BACKGROUND

In November 2012, the voters approved Bond Measure Q for facility improvements at Solano Community College District (‘‘District’’). Funding is planned for new construction and renovation of classrooms, other buildings, and infrastructure.

REQUEST FOR QUALIFICATIONS

At this time, the District is seeking to refresh its pool of qualified firms (aka ‘‘teams’’ or ‘‘entities’’) to provide environmental consulting services for various capital projects. The pool will include up to three (3) firms who understand the wide range of environmental services necessary to assure that the District’s Capital Improvement Bond Program and specific projects comply with the requirements of the California Environmental Quality Act (CEQA) (‘‘Project’’).

Experienced firms (aka ‘‘teams’’ or ‘‘entities’’) interested in being considered for inclusion in this pool must submit a Statement of Qualifications (‘‘SOQ’’) as set forth in this Request for Qualifications (‘‘RFQ’’), which defines the services sought by the District and outlines the requirements for submittal. The actual number of teams selected for the pool will vary based on qualifications and the right fit for the District. Selection into the pool does not guarantee selection for any specific project.

Respondents to this RFQ must mail or deliver one (1) unbound hard copy, five (5) bound copies and one (1) electronic copy (disk or flash drive, Word or PDF format) of the SOQ as further described herein, to:

Solano Community College District
ATTN: Laura Scott, Bond Purchaser
4000 Suisun Valley Road, Bldg. 600, Room 605
Fairfield, CA 94534

MANDATORY PRE-SUBMITTAL CONFERENCE, 3:00 P.M., WEDNESDAY, NOVEMBER 28, 2018, 4000 Suisun Valley Road, Portable Building 1103, Fairfield, CA 94534

ALL RESPONSES ARE DUE BY 2:00 P.M. ON THURSDAY, DECEMBER 13, 2018.

FAX OR E-MAIL RESPONSES WILL NOT BE ACCEPTED.

Questions regarding this RFQ may be sent by email to Pam Kinzie (Pam.Kinzie@solano.edu) on or before December 7, 2018 at 5:00 p.m.

LIMITATIONS

The District reserves the right to contract with any entity responding to this RFQ. The District makes no representation that participation in the RFQ process or selection for inclusion in the pool of qualified teams will lead to an award of contract or any other consideration.
whatsoever. The District shall in no event be responsible for the cost of preparing any SOQ in response to this RFQ. The awarding of contracts for specific services, if at all, is at the sole discretion of the District.

The District reserves the right to reject any or all SOQs, waive any irregularities or informalities not affected by law, evaluate the SOQs submitted, include or exclude entities in or from the pool of qualified teams, and award a contract, if any, in a manner that best serves the interests of the District at a reasonable cost to the District.

The District affirms that minority and other disadvantaged business enterprises will be afforded full opportunity to submit a response to this RFQ, and that no responding individuals will be discriminated against on the grounds of race, color, sex, age, ancestry, religion, marital status, national origin, medical condition or physical disability during consideration for the award.

RESTRICTIONS ON LOBBYING AND CONTACTS

From the date of issuance of this RFQ and ending on the date of the establishment of the pool of qualified firms, no person or entity submitting an SOQ, nor any officer, employee, representative or agent representing such a person or entity, shall contact through any means or engage in any discussion regarding this RFQ, the evaluation or selection process or the award of the contract(s) with any member of the District’s Governing Board, selection committee members, District’s Program Manager, any member of the Citizens’ Bond Oversight Committee, or any District employee except for requests for clarification and questions as allowed herein. Any such contact may be ground for disqualifying the person or entity submitting an SOQ.

SCOPE OF SERVICES

A. Prospective Projects

The District is engaged in ongoing planning, new construction and modernization projects, and infrastructure upgrades associated with its Measure Q bond construction program. The following is a list of projects anticipated (but not guaranteed) to be initiated over the next five years:

- **Fairfield Campus**
  - Performing Arts Center Addition (Phase 2)
  - Horticulture (Phase 2)
  - Small Capital Projects
  - Infrastructure Upgrade Projects

- **Vacaville Center**
  - Annex Building Mechanical Unit and Roofing Replacement
  - Aeronautics Building – New or Renovation/Expansion; Parking Expansion
  - Small Capital Projects

- **Vallejo Center**
  - Career Technology Building
  - Learning Resource Center Building
  - Site and Infrastructure Improvements
B. Prospective Services

Firms will be selected for the pool of CEQA consultants based on qualifications and demonstrated competence in providing environmental consulting services that may include, but not be limited to the following:

