REQUEST FOR PROPOSAL

RFP No.: 16-17/20 PROFESSIONAL SERVICES FOR BUILDING MATERIAL TESTING AND CONDITION ASSESSMENT AT BERKELEY CITY COLLEGE – MILVIA ST. BUILDING

The Board of Trustees of the Peralta Community College District (PCCD), Oakland, California, through the Purchasing Department, is hereby requesting Proposals for the above mentioned service.

The successful vendor will be required to furnish all labor, material, equipment, supplies, applicable taxes, insurance, bonding, and licenses to complete this project.

Proposal Information

<table>
<thead>
<tr>
<th>Proposal Description</th>
<th>Professional Services For Material Testing and Condition Assessment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposal Number</td>
<td>16-17/20</td>
</tr>
<tr>
<td>Proposal Issued</td>
<td>April 7, 2017</td>
</tr>
<tr>
<td>Proposal Due Date</td>
<td>April 27, 2017 at 2:00 P.M.</td>
</tr>
</tbody>
</table>

Instructions for Submitting Proposals

<table>
<thead>
<tr>
<th>Submittal Address</th>
<th>Peralta Community College District</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Purchasing Department</td>
</tr>
<tr>
<td></td>
<td>Attn: Seraphine Nzomo</td>
</tr>
<tr>
<td></td>
<td>501 5th Avenue</td>
</tr>
<tr>
<td></td>
<td>Oakland, CA 94606</td>
</tr>
</tbody>
</table>

| Submittal Copies                        | One (1) Original copy clearly marked “Original” and three (3) Copies marked “copy”. |

<table>
<thead>
<tr>
<th>Submittal Envelope Requirements</th>
<th>Proposal must be sealed and have the following information clearly marked and visible on the outside of the envelope:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Proposal Number</td>
</tr>
<tr>
<td></td>
<td>• Name of Your Company</td>
</tr>
<tr>
<td></td>
<td>• Address</td>
</tr>
<tr>
<td></td>
<td>• Phone Number</td>
</tr>
</tbody>
</table>

| Late Submittals                         | Proposals received after the time and date stated above shall be returned unopened to the vendor. |
**Contract Document Review**

Contract Documents can be reviewed at the Peralta Community College Department of General Services.

Peralta Community College District  
Department of General Services  
333 East 8th Street  
Oakland, CA 94606  
Monday through Friday 9:00 AM to 5:00 PM  
(510) 466-7346

**Questions about the Proposal**

Questions and or Requests for Information (RFI) must be submitted in writing and can be submitted by fax or email as follows:

<table>
<thead>
<tr>
<th>Primary Contact</th>
<th>Seraphine Nzomo</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Fax: (510) 587-7873</td>
</tr>
<tr>
<td></td>
<td>Email: <a href="mailto:snzomo@peralta.edu">snzomo@peralta.edu</a></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Question/ RFI Due Date</th>
<th>April 20, 2017 at 4:00 p.m.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Please submit questions as soon as possible. No questions regarding the specifications will be responded to after the above date. All pertinent questions will be responded to and answered in writing no later than the Response Date listed below.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Response Date</th>
<th>April 24, 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>All pertinent questions will be responded to via addendum faxed (or emailed) to all prospective bidders, and placed on the District’s website. Proposer who did not receive a copy of the addendum should download it from the District’s website. See “How to Obtain Proposal Documents” section for our web address. All addendums must be acknowledged on the RFP Acknowledgement and Signature form.</td>
</tr>
</tbody>
</table>

**Full Opportunity**

The Peralta Community College District hereby affirmatively ensures that Disadvantaged Business Enterprises (DBE), Small Local Business Enterprise (SLBE) and Small Emerging Local Business Enterprise (SELBE) shall be afforded full opportunity to submit bids in response to this notice and will not be discriminated against on the basis of race, color, national origin, ancestry, disability, gender, transgender status, political affiliation or religion in any consideration leading to the award of contract.

No qualified disabled person shall, on the basis of disability, be excluded from participating in, be denied the benefits of, or otherwise be subjected to discrimination in any consideration leading to the award.

Peralta Community College District reserves the right to reject any or all Proposals, to waive any irregularities or informalities not affected by law, to evaluate the Proposals submitted and to award the contract according to the Proposal which best serves the interests of Peralta Community College District.

Sadiq B. Ikharo, Vice Chancellor Department of General Services
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I. Project Overview  
II. Scope of Services  
III. Submission Requirements  
IV. Evaluation Criteria  
V. Additional Requirements

