### \*IRS PROFESSIONAL SERVICES - CLASSIFICATION CRITERIA

Note: This questionnaire <u>must be completed</u> for each *incident of hiring for unique services to be* provided by individuals who are either currently employed or not employed by the district.

Na Ti	ame:Services/Job tle:		
ΕN	MPLOYEE/EMPLOYER RELATIONSHIP:		
1.	Is the individual with whom the District is entering into this agreement all the District? YES NO (If YES, disregard remaining question. Schools and do an extra work agreement to be approved by personnel. To longer needed.)	s. <i>Use Digital</i>	
2.	Will the District tell the individual when, where, and how to work?	YES	NO
3.	Will the individual have a continuing relationship with the District?	YES	NO
4.	Will the individual offer their services exclusively to the District?	YES	NO
5.	Will the District set the hours the individual is to work?	YES	NO
6.	Will the District require the work to be accomplished on District property	y? YES	NO
7.	Will the District provide the tools, materials, and equipment needed to ac YES NO	complish the work?	
N TZ	OTE: 154	1 / 1	

NOTE: If the answer is YES to any three (3) of questions 2 through 7, an employer/employee relationship exists and Digital Schools should be used noting this as a temporary employee position.



#### INDEPENDENT CONTRACTOR RELATIONSHIP:

NOTE: If the answer is NO to four (4) of the above questions (2 through 7), a Y ES answer is necessary to the following two (2) questions to establish an individual as an independent contractor and the use of a *Agreement for Consultant/Independent Contractor Services* form AR 3600 (a) or (f):

A. Is the individual customarily engaged in an independently established trade, occupation,
profession, or business of the same nature as that involved in the service to be performed
for the District: YES
B. Does the individual customarily (1) work for others, (2) advertise, (3) provide their own
tools, materials, equipment, supplies, (4) submit proposals or bids on projects for which
they set their own fees, and (5) liable for the performance of the work? YES:
District Representative
Date

# AGREEMENT FOR CONSULTANT SERVICES (Nondisclosure Category)

Agreement Number_		
THIS AGREEMENT, made and entered into this	day of	, 20
_	by and	
between the Orcutt Union School District, hereinafte	er referred to as the Di	istrict, and
hereinafter referred to as the Consultant.		

#### WITNESSETH:

WHEREAS, the District is authorized by California Government Code Section 53060 to contract with an independent contractor for the furnishing to the District special services and advise in financial economic, legal, or administrative matters, if said contractor is specially trained, experienced, and competent to render the special consultant services set forth in this Agreement; and

WHEREAS, the District has determined that it is necessary that the special services set forth herein be provided, and that such services will assist the governing board in discharging its legal obligation and will supplement assistance by State and County authorities and not replace such assistance; and

WHEREAS, the Consultant has offered to provide to the District such special services;

NOW, THEREFORE, in consideration of their mutual promises, the parties hereto agree to enter into a

fixed price contract, as follows:

- 1. The Consultant will serve as a resource associate by consulting with and assisting the District in the matters listed as follows:
- 2. In consideration of the services to be rendered by the Consultant, the District agrees to payment as follows:

- 3. While engaged in carrying out and complying with the terms of this Agreement, the Consultant is an independent contractor, and not an officer, agent, or employee of the District.
- 4. The Consultant further agrees that the District shall not be liable for any damage or injury to persons or property during the term hereof, caused or occasioned as the direct or proximate consequences of the act or omission of any person furnishing services hereunder, while acting in the course and scope hereof, and Consultant will indemnify and hold District harmless of and from all liability whatsoever on account of any such damage or injury. Consultant shall not, however, be liable for any damage or injury occasioned by and failure of District to comply with its obligations hereunder, or by reason of any negligence of District, its agents, servants, or employees.
- 5. The Consultant possesses no authority with respect to any district decision beyond the rendition of information, advise recommendation or counsel and, therefore, is not subject to disclosure requirement under the Conflict of Interest Code.
- 6. This Agreement, or any of its rights, obligations, provisions, or conditions, may not be assigned by either party without the written party without the written consent of the other party.
- 7. Payment for the work shall be made for all undisputed amounts in installment payments within thirty (30) days after Consultant submit an invoice to the district for work actually completed.

written at Orcutt, California.	rties hereto have set their hands on the day and year first above
Consultant	Superintendent or Assist. Supt., Business Svcs
Address	
Telephone_	Social Security No/

# AGREEMENT FOR CONSULTANT SERVICES (Disclosure Category)

Agreement Number	
THIS AGREEMENT, made and entered into this day or and	f, 20 by
between the Orcutt Union School District, hereinafter referred	to as the District, and
hereinafter referred to as the Consultant.	