Preparation of all documentation necessary to initiate, process, review, and ultimately obtain certification of a Project Environmental Impact Report or other appropriate environmental documentation (i.e. “Negative Declaration”, “Mitigated Negative Declaration”) that will environmentally clear approval and implementation of the Project in compliance with CEQA. Such documentation will include an initial study, notices, mailings, technical reports, exhibits, the Draft and Final appropriate level Environmental Impact Report, findings, approval documents and other documentation, and studies, as required to complete the CEQA process. Services will likely include, but are not limited to, the following:

- Conduct appropriate scoping activities to identify issues and define the proposed project and alternatives for analysis; meet on an ongoing basis as appropriate with community and affected agency representatives, district administrators, and associated District consultants; prepare, maintain and implement a CEQA process schedule to assure efficient and timely preparation and processing of the appropriate reports and environmental clearance.
- Prepare and distribute the initial study and notice of preparation;
- Prepare or retain qualified consultants to prepare any required environmental studies, such as Traffic, Cultural Resources, Biological, etc.;
- Prepare Administrative Draft environmental document;
- Prepare and circulate draft environmental document;
- Conduct public hearings and meetings, as required;
- Present draft and final report to the Board; and
- Prepare the final environmental report with responses to comments, findings of fact and statement of overriding considerations (if applicable), mitigation monitoring program, certifying resolution, notice of determination and related documentation.
- Provide pre-construction biological studies such as bird or bat nesting survey, endangered species survey, etc., if requested.
- Provide construction site Cultural Monitoring (archaeologist), if requested.

**SUBMITTAL FORMAT**

Teams responding to this RFQ must follow the format below. Material must be in 8 ½ x 11-inch format, portrait orientation. Submittals should include divider tabs labels with boldface headers listed below (i.e., first tab titled “Cover Letter,” second tab “Relevant Qualifications,” etc.). Submittals are limited to a maximum of 12 numbered pages (double sided counts as two pages) of printed material excluding tabs, table of contents and covers.
1. Cover Letter

- Identify the name of the proposing entity and type of organization (e.g., sole submitter, joint venture).

- Provide a brief history of the proposing entity.

- Provide a summary of the entity’s philosophy and capabilities.

- Identify key entity members, including proposed subconsultants.

- Provide name, telephone number and e-mail address of entity’s primary contact person.

- Summarize proposing entity’s most relevant qualifications and experience.

- Acknowledge and understand that the successful teams will sign the standardized Independent Consultant Agreement for Professional Services for smaller sized projects, which contains the following indemnity provisions for environmental services:

  [13] To the furthest extent permitted by California law, Consultant shall defend, indemnify, and hold free and harmless the District, its Governing Board, agents, representatives, officers, consultants, employees, trustees, and volunteers (“the indemnified parties”) from any and all claims that arise out of, pertaining to, or relating to the negligence, recklessness, or willful misconduct of the Consultant. The District shall have the right to accept or reject any legal representation that the Consultant proposes to defend the indemnified parties.

The following statement must be included in the cover letter:

“[Submitter’s name] has received a copy of the standardized Agreement for Professional Services used by Solano Community College District (District), including the indemnity provisions and professional liability insurance provisions contained therein. If given the opportunity to contract with the District, [submitter’s name] has no substantive objections to the use of this agreement.”

(The District’s relevant agreement is attached to this RFQ as Exhibit "A").

2. Relevant Firm Qualifications

- Describe your firm’s or team’s ability to accomplish the requested scope of services in a comprehensive and thorough manner, including aggressive scheduling in order to meet a client’s goal of moving projects into construction within the earliest possible timeframe, in compliance with CEQA. Describe established methods and approaches utilized by your team to successfully meet completion deadlines.
3. Relevant Project Experience

Provide a list of CEQA environmental reports prepared by your team in the last seven (7) years on at least five (5) and no more than ten (10) environmental report projects, including at least three (3) projects on higher education campuses (preferably community colleges).

Provide the following information for each project listed:

- Type of planning or construction project and location.
- Owner’s name and name of owner’s contact person, title, telephone number and email address (to be contacted for reference).
- Environmental report title, and date.
- Scope of services provided.
- Key individuals of the proposing entity who were involved in the development of the environmental report, and their roles.

4. Project Entity Summary

- Number of years firm has been in business.
- Identify location(s) of office(s) from which projects will be staffed.
- Identify key individuals being proposed, including subconsultants. Briefly state each individual’s qualifications and experience relevant to the requested services and the scope of each’s anticipated involvement in this assignment. Provide an organization chart.