## Attachments:

<table>
<thead>
<tr>
<th>Title</th>
<th>Must Be Returned with Proposal</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Vendor Questionnaire and Certificate by Compliance</td>
<td>Yes</td>
</tr>
<tr>
<td>2 Environmentally Sustainable Procurement</td>
<td>Yes</td>
</tr>
<tr>
<td>3 Certificate Regarding Workers’ Compensation</td>
<td>Yes</td>
</tr>
<tr>
<td>4 Statement of Equal Employment Opportunity</td>
<td>Yes</td>
</tr>
<tr>
<td>5 Small Local Business Enterprise/Small Emerging Local Business Enterprise Program</td>
<td>No</td>
</tr>
<tr>
<td>6 SLBE/SELBE Self Certification Affidavit</td>
<td>Yes, If applicable</td>
</tr>
<tr>
<td>7 Non-Collusion Affidavit</td>
<td>Yes</td>
</tr>
<tr>
<td>8 General Provisions</td>
<td>No</td>
</tr>
<tr>
<td>9 RFP Acknowledgement and Signature Form</td>
<td>Yes</td>
</tr>
<tr>
<td>10 Exhibit #1 Price Proposal (Lump Sum)</td>
<td>Yes</td>
</tr>
<tr>
<td>11 Structural Plan</td>
<td>No</td>
</tr>
<tr>
<td>12 Additional Reference Drawings</td>
<td>No</td>
</tr>
<tr>
<td>13 Peralta Sample Agreement</td>
<td>No</td>
</tr>
</tbody>
</table>
**1. PROJECT OVERVIEW**

The Peralta Community College District is seeking qualified applicants to submit proposals to perform existing building material testing and condition assessment services for the subject project. The scope of work includes structural and nonstructural material testing and condition assessment, as detailed in Sections 2 and 3 below, as well as measurements at adjacent buildings as noted in Section 4. Upon completion of the testing and assessment, the findings shall be detailed in a summary report.

The proposal shall be in a format denoting unit costs to perform each element of the work, with reference to the ID number listed in the first column of the tables in Sections 2 and 3. It shall also state your assumptions regarding repair work to nonstructural materials that require removal to perform the material sampling and condition assessment work.

**II. SCOPE OF SERVICES**

**1.0 BACKGROUND AND BUILDING DESCRIPTION**

The scope of this project is to convert an existing office building into an annex classroom and office building for the adjacent Berkeley City College. As the existing building is “Non-Conforming” with the Field Act and its requirements for enhanced design and quality control procedures, which would apply to a new building used for this public education purpose, extensive evaluation, materials testing, and retrofit will be required.

The existing office building at 2118 Milvia Street is a three story building constructed as follows:

- 8” Reinforced CMU perimeter walls
- Steel-framed (primary) with wood infill (roof and floors) joist framing and plywood horizontal assembly.
- Second and third floor diaphragm is covered with concrete topping slab.
- Founded upon isolated spread footings with ground floor slab-on-grade.
- Cold-Formed Steel (CFS) interior wall assembly.

A seismic upgrade of the building was implemented around 1995 and consisted of the following:

- Addition of two bays of diagonal braced frames at the first floor (one bay each direction).
- Addition of CMU wall anchorage and limited drag connections at the second and third floors.

**2.0 MATERIALS TESTING**

Comprehensive material testing and comprehensive condition assessment in accordance with ASCE 41-13 will be required. The results of this testing and assessment would be submitted to DSA as part of an Evaluation and Design Criteria Report in advance of the complete renovation project application.

A summary of the materials testing requirements is as follows:

**2.1.1 Existing Material Properties and Testing for Steel per Section 9.2.2**

Test Description (ASCE 41-13 Section 9.2.2.1.1)

The following component and connection material properties shall be obtained for the as-built structure:

1. Yield and tensile strength of the base material; and
2. Yield and tensile strength of the connection material; and
3. Carbon equivalent of the base and connection material.

See the following table and the notes on the attached, 1966 Structural Plans for the location and number of tests:

<table>
<thead>
<tr>
<th>Component</th>
<th>Description of Existing Element</th>
<th>Testing Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Steel WF columns</td>
<td>14W87</td>
<td>3 coupons</td>
</tr>
<tr>
<td></td>
<td>Fy not specified</td>
<td></td>
</tr>
<tr>
<td>Steel pipe columns</td>
<td>5” STD (1st &amp; 2nd), 3” STD (3rd)</td>
<td>3 coupons</td>
</tr>
<tr>
<td></td>
<td>Fy not specified</td>
<td></td>
</tr>
<tr>
<td>Steel WF beams and girders</td>
<td>14WF30, 14WF87, 10WF21</td>
<td>3 coupons</td>
</tr>
<tr>
<td></td>
<td>Fy not specified</td>
<td></td>
</tr>
<tr>
<td>Steel WF beam and girder to column connections</td>
<td></td>
<td>3 coupons of connection plate, one sample of weld metal and 3 bolts sampled</td>
</tr>
<tr>
<td>Steel WF girder splice connections</td>
<td></td>
<td>3 coupons of connection plate, one sample of weld metal and 3 bolts sampled</td>
</tr>
<tr>
<td>Steel column base plates and anchor bolts</td>
<td>Fy not specified.</td>
<td>3 coupons of connection plate, one sample of weld metal and 3 anchor bolts sampled</td>
</tr>
</tbody>
</table>

2.1.2 Existing Material Condition Assessment for Steel per Section 9.2.3

Assessment Description (ASCE 41-13 Sections 9.2.3.1 and 9.2.3.2.2)

General Condition Assessment
1. Examine the physical condition of primary and secondary components
2. Verification of the presence and configuration of structural elements

At least three connections of each type shall be exposed for the primary structural components. If no deviations within a connection group are observed, the sample shall be considered representative. If deviations within a connection group are observed, then additional connections shall be exposed until the extent of deviations is determined.

