<b>AGENDA ITEM</b>	
<b>MEETING DATE</b>	June 15, 2016

# SOLANO COMMUNITY COLLEGE DISTRICT GOVERNING BOARD AGENDA ITEM

го:	Members of the Gov	erning	Board	
SUBJECT: REQUESTED ACTION:	CONTRACT AMEN GROUP INC., FOR B100 ACADEMIC S EXPANSION PROJ	PROF SUCCE	ESSIONAL SERV	ICES FOR THE
☐Information OR ☐Consent OR	⊠Approval ⊠Non-Consent			
SUMMARY: In August 2015 a consulting so was approved to provide service Project.				
Board approval is requested for with Development Group Inc Success Center and Tutoring E more students in the Academic	. This amendment is to Expansion Project including	provide ng procu	additional services for a network	for the B100 Academic switch which will allow
The Board is asked to approv \$7,910.07.	e this contract Amendmo	ent #1 to	o Development Grou	p Inc. in the amount of
The contract Amendment #1 is	s available online at: http	)://www.	solano.edu/measureq	/planning.php.
STUDENT SUCCESS IMPA  Help our students achieved Basic skills education  Workforce development  Transfer-level education  Other: Update Instruction	ve their educational, profe t and training n	essional	and personal goals	
Ed. Code: Board Policy	v: 3225;3520 Estima	ted Fisc	al Impact: <b>\$7,910.07</b>	Measure Q Funds
SUPERINTENDENT'S RECO	MMENDATION:		APPROVAL  NOT REQUIRED	☐ DISAPPROVAL ☐ TABLE
Lucky Lofton Executive Bonds M PRESENTER'S N	<b>l</b> anager			
4000 Suisun Valle Fairfield, CA 94	y Road			
ADDRESS			Celia Esposito Superintender	
(707) 863-785 <b>TELEPHONE NU</b> Yulian Ligios  Vice President, Finance and	MBER so		June 3,	2016
VICE PRESIDENT A			DATE APPR SUPERINTENDE	
June 3, 2016  DATE SUBMITT				

SUPERINTENDENT-PRESIDENT

## **AMENDMENT # 1 TO AGREEMENT**

#### **PARTIES**

This First Amendment to Agreement ("Amendment") is entered into between Solano Community College District ("District") and **Development Group Inc.** ("Consultant"), collectively the "Parties").

### **RECITALS**

WHEREAS, District and Consultant entered into a Consulting Services Agreement ("Agreement"), dated August 19, 2015 for services related to Districtwide Information Technology Infrastructure Project.

WHEREAS, District and Consultant desire to amend the Agreement to provide additional services for the Academic Success and Tutoring Center.

NOW THEREFORE, in consideration of the mutual promises and covenants set forth above and contained herein, District and Consultant agree as follows:

#### AGREEMENT

- 1. Section 3 of the Agreement is amended to read in its entirety:
  Compensation: District agrees to pay the Consultant for services satisfactorily rendered pursuant to this Agreement a total fee not to exceed One Million Six Hundred Seventy Five Thousand Nine Hundred and Four Dollars and Seven Cents.
  (\$1,675,904.07). This fee is a total of August 19, 2015 Agreement in the amount of \$1,667,994 and Amendment #1 in the amount of \$7,910.07.
- 2. The Following language is added to Exhibit A:
  Consultant shall provide services and documentation for the B100 Academic Success
  Center and Tutoring Expansion Project. Scope of work includes providing:
  - (1) WS-C3850-48P-S Cisco Catalyst 3850 48 Port PoE IP Base
  - (1) S3850UK9-36E CAT3850 Universal k9 image
  - (1) CAB-TA-NA North America AC Type A Power Cable
  - (1) STACK-T1-50CM 50CM Type 1 Stacking Cable
  - (1) CAB-SPWR-30CM Catalyst 3750X and 3850 Stack Power Cable 30 CM
  - (1) PWR-C1-715WAC 715W AC Config 1 Power Supply
  - (1) C3850-NM-BLANK Cisco Catalyst 3850 Network Module Blank
- 3. Except as set forth in this Amendment, all provisions of the Agreement and any previous extension(s) and/or amendment(s) thereto shall remain unchanged, in full force and effect, and are reaffirmed. This Amendment shall control over any inconsistencies between it and the Agreement and/or any previous extension(s) and/or amendment(s).
- 4. Consultant acknowledges and agrees that this Amendment shall not be binding on the Parties until and unless the Solano Community College District's Governing Board approves this Amendment.

Dated:, 2016	Dated:, 2016
SOLANO COMMUNITY COLLEGE DISTRICT	
By:	By:
	Print Name:
Print Name: <u>Lucky Lofton</u>	Print Title:
Print Title: Executive Bond Manager	Print litie:

IN WITNESS WHEREOF, the parties hereto have accepted and agreed to this Amendment on the dates indicated below.