5. Litigation History

Provide a five-year summary of the entity’s litigation, arbitration and negotiated/settled history with previous clients. State the issues in the litigation, the status of the litigation, names of parties, and outcome. Failure to provide the requested information, or responses that assert attorney-client privilege, may deem the SOQ non-responsive.
6. Appendix (not included in page count)

- Current hourly billing rate sheet.
- Resumes for key individuals.
- Additional to this submittal (optional).

**SELECTION CRITERIA**

Each SOQ must conform and be responsive to the requirements set forth in this RFQ. Incomplete SOQs may be considered nonresponsive and grounds for disqualification. The District retains the sole discretion to determine issues of compliance and to determine whether a team is responsive, responsible and qualified. SOQs will be evaluated on the basis of submittals, additional investigations, and/or interviews.

**A. Submittal Evaluation**

A selection committee will evaluate all SOQs as submitted in Sections 1-6 of the submittal format above, including, without limitation:

- Qualifications
  - Location of the entity’s nearest office and accessibility to the projects
  - Reputation of firm(s) and individuals as determined by references from previous clients
  - Qualifications and experience of proposed staff
  - Capacity; entity’s ability to handle several simultaneous projects
  - Timeliness of work and ability to meet schedules
  - Quality of documents produced
  - Knowledge of current CEQA requirements, and applicable local and State regulations

- Experience with:
  - Review of existing documents related to a particular site and proper interpretation of those documents
  - Site assessments to evaluate the validity and accuracy of existing data
  - Ability to provide subject specific studies or services if required (traffic, biological, cultural resources, etc.)

**B. District Investigations**

The District reserves the right to investigate and rely upon information from other available sources in addition to documents or information submitted in the SOQ. The District may also ask a submitting entity to submit additional information pertinent to the review process.

**C. Interviews**

The District, at its sole discretion, may elect to interview one or more submitting entities. The interview will provide an additional opportunity for the District’s selection committee to review the team’s qualifications and experience, and other matters the committee deems relevant.

*If an entity is requested to come for an interview, the key individuals listed in the SOQ must attend the interview.*
Following the evaluation process, the selection committee will make recommendations to the District regarding selection of entities for inclusion in the qualified pool.

**RFQ RESPONSE SCHEDULE SUMMARY**

The District reserves the right to change the dates on the schedule below without advance notice. It is the submitter’s responsibility to verify dates.

<table>
<thead>
<tr>
<th>DATE</th>
<th>EVENT</th>
<th>TIME DEADLINE</th>
</tr>
</thead>
<tbody>
<tr>
<td>November 14, 2018</td>
<td>Release and advertisement of RFQ #19-004</td>
<td></td>
</tr>
<tr>
<td><strong>November 28, 2018</strong></td>
<td><strong>Mandatory Pre-Submittal Conference,</strong>  Portable Building 1103, 4000 Suisun Valley Road, Fairfield, CA</td>
<td>3:00 p.m.</td>
</tr>
<tr>
<td>December 7, 2018</td>
<td>Deadline for submission of written questions to District concerning RFQ #19-004</td>
<td>5:00 p.m.</td>
</tr>
<tr>
<td>December 10, 2018</td>
<td>Answers to written questions will be posted on the District website</td>
<td>4:00 p.m.</td>
</tr>
<tr>
<td><strong>December 13, 2018</strong></td>
<td><strong>Deadline for Submittal</strong></td>
<td>2:00 p.m.</td>
</tr>
<tr>
<td>January 4, 2019</td>
<td>If required, release of short-listed firms selected to interview</td>
<td>5:00 p.m.</td>
</tr>
<tr>
<td>January 15, 2019</td>
<td>Interviews of short-listed firms if determined by the District that interviews are required</td>
<td>TBD</td>
</tr>
<tr>
<td>February 7, 2019</td>
<td>Notification to firms selected for the pool of qualified firms</td>
<td>5:00 p.m.</td>
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</table>

**WE THANK YOU FOR YOUR INTEREST IN THIS CONSTRUCTION PROGRAM!**
INDEPENDENT CONSULTANT AGREEMENT FOR PROFESSIONAL SERVICES
(CALIFORNIA ENVIRONMENTAL QUALITY ACT)

This Independent Consultant Agreement for Professional Services ("Agreement") is made and entered into as of the _____ day of ________________, 20__ by and between the Solano Community District, ("District") and ________________ ("Consultant"), (together, "Parties").

WHEREAS, the District is authorized by section 4525 et seq. of the California Government Code to contract with and employ any persons for the furnishing of architectural, landscape architectural, engineering, environmental, and land surveying services and advice through a “fair, competitive selections process free of conflicts of interest, political contributions, or unlawful activities.” (Gov. Code, § 4529.12.)