See the following table and the notes on the attached, 1966 Structural Plans for the location and number of observations:

<table>
<thead>
<tr>
<th>Component</th>
<th>Description of Existing Element</th>
<th>Observation Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Steel WF columns</td>
<td>14W87</td>
<td>-Confirm physical dimensions -Examine for degradation</td>
</tr>
<tr>
<td>Steel pipe columns</td>
<td>5” STD (1st &amp; 2nd), 3” STD (3rd)</td>
<td>-Confirm physical dimensions -Examine for degradation</td>
</tr>
<tr>
<td>Steel WF beams and girders</td>
<td>14WF30, 14WF87, 10WF21</td>
<td>-Confirm physical dimensions</td>
</tr>
<tr>
<td>Component</td>
<td>Testing/Observation Requirement</td>
<td>Testing/Observation Requirement</td>
</tr>
<tr>
<td>-----------</td>
<td>----------------------------------</td>
<td>----------------------------------</td>
</tr>
<tr>
<td>Steel WF beam and girder to column connections</td>
<td>Welded and Bolted shear plate connections</td>
<td>-Examine for degradation -Confirm physical dimensions -Examine for degradation -At least three connections of each type shall be exposed</td>
</tr>
<tr>
<td>Steel WF girder splice connections</td>
<td>-Confirm physical dimensions -Examine for degradation -At least three connections of each type shall be exposed</td>
<td></td>
</tr>
<tr>
<td>Steel WF column base plates and anchor bolts</td>
<td>-Confirm physical dimensions -Examine for degradation</td>
<td></td>
</tr>
</tbody>
</table>

2.2.1 **Existing Material Condition Assessment for Masonry per Section 11.2.2**

Test Description (Section 11.2.2.2)

Nondestructive tests shall be permitted to quantify and confirm the uniformity of construction quality and the presence and degree of deterioration for comprehensive data collection, including but not limited to the following:

1. Ultrasonic or mechanical pulse velocity to detect variations in the density and modulus of masonry material and to detect the presence of cracks and discontinuities;
2. Impact-echo tests to confirm whether reinforced walls are grouted;
3. Radiography to confirm location of reinforcing steel;
4. Infrared thermography to detect the extent of voids in masonry walls and the locations of grouted and ungrouted cells.

See the following table for the location and number of tests, per Section 11.2.3.9.3.

<table>
<thead>
<tr>
<th>Component</th>
<th>Testing/Observation Requirement</th>
<th>Testing/Observation Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>CMU wall – Line C (approx. 4000 sf of wall surface)</td>
<td>Size of CMU blocks, extent of grouting (appears to be fully grouted), and size &amp; spacing of reinforcement shown in drawings. No material specs in drawings.</td>
<td>Min of 6 tests</td>
</tr>
<tr>
<td>CMU wall – Line 8 (approx. 1700 sf of wall surface)</td>
<td>Size of CMU blocks, extent of grouting (appears to be fully grouted), and size &amp; spacing of reinforcement shown in drawings. No material specs in drawings.</td>
<td>Min of 2 tests</td>
</tr>
</tbody>
</table>

2.2.2 **Existing Material Properties and Testing for Masonry per Section 11.2.3**
Test Description (Section 11.2.3.1):

The following properties shall be obtained:
1. Masonry compressive strength – prism tests (see below) OR per TMS 402
2. Elastic modulus for masonry – determine per TMS 402, that is, no testing required
3. Reinforced masonry bed-joint flexural tensile strength
4. Reinforced masonry material testing to quantify strength and stiffness properties
   a. Shear strength – testing per 1 of 4 methods; either test expected strength OR test lower-bound strength and use factor to translate to expected strength
   b. Stiffness (shear modulus) – determine per TMS 402

<table>
<thead>
<tr>
<th>Component</th>
<th>Description of Existing Element</th>
<th>Testing/Observation Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>CMU wall – Line C</td>
<td>No material specs in drawings.</td>
<td>Min of 6 tests; test prisms shall be extracted from an existing wall &amp; tested in accordance with Section 1.4.B.3 of TMS 602</td>
</tr>
<tr>
<td>(approx. 4000 sf of wall</td>
<td></td>
<td></td>
</tr>
<tr>
<td>surface) Masonry</td>
<td></td>
<td></td>
</tr>
<tr>
<td>compressive strength</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CMU wall – Line C</td>
<td>No material specs in drawings.</td>
<td>Min of 6 tests; testing per ASTM C1531 or ASTM C496</td>
</tr>
<tr>
<td>(approx. 4000 sf of wall</td>
<td></td>
<td></td>
</tr>
<tr>
<td>surface) Masonry shear</td>
<td></td>
<td></td>
</tr>
<tr>
<td>strength</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reinforcing steel – Line C</td>
<td>Fy not specified</td>
<td>Min of 6 tests; Remove samples for tension testing in accordance with ASTM A615.</td>
</tr>
<tr>
<td>CMU wall</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CMU wall – Line 8</td>
<td>No material specs in drawings.</td>
<td>Min of 2 tests; test prisms shall be extracted from an existing wall &amp; tested in accordance with Section 1.4.B.3 of TMS 602</td>
</tr>
<tr>
<td>(approx. 1700 sf of wall</td>
<td></td>
<td></td>
</tr>
<tr>
<td>surface) Masonry</td>
<td></td>
<td></td>
</tr>
<tr>
<td>compressive strength</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CMU wall – Line 8</td>
<td>No material specs in drawings.</td>
<td>Min of 2 tests; testing per ASTM C1531 or ASTM C496</td>
</tr>
<tr>
<td>(approx. 1700 sf of wall</td>
<td></td>
<td></td>
</tr>
<tr>
<td>surface) Masonry shear</td>
<td></td>
<td></td>
</tr>
<tr>
<td>strength</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reinforcing steel – Line 8</td>
<td>Fy not specified</td>
<td>Min of 2 tests; Remove samples for tension testing in accordance with ASTM A615.</td>
</tr>
<tr>
<td>CMU wall</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

