAY						
				FOLSOM, CA 95630							
			BILL TO:	FOLSOM LAKE COLLEGE							
				ATTN: BUSINESS SERVICES							
				10 COLLEG	E PARKWAY						
				FOLSOM, C	DLSOM, CA 95630						
		er	mail invoice	to: FLC-BSC)Purchasing(ing@flc.losrios.edu					
		Р	ayment Ter	ms: NET 30							
						Extended					
Line #	Item/Description		QTY	UOM	PO Price	Amount					
	Shipping/Handling (taxable)										
INSTRUCTIONS:			•	•	Subtotal						
PLEASE	BE ADVISED THAT FOLSOM LAKE COLLEGE	;	State Tax %		State Tax						
RECEIV	ING HOURS ARE CURRENTLY MONDAY				Shipping						
	GH THURSDAY 10AM - 1PM UNTIL FURTHER			Total I	PO Amount						
NOTICE	monts invoices and correspondence MUST he idea	:£: l	والمراجعة عاعدي								
WIII CHIN	MODEL INVOICAL AND CAPPACHANDADACA MILIK I HA INAP	3TITION 14	WITH HILLCHA	O OKNOK KILL	m n n r						

All shipments, invoices, and correspondence MUST be identified with purchase order number Direct all deliveries and delivery documents to SHIP TO address

Direct all correspondence and invoices to the BILL TO address

NO PAYMENT will be made without an invoice

Auth	norized	Signature
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LOS RIOS COMMUNITY COLLEGE DISTRICT

American River College • Cosumnes River College • Folsom Lake College • Sacramento City College PURCHASE ORDER TERMS AND CONDITIONS

APPLICABLE LAW: The contract resulting from this order shall be governed by the laws of the State of California

COMPLETION OF ORDERS: LRCCD reserves the right to withhold payment until order is completed.

- 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.
- 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.
- 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.
- 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

TRANSPORTATION CHARGES: Invoices for prepaid transportation charges must be supported by original receipted expense bills.

- FOB 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.
- 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.

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.

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.

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.

- 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.
- 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.
- ASSIGNMENT: Without the written consent of LRCCD, this agreement is not assignable by CONTRACTOR either in whole or in part.

PUBLIC WORKS PROJECTS: CONTRACTOR must comply with Public Contract Code.

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.

NOTICE: Your employees may 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 may be exposed to contact the LRCCD General Services Department at (916) 568-3048.

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.

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.



Check one ASG(71,72) College Act.Trust(81) Foundation(83) IR(13/14)

CAMPUS-BASED REQUISITION

	DATE												
VENDOR				REQ. # CE	BF								
ADDRESS				PO REQU	IRED(circle one)	YES		NO					
CITY_				P.O. # CB	F								
	EZIP												
ITEM		DESCF	RIPTION		QTY	UNIT	U	NIT PRICE	TOTAL				
1													
2													
3													
4													
5													
6													
7													
8													
9													
10													
Chec	k Distribution							Sub-Total					
	Call Student, H							Sales Tax					
	Call							Freight					
	Forward to							<u>TOTAL</u>					
	Inter-Campus n USPS mail	nali to											
	Other												
		/_				/	_/	/	\$				
Accoun	t Name	Bus Unit	Account	Fund	Department	Program	Class	s Project	Amount				
		/		1 1		/	/	/	\$				
Accoun	t Name	Bus Unit	Account	Fund	Department	Program	Class	s Project	Amount				
					Bus	siness Service	s Use (Only					
AUTHORIZED			Budget Checked Vendor			Vendor ID_							
Club Officer/Requestor				Voucher # D			Date						
APPF	ROVED												
Faculty Advisor/Administrator			Warrant #	Date									

WHITE-YELLOW-PINK: BUSINESS OFFICE

GOLDENROD: ORIGINATOR

Rev. 10/14

Elena DeLacy, Musician

959 Spring Street Placerville, CA 95667 elenapdelacy@gmail.com

Invoice Date: 05/19/2022 INVOICE #: 101

Bill To: Folsom Lake College Falcon's Eye Theatre

For: As You Like It - May 12 - 15, 2022

Description of Services	TOTAL
Provided violin performance services for Folsom Lake College's production of "As You Like It" May 12 – 15, 2022. Fee = \$500	\$500
TOTAL DUE = \$500	

Thank You for your Business



VENDOR PACKET CHECKLIST

COM	PLETE AND RETURN:
	Vendor Application
	Federal Tax Form W-9
	CA Tax Form(s) as applicable
	Insurance Certificate and Additional Insured Endorsements as
applic	able
	RETURN THE ABOVE DOCUMENTS VIA EMAIL:

Please note that this application is to be used for goods and services providers. If your company is a building contractor, please register in Los Rios CCD's vendor portal.