WHEREAS, the District complied with the requirements of section 4525 et seq. in selecting Consultant; and

WHEREAS, the District is in need of such services and advice related to work it will be performing at ________________ ("Project"); and

WHEREAS, the Consultant is specially trained and experienced and competent to perform the services required by the District, and such services are need on a limited basis;

NOW, THEREFORE, the Parties agree as follows:

1. **Services.** The Consultant shall provide services to assure that [INSERT PROJECT DESCRIPTION] will comply with the requirements of the California Environmental Quality Act (CEQA) as further described in Exhibit "A," attached hereto and incorporated herein by this reference ("Services").

2. **Term.** The term of this Agreement shall be for the duration of Services described hereto unless this Agreement is terminated and/or otherwise cancelled prior to that time. The Consultant shall provide all Services as indicated in the schedule attached as Table 1 to Exhibit “A.”

3. **Submittal of Documents.** The Consultant shall not commence the Services under this Agreement until the Consultant has submitted and the District has approved the certificate(s) and affidavit(s), and the endorsement(s) of insurance required as indicated below:

<p>| | |</p>
<table>
<thead>
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<tbody>
<tr>
<td>X</td>
<td>Signed Agreement</td>
</tr>
<tr>
<td>X</td>
<td>Workers’ Compensation Certification</td>
</tr>
<tr>
<td>X</td>
<td>Fingerprinting/Criminal Background Investigation Certification</td>
</tr>
<tr>
<td>X</td>
<td>Insurance Certificates and Endorsements</td>
</tr>
<tr>
<td>X</td>
<td>W-9 Form</td>
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<td></td>
<td>Other: ________________________________</td>
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4. **Compensation.** District agrees to pay the Consultant for services satisfactorily rendered pursuant to this Agreement a total fee not to exceed ________________ Dollars ($______). District shall pay Consultant according to the following terms and conditions:

4.1. Payment for the Work shall be made for all undisputed amounts based upon the delivery of the work product as determined by the District. Payment shall be made within thirty (30) days after the Consultant submits an invoice to the District for Work
actually completed and after the District’s written approval of the Work, or the portion of the Work for which payment is to be made. The schedule of deliverable Services produce is as follows:

4.1.1. __________________________________________
4.1.2. __________________________________________
4.1.3. __________________________________________
4.1.4. __________________________________________
4.1.5. __________________________________________

4.2. [OPTIONAL] The Services shall be performed at the hourly billing rates and/or unit prices included in Exhibit “B.” If hourly billing applies, the itemized invoice shall reflect the hours spent by the Consultant in performing its Services pursuant to this Agreement.

4.3. If Consultant works at more than one site, Consultant shall invoice for each site separately.

5. Expenses. District shall not be liable to Consultant for any costs or expenses paid or incurred by Consultant in performing services for District, except as follows:

5.1. Not applicable.

6. Independent Contractor. Consultant, in the performance of this Agreement, shall be and act as an independent contractor. Consultant understands and agrees that it and all of its employees shall not be considered officers, employees, agents, partner, or joint venture of the District, and are not entitled to benefits of any kind or nature normally provided employees of the District and/or to which District's employees are normally entitled, including, but not limited to, State Unemployment Compensation or Worker's Compensation. Consultant shall assume full responsibility for payment of all federal, state and local taxes or contributions, including unemployment insurance, social security and income taxes with respect to Consultant's employees. In the performance of the work herein contemplated, Consultant is an independent contractor or business entity, with the sole authority for controlling and directing the performance of the details of the work, District being interested only in the results obtained.

7. Materials. Consultant shall furnish, at its own expense, all labor, materials, equipment, supplies and other items necessary to complete the services to be provided pursuant to this Agreement, except as follows:

7.1. ______________________


8.1. Standard of Care. Consultant represents that Consultant has the qualifications and ability to perform the Services in a professional manner, without the advice, control or supervision of District. Consultant's services will be performed, findings obtained, reports and recommendations prepared in accordance with generally and currently accepted principles and practices of its profession for services to California school Districts.

Consultant shall carefully study and compare all documents, findings, and other instructions and shall at once report to District, in writing, any error, inconsistency, or omission that Consultant or its employees may discover. Consultant shall have responsibility for discovery of errors, inconsistencies, or omissions.
8.2. **Meetings.** Consultant and District agree to participate in regular meetings on at least a monthly basis to discuss strategies, timetables, implementations of services, and any other issues deemed relevant to the operation of Consultant’s performance of Services.

8.3. **District Approval.** The work completed herein must meet the approval of the District and shall be subject to the District’s general right of inspection and supervision to secure the satisfactory completion thereof.