2.3.1 Existing Material Properties and Testing for Wood per Section 12.2.2

See the following table and the notes on the attached, 1966 Structural Plans for the location and number of tests and observations:

<table>
<thead>
<tr>
<th>Component</th>
<th>Description of Existing Element</th>
<th>Testing/Observation Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plywood floor</td>
<td>5/8” plywood w/ edge nail</td>
<td>At 3 random locations per floor, at 2 floors (6 total) determine grade by observing grade stamps or by sampling and testing; verify nailing.</td>
</tr>
<tr>
<td>diaphragms</td>
<td>@6”oc and intermediate nail</td>
<td></td>
</tr>
<tr>
<td></td>
<td>10d @12”oc</td>
<td></td>
</tr>
</tbody>
</table>
Plywood roof diaphragms

| 3/8” plywood w/ edge nail 8d @6”oc and intermediate nail 8d@12”oc |
| At 3 random locations per floor, at 2 floors (6 total) determine grade by observing grade stamps or by sampling and testing; verify nailing. |

Sawn lumber joists

- At 3 random locations per floor, at 2 floors (6 total) determine grade by observing grade stamps or by sampling and testing.
- Verify physical dimensions for each joist size.

### 2.3.2 Existing Material Condition Assessment for Wood per Section 12.2.3

Perform a comprehensive condition assessment for all primary structural components of the gravity and lateral-load-resistance system per Section 12.2.3.

See the following table and the notes on the attached, 1966 Structural Plans, and the attached, 1995 Second and Third Floor Framing Plans, for the location and number of observations:

<table>
<thead>
<tr>
<th>Component</th>
<th>Description of Existing Element</th>
<th>Observation Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plywood floor diaphragms</td>
<td>5/8” plywood w/ edge nail 10d @6”oc and intermediate nail 10d@12”oc</td>
<td>At 3 random locations per floor, at 2 floors (6 total), examine for degradation.</td>
</tr>
<tr>
<td>Plywood roof diaphragms</td>
<td>3/8” plywood w/ edge nail 8d @6”oc and intermediate nail 8d@12”oc</td>
<td>At 3 random locations, examine for degradation.</td>
</tr>
<tr>
<td>Collector “drag” connections (1995 upgrade), see lines A2 and A5</td>
<td>See 1995 Drawing S3, Detail 4/S3.</td>
<td>For 3 different connections of each connection type, confirm physical dimensions, examine for proper installation, examine for degradation.</td>
</tr>
<tr>
<td>CMU wall ties (holdowns and straps) from 1995 upgrade</td>
<td>See 1995 Drawing S3, Details 1, 2, and 3/S3.</td>
<td>For 3 different connections of each connection type, confirm physical dimensions, examine for proper installation, examine for degradation.</td>
</tr>
<tr>
<td>Cross tie steel beams and girders and connections. SEE STEEL SECTION</td>
<td>14WF30, 10WF21</td>
<td>Remove coverings for visual inspection for at least 3 different connections of each type.</td>
</tr>
<tr>
<td>Sawn lumber joists</td>
<td>2x12, 2x8</td>
<td>For each joist size, confirm physical</td>
</tr>
</tbody>
</table>
Connection - wood joists to steel girders
- Remove coverings for visual inspection for at least 3 different connections of each type; document connection detail.
- Examine for degradation.

### 2.4.1 Existing Material Properties and Testing for Concrete per Section 10.2.

Test Description (Section 10.2.2.1)

1. Compressive Strength
2. Yield and ultimate strength of reinforcing

See the following table and the notes on the attached, 1966 Structural Foundation Plan for the location and number of tests:

<table>
<thead>
<tr>
<th>Component</th>
<th>Description of Existing Element</th>
<th>Testing Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spread and continuous foundations - concrete</td>
<td>6 core tests</td>
<td></td>
</tr>
<tr>
<td>Spread and continuous foundations - steel reinforcement</td>
<td>3 locations</td>
<td></td>
</tr>
</tbody>
</table>

### 2.5. Repair of Sampled Existing Structural Elements

All existing elements from which material samples have been extracted for testing shall be repaired in place to minimize any resulting loss of structural strength and stiffness of the existing element.