Irccdpurchase@losrios.edu

Purchasing Revised 12/04/2020

LRCCD VENDOR APPLICATION

Return signed completed form to Purchasing via email: lrccdpurchase@losrios.edu.

			NAME:	Elena	Delay			
NAME OF FIRM		FEDERAL	ID# <u>OR</u> SO	CIAL SECURITY	#			
Elena Del	au	622-40-4334/						
MAILING ADDRESS		REMIT AD	DRESS (if					
959 Spring	St. Placerville (A 95667						
and the state of t	77-4601 FAX	-	EMAIL	elenapd	elacy @gmail.con			
WEBSITE				in terreta de encorrar estable de la filonomia	N/REGISTRATION II that apply)			
AUTHORI	ZED COMPANY REPRESENT	TATIVES	1 [inaiviauai				
Name	Title/Capacity	Email		Partnership				
				Non Profit				
				Corporation	(List State Incorporated)			
			Is busine	ess registered ir	1 the State of California?			
					Yes No			
PROVIDE LIST	OF COMMODITIES, EQUIP	MENT, SUPPLIES and	d/or SERVI	CES	NAICS/COMMODITY CODE			
Music perfo	rmance	"As You Lit	ce 1+	" product	ren			
	ERTIFICATION		OTHER BUS	SINESS INFORM	IATION			
I certify that all statements I understand that this inform for evaluating my request to r purchases. I understand that be	Payment Terms	- -	Discoun	ts Extended				
vendor bid list does not in any my firm by Los Rios, nor does bonds and insurances as requir	Refund/Returns							
business and Los Rios. I und fulfilling and invoicing orders. equal opportunity employer.	•	Eleva 1	Oe v	Lary	7/27/22			
2Dinitials		SIGNATUR	₹E		TITLE DATE			

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.)