8.4. **New Project Approval.** Consultant and District recognize that Consultant’s Services may include working on various projects for District. Consultant shall obtain the approval of District prior to the commencement of a new project.

9. **Originality of Services.** Except as to standard generic details, Consultant agrees that all technologies, formulae, procedures, processes, methods, writings, ideas, dialogue, compositions, recordings, teleplays and video productions prepared for, written for, or submitted to the District and/or used in connection with this Agreement, shall be wholly original to Consultant and shall not be copied in whole or in part from any other source, except that submitted to Consultant by District as a basis for such services.

10. **Copyright/Trademark/Patent.** Consultant understands and agrees that all matters produced under this Agreement shall become the property of District and cannot be used without District's express written permission. District shall have all right, title and interest in said matters, including the right to secure and maintain the copyright, trademark and/or patent of said matter in the name of the District. Consultant consents to use of Consultant's name in conjunction with the sale, use, performance and distribution of the matters, for any purpose and in any medium.

11. **Audit.** Consultant shall establish and maintain books, records, and systems of account, in accordance with generally accepted accounting principles, reflecting all business operations of Consultant transacted under this Agreement. Consultant shall retain these books, records, and systems of account during the Term of this Agreement and for five (5) years thereafter. Consultant shall permit the District, its agent, other representatives, or an independent auditor to audit, examine, and make excerpts, copies, and transcripts from all books and records, and to make audit(s) of all billing statements, invoices, records, and other data related to the Services covered by this Agreement. Audit(s) may be performed at any time, provided that the District shall give reasonable prior notice to Consultant and shall conduct audit(s) during Consultant’s normal business hours, unless Consultant otherwise consents.

12. **Termination.**

12.1. **For Convenience by District.** District may, at any time, with or without reason, terminate this Agreement and compensate Consultant only for services satisfactorily rendered to the date of termination. Written notice by District shall be sufficient to stop further performance of services by Consultant. Notice shall be deemed given when received by the Consultant or no later than three days after the day of mailing, whichever is sooner.

12.2. **With Cause by District.** District may terminate this Agreement upon giving of written notice of intention to terminate for cause. Cause shall include:

12.2.1. material violation of this Agreement by the Consultant; or

12.2.2. any act by Consultant exposing the District to liability to others for personal injury or property damage; or
12.2.3. Consultant is adjudged a bankrupt, Consultant makes a general assignment for the benefit of creditors or a receiver is appointed on account of Consultant’s insolvency.

Written notice by District shall contain the reasons for such intention to terminate and unless within three (3) calendar days after that notice the condition or violation shall cease, or satisfactory arrangements for the correction thereof be made, this Agreement shall upon the expiration of the three (3) calendar days cease and terminate. In the event of this termination, the District may secure the required services from another Consultant. If the expense, fees, and/or costs to the District exceed the cost of providing the service pursuant to this Agreement, the Consultant shall immediately pay the excess expense, fees, and/or costs to the District upon the receipt of the District’s notice of these expense, fees, and/or costs. The foregoing provisions are in addition to and not a limitation of any other rights or remedies available to District.

13. **Indemnification.** To the furthest extent permitted by California law, Consultant shall defend, indemnify, and hold harmless the District, its Governing Board, agents, representatives, officers, consultants, employees, trustees, and volunteers (the “indemnified parties”) from any and all claims arising out of, pertaining to, or relating to the negligence, recklessness, or willful misconduct of the Consultant. The District shall have the right to accept or reject any legal representation that Consultant proposes to defend the indemnified parties.

14. **Insurance.**

14.1. The Consultant shall procure and maintain at all times it performs any portion of the Services the following insurance with minimum limits equal to the amount indicated below.

<table>
<thead>
<tr>
<th>Type of Coverage</th>
<th>Minimum Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Commercial General Liability Insurance</strong>, including Bodily Injury, Personal Injury, Property Damage, Advertising Injury, and Medical Payments</td>
<td>$1,000,000 $2,000,000</td>
</tr>
<tr>
<td>Each Occurrence</td>
<td></td>
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<tr>
<td>General Aggregate</td>
<td></td>
</tr>
<tr>
<td><strong>Automobile Liability Insurance - Any Auto</strong></td>
<td>$1,000,000 $2,000,000</td>
</tr>
<tr>
<td>Each Occurrence</td>
<td></td>
</tr>
<tr>
<td>General Aggregate</td>
<td></td>
</tr>
<tr>
<td><strong>Professional Liability</strong></td>
<td>$1,000,000</td>
</tr>
<tr>
<td><strong>Workers Compensation</strong></td>
<td>Statutory Limits</td>
</tr>
<tr>
<td><strong>Employer’s Liability</strong></td>
<td>$1,000,000</td>
</tr>
</tbody>
</table>

14.1.1. **Commercial General Liability and Automobile Liability Insurance.** Commercial General Liability Insurance and Any Auto Automobile Liability Insurance that shall protect the Consultant, the District, and the State from all claims of bodily injury, property damage, personal injury, death, advertising injury, and medical payments arising performing any portion of the Services. (Form CG 0001 and CA 0001, or forms substantially similar, if approved by the District.)