### 3.0 Nonstructural Elements

Nonstructural elements intended to be retained and retrofit as required are the existing elevator and some elements of the existing exterior glazing system. This section notes the required data collection and condition assessment to be performed for these nonstructural elements.

Data on nonstructural components and equipment shall be collected to estimate the year of manufacture or installation of nonstructural components.

A condition assessment of the nonstructural components to remain shall be performed per Section 13.2. As a minimum, this assessment shall determine the following:

1. The presence and configuration of each type of nonstructural component and its attachment to the structure;
2. The physical condition of each type of nonstructural component and whether or not degradation is present;
3. NOT APPLICABLE
4. The presence of other nonstructural components whose failure could affect the performance of the nonstructural component being considered.
Direct visual inspection shall be performed on each type of nonstructural component in the building as follows:

1. If detailed drawings are available, at least one sample of each type, but not less than 5% of the total, of nonstructural component shall be observed. If no deviations from the drawings exist, the sample shall be considered representative of installed conditions. If deviations are observed, then at least 10% of all occurrences of the component shall be observed.

2. If detailed drawings are not available, at least three occurrences of each type, but not less than 10% of the total, of nonstructural component shall be observed. If no deviations among the three occurrences are observed, the sample shall be considered representative of installed conditions. If deviations are observed, then at least 20% of all occurrences of the component shall be observed.

See the following table for the location and number of observations:

<table>
<thead>
<tr>
<th>Component</th>
<th>Description of Existing Element</th>
<th>Observation Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elevator rails and anchorage</td>
<td>- Observe and document all rails, rail supports (if any), and anchorage to structure - Examine rails and anchorage for degradation</td>
<td></td>
</tr>
<tr>
<td>Exterior Glazing System</td>
<td>- Expose and document each type of glazing connection; percentage of each type of connection to be observed as noted above.</td>
<td></td>
</tr>
</tbody>
</table>

**4.0 ADJACENT BUILDINGS**

Measure the clear distance to existing building to west of 2118 Milvia at each floor and roof level.
III. SUBMISSION REQUIREMENTS

Your Statement of Proposals must respond to each item noted below and must follow the format described below. Submittals may be submitted in each company’s own format or optional Proposals forms are attached for your use.

1. **COVER LETTER/LETTER OF INTEREST** Cover letter must include name of firm, address, telephone and fax numbers, and name of Principal to contact. Letter must be signed by representative of the firm with authorization to bind the firm by contract.

2. **DESCRIPTION OF FIRM**
   A. Prime Firm
      • History, number of years in business in California, staff size
      • Location of office which will perform the work
      • Size of staff if applicable one person firms may submit

3. **RELEVANT EXPERIENCE**
   A. List relevant projects where your company has provided the following inspection services and include:
      1. Firm’s knowledge, experience and capacity to provide professional inspection services on various projects.
      2. K-12 and or Community College experience.
   B. Include:
      1. Project name, type and location Ex: Classroom / Kitchen / Library / Administration / Laboratory.
      2. Year completed.
      3. Project size, square feet and construction cost.
   C. List client names, contact person, and phone number for relevant project information.

4. **FIRM TRACK RECORD**
   A. Has your firm ever been let go by a client or replaced by another firm during any related project? If so, explain in detail.
   B. Does your firm have any current or pending litigation on any projects? If so, please describe.
   C. Has your firm defaulted on a contract within the past five (5) years or declared bankruptcy, or been placed in receivership within the past five (5) years?
   D. Is your firm under investigation for any charge or claim for noncompliance with state laws and/or regulations? If yes, indicate the project name(s), nature of the charge(s) or claim(s) and current status.

5. **INSURANCE** The Testing & Inspection firm(s) will be required to furnish Evidence of Insurance, naming the District and their designated agencies as additional insured and in accordance with the District’s requirement for coverage. See Appendix A of the General Professional Services Agreement.
6. **DEBARMENT**: Provide a statement that your company has not been debarred from providing services to any State or Federal Agency within the last five (5) years. Sign and Date your statement. If your firm has been debarred, you will need to provide background information and reason for the debarment. Provide the name and contact information for the Agency that debarred your firm. The District must review the reason and duration for the debarment before it can determine if your firm can be consider for this project.

7. **Environmentally Sustainable Procurement**: It is the policy of the Peralta Community College District (Board Policy 2.40, Environmental Sustainability), to purchase products or services that help to minimize the adverse effects on human health and the environment, when compared to other products and services that serve the same purpose with comparable efficacy. Does your product or service promote the District’s Environmentally Sustainable Procurement goal? Please use the attached Environmentally Sustainable Procurement form to describe how your product or service directly meets the District’s goal. If your product or service does not directly meet the District’s goal, then describe what initiatives your firm has taken to become more environmentally sustainable. The District will evaluate each response, and more points will be awarded to firms who products and services directly meet the District’s Environmentally Sustainable Procurement goal.