#### WITNESSETH:

WHEREAS, the District is authorized by California Government Code Section 53060 to contract with an independent contractor for the furnishing to the District special services and advise in financial economic, legal, or administrative matters, if said contractor is specially trained, experienced, and competent to render the special consultant services set forth in this Agreement; and

WHEREAS, the District has determined that it is necessary that the special services set forth herein be rovided, and that such services will assist the governing board in discharging its legal obligation and will supplement assistance by State and County authorities and not replace such assistance; and

WHEREAS, the Consultant has offered to provide to the District such special services;

NOW, THEREFORE, in consideration of their mutual promises, the parties hereto agree to enter into a

fixed price contract, as follows:

- 1. The Consultant will serve as a resource associate by consulting with and assisting the District in the matters listed as follows:
- 2. In consideration of the services to be rendered by the Consultant, the District agrees to payment as follows:

Teleph	oneSocial Security No//	
Addres	SS	
Consu	Superintendent or Assist. Supt., Business Svcs	
writter	TNESS WHEREOF, the parties hereto have set their hands on the day and year first above att, California.	
7.	Payment for the work shall be made for all undisputed amounts in installment payments within thirty (30) days after Consultant submit an invoice to the district for work actually completed.	
6.	This Agreement, or any of its rights, obligations, provisions, or conditions, may not be assigned by either party without the written party without the written consent of the other party.	
J.	the Consultant: (1) will interact with district decision-makers on an on-going basis; and/or (2) whose participation involves a broad exercise of discretion; is, therefore, subject to disclosure under the conflict of Interest Code for the Orcutt Union School District under the appropriate disclosure categories listed on Exhibit B, 2030(B) E.	
5.	occasioned by and failure of District to comply with its obligations hereunder, or by reason of any negligence of District, its agents, servants, or employees.  For a specified length of time, from to	
4.	The Consultant further agrees that the District shall not be liable for any damage or injury to persons or property during the term hereof, caused or occasioned as the direct or proximate consequences of the act or omission of any person furnishing services hereunder, while acting in the course and scope hereof, and Consultant will indemnify and hold District harmless of and from all liability whatsoever on account of any such damage or injury. Consultant shall not, however, be liable for any damage or injury	
3.	While engaged in carrying out and complying with the terms of this Agreement, the Consultant is an independent contractor, and not an officer, agent, or employee of the District.	

# CONFLICT OF INTEREST CODE FOR THE ORCUTT SCHOOL DISTRICT TRUSTEES AND DESIGNATED DISTRICT EMPLOYEES

The current Conflict of Interest Code for the Orcutt Union School District requires that this sheet be attached to all consultant contracts.

The Code states "The disclosure, if any required of a consultant, will be determined on a case-by-case basis by the Superintendent or his/her designee. The determination of whether a particular consultant has or will have disclosure requirements is to be made in writing..."

The administrator under whose jurisdiction the consultant contract is entered into should complete the section below, and this completed, signed page must be affixed to all consultant contracts in the future.

The			Consultant
whose services	are covered under Agree	ment	, is [] is not [] subject to
disclosure oblig	gation under the Orcutt U	nion School District Co	onflict of Interest Code, 2030 BB.
Date:	Signed:	1	
	District Ac	dministrator	
Reference:			
Board Bylaw 9270	), Conflict of Interest Code for	the Orcutt Union School Di	istrict

Government Code 81000 et seq. Government Code 87100 Government Code 87300, 87307

#### DISCRIMINATION CLAUSE

**NONDISCRIMINATION. CONSULTANT** shall abide by the current provisions, and later revisions, of the United States Civil Rights Act of 1964, which prohibits discrimination against any service recipient on the basis of race, national origin or ancestry, age, religion, sex, marital status, political affiliation, or physical or mental condition. CONSULTANT shall comply with section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. §794), pertaining to the prohibition of discrimination against qualified handicapped persons under any program or activity that receives or benefits from federal financial assistance.

<u>TERMINATION</u>. This Agreement may be terminated or amended in writing at any time by mutual consent of the parties hereto; or, upon thirty (30) days advance notice by either party. In the event of cancellation prior to completion of the specified services, all finished or unfinished documents, data, studies, and reports prepared by the Consultant under this Agreement shall, at the option of the District, become District's property and the Consultant shall be entitled to receive just and equitable compensation for any satisfactory work completed on such items.

Notwithstanding the above, the Consultant shall not be relieved of the liability to the District for damages sustained by the District by virtue of any breach of the contract by the Consultant, and the District may withhold any payments to the Consultant for the purpose of setoff until such time as the exact amount of damages due the District from the Consultant is determined.

Consultant	Superintendent or Assist. Supt., Business Svcs