14.1.2. **Workers’ Compensation and Employers’ Liability Insurance.** Workers’ Compensation Insurance and Employers’ Liability Insurance for all of its employees performing any portion of the Services. In accordance with provisions of section 3700 of the California Labor Code, the Consultant shall be
required to secure workers’ compensation coverage for its employees. If any class of employee or employees engaged in performing any portion of the Services under this Agreement are not protected under the Workers’ Compensation Statute, adequate insurance coverage for the protection of any employee(s) not otherwise protected must be obtained before any of those employee(s) commence performing any portion of the Services.

14.1.3. **Professional Liability (Errors and Omissions).** Professional Liability Insurance as appropriate to the Consultant’s profession.

14.2. **Proof of Carriage of Insurance.** The Consultant shall not commence performing any portion of the Services until all required insurance has been obtained and certificates indicating the required coverage have been delivered in duplicate to the District and approved by the District. Certificates and insurance policies shall include the following:

14.2.1. A clause stating: “This policy shall not be canceled or reduced in required limits of liability or amounts of insurance until notice has been mailed to the District, stating date of cancellation or reduction. Date of cancellation or reduction shall not be less than thirty (30) days after date of mailing notice.”

14.2.2. Language stating in particular those insured, extent of insurance, location and operation to which insurance applies, expiration date, to whom cancellation and reduction notice will be sent, and length of notice period.

14.2.3. An endorsement stating that the District and its Board of Education, agents, representatives, employees, trustees, officers, consultants, and volunteers are named additional insured under all policies except Workers’ Compensation Insurance, Professional Liability, and Employers’ Liability Insurance. An endorsement shall also state that Consultant’s insurance policies shall be primary to any insurance or self-insurance maintained by District. An endorsement shall also state that there shall be a waiver of any subrogation.

14.2.4. All policies except the Professional Liability, Workers’ Compensation Insurance, and Employers’ Liability Insurance Policies shall be written on an occurrence form.

14.3. **Acceptability of Insurers.** Insurance is to be placed with insurers with a current A.M. Best’s rating of no less than A: VII, unless otherwise acceptable to the District.

15. **Assignment.** The obligations of the Consultant pursuant to this Agreement shall not be assigned by the Consultant.

16. **Compliance with Laws.** Consultant shall observe and comply with all rules and regulations of the governing board of the District and all federal, state, and local laws, ordinances and regulations. Consultant shall give all notices required by any law, ordinance, rule and regulation bearing on conduct of the Work as indicated or specified. If Consultant observes that any of the Work required by this Contract is at variance with any such laws, ordinance, rules or regulations, Consultant shall notify the District, in writing, and, at the sole option of the District, any necessary changes to the scope of the Work shall be made and this Contract shall be appropriately amended in writing, or this Contract shall be terminated effective upon Consultant’s receipt of a written termination notice from the District. If Consultant performs any work that is in violation of any laws, ordinances, rules or regulations, without first notifying the District of the violation, Consultant shall bear all costs arising therefrom.
17. **Certificates/Permits/Licenses.** Consultant and all Consultant’s employees or agents shall secure and maintain in force such certificates, permits and licenses as are required by law in connection with the furnishing of Services pursuant to this Agreement.

18. **Employment with Public Agency.** Consultant, if an employee of another public agency, agrees that Consultant will not receive salary or remuneration, other than vacation pay, as an employee of another public agency for the actual time in which services are actually being performed pursuant to this Agreement.

19. **Anti-Discrimination.** It is the policy of the District that in connection with all work performed under Contracts there be no discrimination against any employee engaged in the work because of race, color, ancestry, national origin, religious creed, physical disability, medical condition, marital status, sexual orientation, gender, or age and therefore the Consultant agrees to comply with applicable Federal and California laws including, but not limited to the California Fair Employment and Housing Act beginning with Government Code Section 12900 and Labor Code Section 1735 and District policy. In addition, the Consultant agrees to require like compliance by all of its subcontractor(s).

20. **No Rights in Third Parties.** This Agreement does not create any rights in, or inure to the benefit of, any third party except as expressly provided herein.