8. **Required Forms**: The Vendor must fill out all forms included in the RFP (listed in the attachments section) and return them with your Proposals. Failure of the vendor to provide any information requested in the RFP, may result in rejection for non-responsiveness. (These required forms will not count against the maximum page count for your response.)

**IV. EVALUATION CRITERIA**

The Peralta Community College District must be assured that the responder (vendor) selected has all of the resources required to successfully perform under the contract. This includes, but is not limited to, personnel with skills required, equipment/materials and financial resources sufficient to provide services called for under this contract. If during the evaluation process, the Peralta Community College District is unable to assure itself of the responder’s ability to perform under the contract, if awarded, the Peralta Community College District has the option of requesting from the responder, any information that the Peralta Community College District deems necessary to determine the responder’s capabilities. If such information is required, the responder will be notified and will be permitted five (5) working days to submit the requested information.

In evaluating your Proposals, the District will evaluate a number of factors in combination. Please make sure you have submitted responses to all items listed in the Submission Requirements section, as your responses will be evaluated based on the weights (Points) listed below.
A. Evaluation Criteria:

<table>
<thead>
<tr>
<th>Item</th>
<th>Criteria</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Proposals and Experience&lt;br&gt;Vendor's knowledge and experience and capacity to provide professional service as evidenced by meeting the District’s minimum Proposals, past performance, resources, Proposals and experience, debarment, and from list of key personnel. (Your response to Items 1, 2, 3, 4, 5 and 6 of Submission Requirements section.)</td>
<td>20</td>
</tr>
<tr>
<td>2</td>
<td>Client References&lt;br&gt;Your response to item 3 of Submission Requirements section and or results of reference checks.</td>
<td>20</td>
</tr>
<tr>
<td>3</td>
<td>Price Proposal&lt;br&gt;Your Price Proposal based on a lump sum pricing per the contract documents</td>
<td>50</td>
</tr>
<tr>
<td>4</td>
<td>Environmentally Sustainable Procurement&lt;br&gt;Does your product or service meet the District’s Environmentally Sustainability initiatives? (Item 7 of Submission Requirements section.)</td>
<td>5</td>
</tr>
<tr>
<td>5</td>
<td>SLBE (Only applicable for firms qualifying for the Small Firm's Qualification List). Does your company meet the District’s definition of an SLBE or SELBE?</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td>100</td>
</tr>
</tbody>
</table>

B. Selection Procedure:
A technical screening committee comprised of PCCD internal (and possibly external members) with expertise in construction will initially evaluate and score all submissions according to the evaluation criteria above. The project will be awarded to the respondent with the highest point total.

V. ADDITIONAL REQUIREMENTS:

A. Cost of Participation in Selection Process
Costs for developing responses to this RFP are entirely the responsibility of the firm and shall not be chargeable to the District.

B. District Rights:
The District reserves the right to waive any irregularities or required formalities or to amend or cancel, in part or entirety, this RFP if it is in the best interest of the District.

C. Law Compliance
The Vendor must comply with all laws, ordinances, regulations and codes of the Federal, state, and local governments which may in any way affect the preparation of Proposal or the performance of the contract.

D. Public Records:
Except for materials exempted from disclosure such as Trade Secrets (as defined in California Civil Code 3426.1) that are specifically marked “Confidential” or “Proprietary”, all material submitted in response to this RFP are deemed property of the District and public records upon submission to the District. The District is not liable or responsible for the disclosure of RFP Responses, or portion thereof, deemed to be public records, including those exempt from disclosure if disclosure is by law, by an order Court, or which occurs through inadvertence, mistake or negligence on the part of the
District or its agents or representatives. If the District is required to defend or otherwise respond to any action or proceeding wherein request is made for the disclosure of the contents of any portion of a RFP Response deemed exempt from disclosure hereunder, by submitting a response to the RFP, each Respondent agrees to defend, indemnify and hold harmless the District in any action or proceeding from and against any liability, including without limitation attorneys’ fees arising there from. The party submitting materials sought by any other party shall be solely responsible for the cost and defense in any action or proceeding seeking to compel disclosure of such materials.

E. Proposal Considerations
PCCD has absolute discretion with regard to acceptance and rejection of Proposals. In order to be considered the party submitting a Proposal waives the right to bring legal proceedings challenging the Board’s choice of the award.

F. False Statements
False statements in a Proposal will disqualify the Proposal.

G. Legal Proceeding Waiver
The Vendor relationship to PCCD shall be that of independent contractor and not deemed to be agent of PCCD.

H. Taxes
The Vendor will be responsible for all Federal, State and Local taxes.

I. Grade of Service
The Vendor must provide professional service and maintain appropriate personnel to provide expedient and courteous service.

J. The Vendor’s Liability
The Contractor shall be responsible for any and all damages to the PCCD premises resulting from the negligent acts or willful misconduct of the Contractor agents or employees.

K. Contract Termination
PCCD may terminate the agreement with the Vendor on thirty days notice for the failure of the Vendor to comply with any term(s) of the agreement between PCCD and the Vendor.

L. Award Consideration
Award of contract will be based on the information submitted as a result of this RFP and reference checks. The Board will award the contract to the firm selected through the competitive process outlined in this RFP. The Board of Trustees shall not be bound to accept the lowest-quote fee.