					Attachme	ent to Purchase Order N	lo
This Agr	eement entered this 2	7 day of July 2020	20 22 by and between the Lo	s Ries Community Co	olleae District ([District) and	
	RACTOR), Eleva		CONTRACTO	OR No.		Social Security No	. 6 25-40-43 3v
	s Name (if different)			FI	N No		
Check C	One: Sole Proprietorsh	ip Partnerst	nip Corporation	Check One: \	J.S. Citizen	Resident Alien	Non-resident Alien
Telephor	ne No. 530-	447-4601	(SSN or FIN No. must	he provided for navm	ent)		· · · · · · · · · · · · · · · · · · ·
Address	959 Sprins	EI .		_City and State Zip	Placervi	ilk CA 95	447
Are you	now or have you been	an employee of the	District? Yes No _	If yes, Date _		ocation	
Are you	related to an employed	e of the District? Yes	No_ <u>×</u> . If yes, who)	***		
			GENER	AL CONDITIONS	:		
1. Scope of this A standard	e of Work. CONTRAC greement is from (date I of care, skill and dilig	TOR shall perform s 5/1/2/2 ence customarily foll	owed by consultants perfo	th below (attach sepa . CONTRACTOR sha orming similar profess ttached scope of work.	arate schedule i all perform its se ional services o	f necessary, and referer ervices hereunder in acc on projects of comparab	nce the attachment). The term cordance with the professional le scope and quality.
Paymento the D. Paymenterms and CONTRA additionals. Term time and	t of this amount shall istrict Accounts Payab t terms are: Net 30 and conditions associate ACTOR's goods, mate all or different terms an ination. The DISTRICT for any reason by givi	be made in accorda ole Office, and upon ed with its acceptance trials, equipment, ser id conditions on beha CT shall have the righ ing thirty (30) days wi	nce with established Distreceipt of verification of s Payn e of this Agreement shall a vices and/or labor or other alf of CONTRACTOR. It to terminate this Agreement itten notice of such termin	ict payment schedule ervices satisfactorily nent will be mailed to apply to, modify, or be items covered by or ent with or without cat ation to CONTRACTO	es, and is conting rendered (receing address on pure incorporated in delivered under use. The Distriction of the every services and is a continuous and in the every services and in the every services and is a continuous and is	ngent upon the CONTR ver) by the appropriate rchase order. CONTRA to this Agreement, and this Agreement shall no at may terminate the Agre to of termination for conv	g the term of this Agreement. ACTOR submitting an invoice College/District Administrator. CTOR agrees that none of the the DISTRICT's acceptance of ot constitute acceptance of any eement for convenience at any renience, CONTRACTOR shall all only be entitled to payment
for hours DISTRIC not be en DISTRIC any, sha from CO	s actually worked and CT may terminate the A ntitled to any further pa CT, and all the DISTRIA Il be pald to CONTRAC NTRACTOR, in the every	direct costs incurred Agreement for cause ayment, if any becon CT's costs incurred be CTOR upon completity went of a termination	d, plus a 10% mark-up or which shall be effective im nes due, until the Project is the District shall be deduon of the work. The DISTF for cause.	n direct costs incurred mediately upon writte is completed. The DIS icted from any sum of RICT reserves all right	d, or the pro-ra in notice. In the STRICT may pro herwise due CC ts, including all of	ta share of the contract event of a termination for oceed with the work in a DNTRACTOR under this rights to recover damag	to payment to payment to price, whichever is less. The or cause, CONTRACTOR shall any manner deemed proper by Agreement and the balance, if es, inclusive of attorneys' fees, other representations, whether
oral or w	ritten are part of this A	greement except that	ont a back) and the purcha at the following document(a ng and signed by authorize	s) are part of this Agre	eement:	nent by the parties. No	other representations, whether
	pendent CONTRACTO						
a. b.	employee exists bet	ween these parties a					no relationship of employer-
J.	CONTRACTOR sha	ill be responsible for	and accountable to the DI	STRICT for the final r	product or service	ce to be provided.	uei (no Agreement.
c.	If, in the performanc direction, supervisio including hours, wag by CONTRACTOR.	e of this Agreement, in, and control of CO ges, working conditio It is further understo	any third persons are em NTRACTOR. Except as m ns, discipline, hiring, and o	ployed by CONTRAC ay be specifically pro discharging, or any ot RACTOR shall issue	TOR, such pers vided elsewher her terms of em	sons shall be entirely an e in this Agreement, all l ployment or requiremer	d exclusively under the terms of employment, ats of law, shall be determined ployment tax purposes, for all
d.	provide no training to	o CONTRACTOR.	eement, CONTRACTOR is			•	
e. f.	Except as otherwise	provided in this Agre	eement, CONTRACTOR is	s to provide all neces:	sary tools and n	naterials.	ot be limited by the DISTRICT.
g.	provide the DISTRIC	CT with a copy of IRS	Form W-9, Request for C	Certification of Federa	l Taxpayer Iden	tification Number,	ership, or corporation, and (b)
h.	have been paid. If C	CONTRACTOR fails	to pay appropriate taxes of	r to provide requester	d documentation	n, CONTRACTOR here	vidence that appropriate taxes by agrees to indemnify the or such penalties and taxes.
Signatu			all parts of this Agreement		•		barrenan min minat
	of CONTRACTOR (Prin		·			•	
	re of CONTRACTOR .	` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `	10 e Laur	Date	שכא כלד	22 Requisition #_	
			Purchasing Canar Co			•	

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

Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information.