21. **District’s Evaluation of Consultant and Consultant’s Employees and/or Subcontractors.** The District may evaluate the Consultant in any way the District is entitled pursuant to applicable law. The District’s evaluation may include, without limitation:

   21.1. Requesting that District employee(s) evaluate the Consultant and the Consultant’s employees and subcontractors and each of their performance.

   21.2. Announced and unannounced observance of Consultant, Consultant’s employee(s), and/or subcontractor(s).

22. **Limitation of District Liability.** Other than as provided in this Agreement, District’s financial obligations under this Agreement shall be limited to the payment of the compensation provided in this Agreement. Notwithstanding any other provision of this Agreement, in no event, shall District be liable, regardless of whether any claim is based on contract or tort, for any special, consequential, indirect or incidental damages, including, but not limited to, lost profits or revenue, arising out of or in connection with this Agreement for the services performed in connection with this Agreement.

23. **Confidentiality.** The Consultant and all Consultant’s agents, personnel, employee(s), and/or subcontractor(s) shall maintain the confidentiality of all information received in the course of performing the Services. Consultant understands that student records are confidential and agrees to comply with all state and federal laws concerning the maintenance and disclosure of student records. This requirement to maintain confidentiality shall extend beyond the termination of this Agreement.

24. **Notice.** Any notice required or permitted to be given under this Agreement shall be deemed to have been given, served, and received if given in writing and either personally delivered or deposited in the United States mail, registered or certified mail, postage prepaid, return receipt required, or sent by overnight delivery service, or facsimile transmission, addressed as follows:
Any notice personally given or sent by facsimile transmission shall be effective upon receipt. Any notice sent by overnight delivery service shall be effective the business day next following delivery thereof to the overnight delivery service. Any notice given by mail shall be effective three (3) days after deposit in the United States mail.

25. Integration/Entire Agreement of Parties. This Agreement constitutes the entire agreement between the Parties and supersedes all prior discussions, negotiations, and agreements, whether oral or written. This Agreement may be amended or modified only by a written instrument executed by both Parties.

26. California Law. This Agreement shall be governed by and the rights, duties and obligations of the Parties shall be determined and enforced in accordance with the laws of the State of California. The Parties further agree that any action or proceeding brought to enforce the terms and conditions of this Agreement shall be maintained in the county in which the District’s administrative offices are located.

27. Waiver. The waiver by either party of any breach of any term, covenant, or condition herein contained shall not be deemed to be a waiver of such term, covenant, condition, or any subsequent breach of the same or any other term, covenant, or condition herein contained.

28. Severability. If any term, condition or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will nevertheless continue in full force and effect, and shall not be affected, impaired or invalidated in any way.

29. Provisions Required By Law Deemed Inserted. Each and every provision of law and clause required by law to be inserted in this Contract shall be deemed to be inserted herein and this Contract shall be read and enforced as though it were included therein.

30. Authority to Bind Parties. Neither party in the performance of any and all duties under this Agreement, except as otherwise provided in this Agreement, has any authority to bind the other to any agreements or undertakings.

31. Attorney Fees/Costs. Should litigation be necessary to enforce any terms or provisions of this Agreement, then each party shall bear its own litigation and collection expenses, witness fees, court costs and attorney’s fees.

32. Captions and Interpretations. Paragraph headings in this Agreement are used solely for convenience, and shall be wholly disregarded in the construction of this Agreement. No provision of this Agreement shall be interpreted for or against a party because that party or its legal representative drafted such provision, and this Agreement shall be construed as if jointly prepared by the Parties.

33. Calculation of Time. For the purposes of this Agreement, “days” refers to calendar days unless otherwise specified.
34. **Signature Authority.** Each party has the full power and authority to enter into and perform this Agreement, and the person signing this Agreement on behalf of each Party has been properly authority and empowered to enter into this Agreement.

35. **Counterparts.** This Agreement and all amendments and supplements to it may be executed in counterparts, and all counterparts together shall be construed as one document.

36. **Incorporation of Recitals and Exhibits.** The Recitals and each exhibit attached hereto are hereby incorporated herein by reference.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement on the date indicated below.