M. Amendments
The Peralta Community College District may, at its sole discretion, issue amendments to this RFP at any time before the time set for receipt of Proposals. The vendor’s are required to acknowledge receipt of any amendments (addenda) issued to this RFP by acknowledging the Addendum in the space provided on the RFP Acknowledgement and Signature Form. The Peralta Community College District shall not be bound by any representations, whether oral or written, made at a pre-Proposal, pre-contract, or site meeting, unless such representations are incorporated in writing as an amendment to the RFP or as part of the final contract. All questions or request for clarification concerning material terms of the contract should be submitted in writing for consideration as an amendment.

N. Withdrawal or Modification of Offers
The Vendor may modify or withdraw an offer in writing at any time before the deadline for submission of an offer.
O. Acceptance
Any offer received shall be considered an offer which may be accepted or rejected, in whole or in part, by the District based on initial submission without discussions or negotiations.

The District reserves the right to reject any or all offers and to waive informalities, minor irregularities, or other requirements in offers received, and/or to accept any portion of the offer if deemed in the best interest of the District. Failure of the vendor to provide in its offer any information requested in the RFP, may result in rejection for non-responsiveness. Failure of the vendor to meet or exceed any stated minimums in the RFP may also result in rejection for reasons of non-responsiveness.

P. Representations
No representations or guarantees of any kind, either made orally, or expressed or implied, are made with regard to the matters contained in this document, including any attachments, letters of transmittal, or any other related documents. The Vendor’s must rely solely on its own independent assessment as the basis for the submission of any offer made.
Peralta Community College District

VENDOR’S QUESTIONNAIRE AND CERTIFICATE BY COMPLIANCE

The following information is requested for information purposes only. It will not be used in determining bid award.

Date

<table>
<thead>
<tr>
<th>Firm Name</th>
<th>Telephone</th>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Business Fax</th>
<th>Email Address</th>
<th>Website</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Street Address</th>
<th>City/State</th>
<th>Zip Code+ 4®</th>
</tr>
</thead>
<tbody>
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<td></td>
<td></td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Mailing Address</th>
<th>City/State</th>
<th>Zip Code + 4®</th>
</tr>
</thead>
<tbody>
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<td></td>
<td></td>
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</tr>
</tbody>
</table>

Type of Organization (Check one)    Individual □ Partnership □ Corporation □

Name of Owner(s)        State of Incorporation (if applicable)

<table>
<thead>
<tr>
<th>Name of Partners</th>
<th>(I) Indicate (G) General (L) Limited</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Local Address

$ Dollar Amount of Annual Business

The District is identifying vendor ownership as follows:

<table>
<thead>
<tr>
<th></th>
<th>Asian-American (Chinese, Japanese, Korean, Vietnamese)</th>
<th>Black or African-American</th>
<th>Filipino</th>
<th>Latino (other than Mexican or Mexican-American)</th>
<th>Mexican or Mexican-American</th>
<th>Native-American</th>
<th>Pacific Islander, other Asian</th>
<th>White</th>
<th>Disabled</th>
<th>Veteran</th>
<th>Women</th>
<th>Subcontractor</th>
<th>Employee</th>
<th>Apprentice</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total #</td>
<td></td>
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<td>% of assets</td>
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<td></td>
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</tr>
</tbody>
</table>

The District is identifying vendor workforce as follows:

<table>
<thead>
<tr>
<th></th>
<th>Asian-American (Chinese, Japanese, Korean, Vietnamese)</th>
<th>Black or African-American</th>
<th>Filipino</th>
<th>Latino (other than Mexican or Mexican-American)</th>
<th>Mexican or Mexican-American</th>
<th>Native-American</th>
<th>Pacific Islander, other Asian</th>
<th>White</th>
<th>Disabled</th>
<th>Veteran</th>
<th>Women</th>
<th>Subcontractor</th>
<th>Employee</th>
<th>Apprentice</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total #</td>
<td></td>
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<td>% of assets</td>
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</tr>
</tbody>
</table>

Attachment 1, Page 1 of 2
Explain whether current workforce is racially and ethnically proportionate to the area from which the workforce is drawn (national, state, or local). Use separate sheet if necessary.

Detail steps taken by vendor since inception to assure non-discriminatory recruiting, hiring, and apprenticeship, placement, promotion, demotion, layoff and termination practices. Use separate sheet if necessary.

What are you interested in providing the District? (e.g., construction, consulting, goods or services).