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

	1 Name (as shown on your Income tax return). Name is required on this line; do not leave this line blank.													
	Elena DeLacy													
2 Business name/disregarded entity name, if different from above														
3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes. 4 Exemption certain entities instructions of the certain entities in the following seven boxes.														
s. Is on p	☐ Individual/sole proprietor or ☐ C Corporation ☐ S Corporation ☐ Partnership ☐ Trust/estate							Instructions on page 3); Exempt payee code (if any)						
type tion	☐ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ►								, → . <i>,</i>	′				
Print or type. Specific Instructions on page	Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check							Exemption from FATCA reporting code (if any)						
Other (see instructions) ► (Applies to accounts mainteined									ined out	outside the U.S.)				
	5 Address (number, street, and apt. or suite no.) See instructions.	Red	quester's nam	e an	d add	iress	(optio	onal)					
See	959 Spring Street													
	6 City, state, and ZIP code													
	Placerville CA 95667													
	7 List account number(s) here (optional)													
Par	Taxpayer Identification Number (TIN)													
	your TIN in the appropriate box. The TIN provided must match the name	e given on line 1 to avoid	Social s	ecu	rity n	umb	er							
backu	p withholding. For Individuals, this is generally your social security num	ber (SSN), However, for a			Γ	_ [$\overline{\Box}$	ſ	ī	. T	T	-		
resiae entit i e	nt alien, sole proprietor, or disregarded entity, see the instructions for P s, it is your employer identification number (EIN). If you do not have a n	art I, later. For other Imber, see <i>How to get a</i>	6 2	2		4	0	-	4	3	3	4		
TIN, le	ter.	,	or							E.,				
Note:	If the account is in more than one name, see the instructions for line 1.	Also see What Name and	Employ	er id	entifi	catio	on nu	mb	er					
Ναιτιο	er To Give the Requester for guidelines on whose number to enter.			_							ļ			
Par	II Certification			L	<u> </u>									
	penalties of perjury, I certify that:	***************************************					*							
	number shown on this form is my correct taxpayer identification number	er (or I am waiting for a nu	ımber to be i	issu	ed to	me'): and	d						
2. I an Ser	n not subject to backup withholding because: (a) I am exempt from back vice (IRS) that I am subject to backup withholding as a result of a failure onger subject to backup withholding; and	kup withholding, or (b) I ha	ave not been	not	ifled	by t	he Ir	iter	nal R d me	evei tha	nue at I a	m		
3. I an	a U.S. citizen or other U.S. person (defined below); and													
	FATCA code(s) entered on this form (if any) indicating that I am exemple													
you ha acquis	cation instructions. You must cross out item 2 above if you have been not ve failed to report all interest and dividends on your tax return. For real esta tition or abandonment of secured property, cancellation of debt, contribution han interest and dividends, you are not required to sign the certification, bu	ate transactions, item 2 doe ns to an individual retireme	es not apply. Int arrangeme	For a	morto RA),	gage and	inter gene	est rall	paid,	me	nts	ıse		
Sign Here	Signature of Ellia DeLary	Date	× 5/1	۲	2 (2	. کـ							
Gei	neral Instructions	Form 1099-DIV (dividends, including those from stocks or mutual funds)												
Sectio noted.	n references are to the Internal Revenue Code unless otherwise	Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)												
related	developments. For the latest information about developments to Form W-9 and its instructions, such as legislation enacted ney were published, go to www.irs.gov/FormW9.	Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)												
• Form 1099-S (proceeds from real estate transactions)														
	pose of Form	Form 1099-K (merchant card and third party network transactions)												
Inform	ividual or entity (Form W-9 requester) who is required to file an ation return with the IRS must obtain your correct taxpayer	 Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition) 												
(SSN),	ication number (TIN) which may be your social security number individual taxpayer identification number (ITIN), adoption	• Form 1099-C (canceled debt)												
	rer identification number (ATIN), or employer identification number to report on an information return the amount paid to you, or other	Form 1099-A (acquisition or abandonment of secured property) Use Form W-9 only if you are a LLS, person (including a regident)												
amour	at reportable on an information return. Examples of information	Use Form W-9 only if you are a U.S. person (including a resident allen), to provide your correct TiN.												
	s include, but are not limited to, the following. n 1099-INT (interest earned or paid)	If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.												

LOS RIOS COMMUNITY COLLEGE DISTRICT

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



Sacramento City College

American River College

Cosumnes River College

Folsom Lake College

CONFLICT OF INTEREST STATEMENT

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

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

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

Leua Cle Lary						
Selection Committee Member/Date						
Melonie Quintell 7/19/22						
Selection Committee Member/Date						
Selection Committee Member/Date						
Selection Committee Member/Date						
USE ONLY:						