Dated: ______________________, 20___  Dated: ______________________, 20___

**Solano Community College District**

By: __________________________  By: __________________________

Print Name: _____________________  Print Name: _____________________

Print Title: _____________________  Print Title: _____________________

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**Information regarding Consultant:**

License No.: _____________________  Employer Identification and/or Social Security Number:

Address: __________________________ __________________________

Telephone: _________________________

Facsimile: _________________________

E-Mail: __________________________

Type of Business Entity:

____ Individual

____ Sole Proprietorship

____ Partnership

____ Limited Partnership

____ Corporation, State: ____________

____ Limited Liability Company

____ Other: _________________________

**NOTE:** Section 6041 of the Internal Revenue Code (26 U.S.C. 6041) and Section 1.6041-1 of Title 26 of the Code of Federal Regulations (26 C.F.R. 1.6041-1) requires the recipients of $600.00 or more to furnish their taxpayer information to the payer. In order to comply with these requirements, the District requires the Contractor to furnish the information requested in this section.
WORKERS’ COMPENSATION CERTIFICATION

Labor Code Section 3700 in relevant part provides:

Every employer except the State shall secure the payment of compensation in one or more of the following ways:

- By being insured against liability to pay compensation by one or more insurers duly authorized to write compensation insurance in this State.

- By securing from the Director of Industrial Relations a certificate of consent to self-insure, which may be given upon furnishing satisfactory proof to the Director of Industrial Relations of ability to self-insure and to pay any compensation that may become due to its employees.

I am aware of the provisions of Section 3700 of the Labor Code which require every employer to be insured against liability for workers’ compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the Work of this Contract.

Date: ________________________________

Name of Consultant: ________________________________

Signature: ________________________________

Print Name and Title: ________________________________

(In accordance with Article 5 – commencing at Section 1860, Chapter 1, part 7, Division 2 of the Labor Code, the above certificate must be signed and filed with the District prior to performing any Work under this Contract.)
EXHIBIT “A”
DESCRIPTION OF SERVICES TO BE PERFORMED BY CONSULTANT

Consultant’s entire Proposal is not made part of this Agreement. [IF A CONSULTANT PROVIDES AN ACCEPTABLE DESCRIPTION OF SERVICES AS PART OF A PROPOSAL, THAT DESCRIPTION OF SERVICES CAN BE ATTACHED WITHOUT ANY TERMS, CONDITIONS, LIMITATIONS, ETC., FROM THAT PROPOSAL.]

Preparation of all documentation necessary to initiate, process, review, and ultimately obtain certification of a Project Environmental Impact Report or other appropriate environmental documentation (i.e. “Negative Declaration”) that will environmentally clear approval and implementation of the Project in compliance with CEQA. Such documentation will include an initial study, notices, mailings, technical reports, exhibits, the Draft and Final EIR (if necessary), findings, approval documents and other documentation, and studies, as required to complete the CEQA process. Services will likely include, but are not limited to, the following:

a) Conduct appropriate scoping activities to identify issues and define the proposed project and alternatives for analysis; meet on an ongoing basis as appropriate with community and affected agency representatives, district administrators, master planners, and associated consultants already under contract at the district; prepare, maintain and implement a CEQA processing schedule to assure efficient and timely preparation and processing of the appropriate environmental clearance, and if necessary, the EIR.

b) Prepare and distribute the initial study and notice of preparation;

c) Prepare Administrative Draft environmental documents;

d) Prepare and circulate draft environmental document;

e) Conduct public hearings and meetings, as required;

f) Prepare administrative environmental impact report document;

g) Present draft and final report to the Board; and

h) Prepare the Final EIR with responses to comments, findings of fact and statement of overriding considerations (if applicable), mitigation monitoring program, certifying resolution, notice of determination and related documentation;
EXHIBIT “B”
CONSULTANT BILLING RATES
Exhibit "C"
Fairfield Campus Map

LEGEND

🌟 You Are Here
🔍 Parking Meter Dispenser
🚌 Bus Stop
📍 Emergency Assembly Point
📞 Emergency Phone

600 Administration
400 Admission & Records
400 Assessment Center
600 Boardroom
1400 Bookstore
500 Business
1400 Cafeteria
400 CalWORKs
1800B Campus Police
400 CARE Program
1800 Career Technical Education
400 Career & Employment Services
Children's Programs Center
200 University Services
1500 Computer Science
100 Contract Education
1600 Cosmetology
400 Counseling
1900 Deliveries
400 Disability Services Program
1500 Engineering
400 EOPS
900 Faculty Offices
600 Finance & Personnel Office
400 Financial Aid
1300 Fine Arts
100 Foundation
1000 Horticulture
700 Humanities
400 Information
600 Vice Presidents' Office
100 Library
1500 Math
1900 Maintenance
400 MESA Program
800 Nursing
1200 Performing Arts/Theatre
1700 Physical Education
600 President's Office
300 Science
2700 Science
700 Social Science
2500 Stadium
1400 Student Center
1400 Student Health Services
400 Student Services
2200 Swimming Pool
400 Transfer Center
100 Tutoring Center
400 Veteran's Affairs
2700 Veteran's Center
100 Workforce Development

Fairfield Linear Park Trail