

SAN ANTONIO INDEPENDENT SCHOOL DISTRICT

CONSULTANT SERVICE CONTRACT

The San Antonio Independent School District, hereinafter referred to as "District," and independent contractor,				
hereinafter referred to as "Consultant," enter into a contract on this the day of for the provision of consultant services.	, 20			
1. District agrees to engage Consultant, and Consultant agrees to perform personally, in a manner satisfactor the following services: (Specify, in detail, the services to be performed)	ory to District,			
2. Unless discontinued earlier by District, the services are to be performed at the following times and places the date(s), time(s), and location(s) of the performance of the service)	: Specify			

Consultant Initials:_____SAISD Initials:_____Date:_____

District agrees to pay Consultant a fee of \$ per hour flat rate [cl] not to exceed \$, as compensation for services rendered. Consultant sh This agreement shall be in effect from and end on	heck one] for a total fee all not be paid in advance. unless
This agreement shall be in effect from and end on terminated by either party at any time, with or without cause. In the event of termination by Diss completion of the contract, Consultant shall only be entitled to receive just and equitable comper completed.	trict or Consultant prior to
Consultant agrees and acknowledges that District requires Consultant to comply with applicable Grant rules, regulations, terms and provisions for program and financial administration and manacontracts awarded through Local, State and/or Federal Grants.	
Consultant shall maintain and provide a secure system for all records and supporting documentate confidential data. Consultant shall give the District, the Auditor of the State of Texas, the Auditor Agency, or any other duly authorized representatives, access to and the right to examine, copy of books, papers, documents, and any other record pertaining to contracts awarded through the District.	or of the Texas Education reproduce all reports,
Consultant shall submit to the District adequate supporting documentation to comply with the Di cost reimbursement rules, regulations, terms and provisions.	istrict, State and Federal
Consultant agrees by signing this Agreement that the District reserves the right to examine, review expenditures submitted by the Consultant to the District for payment. Consultant agrees to provide tails for all expenditures as required. District reserves the right to request supporting documer expenditure(s). District has the right to disallow any expenditure(s) or payment requests not conprogram objectives, Local, State and/or Federal guidelines.	ide a full accounting and nation for any
Consultant by signing this Agreement agrees that this Agreement supersedes any verbal, written, Consultant agrees to refund and/or repay the District any payments made to the Consultant that a Local, State, or Federal Grantor. Consultant agrees that a refund or repayment must be made to days from date of notice, and any outstanding amount is subject to the maximum interest rate alle Federal guidelines. This consultant contract and all transactions between the San Antonio Indep Consultant shall be governed by the laws of the State of Texas. In the event of any controversy relating to this contract, Consultant consents to the jurisdiction of a Local, State or Federal court Antonio, Texas.	the District within thirty owable by Local, State or endent School District and or claim arising out of or
Consultant may not assign this contract to a third party without the written consent of the District conduct a criminal background check, at the Consultant's expense, of all employees employed un District employees.	
Consultant is not an employee of District, and is not entitled to fringe benefits pension, workers' etc. District shall not deduct Federal income taxes, FICA (Social Security), or any other taxes re an employer, as this is the responsibility of Consultant. Consultant is required to provide to Dist 9 (Request for Taxpayer Identification Number and Certification). Failure to provide this form v payment until form is received.	equired to be deducted by rict a completed Form W-
Consultant agrees to hold District harmless from any and all liability incurred by the District by negligence or breach of contract, including, without limitation, damages of every kind and nature legal expenses.	
	Consultant Initials:SAISD Initials:Date:

IN WITNESS WHEREOF, San Antonio Independent School District and Consultant have executed this contract, effective the date first herein written.

		SAN ANTON	NIO INDEPE	ENDENT SCHOOL DISTRICT
By (p, q)	rinted name):			
	Signature:			
	Date:			
		CONSULTA	NT	
By (p.	rinted name):			
	Signature:			
	Date:			
		Soci Federal Tax	ial Security/ ID Number:	
			Telephone:	()
Signature of SAISD Staff Contact:				
Contact person (printed name):				
Department:			Date of Boa	rd approval:
Phone number:				(for contracts of \$25,000 or more)

Consultant Initials:_____SAISD Initials:______Date:_____