<table>
<thead>
<tr>
<th>Main Headquarters Office(s)</th>
<th>1.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address/Telephone</td>
<td>2.</td>
</tr>
<tr>
<td>(List all as applicable)</td>
<td>3.</td>
</tr>
</tbody>
</table>

Total # of Employees ______

<table>
<thead>
<tr>
<th>Local Office(s) Address/Telephone</th>
<th>1.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(List all as applicable)</td>
<td>2.</td>
</tr>
<tr>
<td></td>
<td>3.</td>
</tr>
</tbody>
</table>

Total # of Employees ______

<table>
<thead>
<tr>
<th>Name and list residential zip code for each employee, subcontractor, or apprentice for awarded contract</th>
<th>1.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Please use the Zip+4®)</td>
<td>2.</td>
</tr>
<tr>
<td>Use separate sheet as necessary</td>
<td>3.</td>
</tr>
<tr>
<td></td>
<td>4.</td>
</tr>
<tr>
<td></td>
<td>5.</td>
</tr>
<tr>
<td></td>
<td>6.</td>
</tr>
</tbody>
</table>
ENVIRONMENTALLY SUSTAINABLE PROCUREMENT

It is the policy of the Peralta Community College District (Board Policy 2.40, Environmental Sustainability), to purchase products or services that help to minimize the adverse effects on human health and the environment, when compared to other products and services that serve the same purpose with comparable efficacy. The District recognizes that environmentally responsible purchasing will help create and sustain markets for environmentally sustainable products, and is committed to encouraging the procurement of environmentally sustainable products, such as products with high recycled content, remanufactured products, FSC certified lumber, Energy Star rated equipment, low and no VOC paints, low-toxicity cleaning supplies and Green Seal approved chemicals, locally sourced organic/sustainably grown foods, compostable utensils, non polystyrene food containers, non petroleum-based inks, and will promote contracting with businesses in close proximity, to reduce our carbon footprint and to promote the District's SLBE program.

The District’s formal Environmental Sustainability Policy 2.40 is available for download at: http://www.peralta.edu/projects/4/Purchasing%20Procedures/BP_2_40_Environmental_Sustainability_Policy_FINAL_3-31-08.pdf.

Vendor Statement and Signature

The long-term goal of the District is to purchase products with zero waste, high recycled content, produced and delivered in an environmentally sustainable manner. Does your product or service promote the District’s Environmentally Sustainable Procurement goal?

______ Yes* ______ No

*If Yes, you are required to describe how your product or service that you are providing to the District will promote the District’s Environmentally Sustainable Procurement goal.

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Contractor Name: ________________________  Title: _______________________________

Authorized Signature: ________________________________  Date: _________________
CERTIFICATE REGARDING WORKERS' COMPENSATION

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:

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

(b) Be securing from the Director of Industrial Relations a certificate of consent to self-insure, which may be given upon furnishing proof satisfactory to the Director of Industrial Relations of ability to self-insure and to pay any compensation that may become due to his 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 and will require all subcontractors to do the same.

___________________________________________
Contractor

By: _______________________________________

(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 awarding body prior to performing any work under this Contract.)
Peralta Community College District

Statement of Equal Employment Opportunity

I hereby certify that
________________________________________________________
(Legal Name of Vendor/Consultant/Contractor)

Will not discriminate against any employee or applicant for employment because of race, creed, sex, color or national origin and shall insure compliance with all provisions of Executive Order No. 11246 (as amended by Executive order No.11375).

The vendor’s questionnaire requests information for record keeping purposes only. The information requested will not be used as a basis for contract award.

However, after a contract is awarded to your company, the District requires your company to report:

a. Actual racial, gender and residential workforce composition of your company for the contract work.

b. Actual racial, gender and residential workforce composition of subcontractors for the contract work.

c. Number of apprenticeship workforce for the contract work.

This report must be submitted to the District Department of General Services on a quarterly basis.

I declare under penalty of perjury under the laws of the state of California that the information I have provided herein is true and correct and is of my own personal knowledge.

BY: __________________________________________

Date

__________________________________________
Print Name
The District is committed to ensure equal opportunity and equitable treatment in awarding and managing its public contracts and has established an annual overall program goal of twenty-five percent participation for small local businesses. To facilitate opportunities for small local business, the District will use a maximum 5% bidding preference for SLBE and SELBE firms. The preference is only used for computation purposes to determine the winning bidder, the contract is awarded at the actual bid amount. Please review the following guidelines to see if your firm qualifies for the preference.

The 5% bidding preference for an SLBE and SELBE firms are for construction, personal and professional services, goods and services, maintenance, repairs, and operations where responsibility and quality are equal. The preference will be 5% of the bid amount of the lowest responsive responsible bidder, and may not exceed $50,000.00 for any bid.

A Non-SLBE/SELBE Prime Contractor who utilizes 25% of total bid amount, with SLBE or SELBE subcontractors (who meet the District’s Definition of an SLBE and SELBE), can also receive a maximum of 4% bidding preference, not to exceed $50,000.00 for any bid. (See below Subcontractor section.)

Definitions:

SLBE: A Small Local Business Enterprise is a business that has not exceeded gross annual revenue of 8.5 million dollars for a construction firm, or 6 million dollars for goods and non-professional services firm, or 3 million dollars for architecture, engineering and professional services firm, for the past three consecutive years and meets the below geographic location requirements.

SELBE: A Small Local Emerging Business Enterprise is a business that has not exceeded gross annual revenue of 1.5 million dollars for the past three consecutive years and meets the below geographic location requirements.

Commercially Useful Function: Shall mean a business is directly responsible for providing the materials, equipment, supplies or services to the District as required by the contract solicitation. The business performs work that is normal for its business services and carries out its obligation by actually performing, managing, or supervising the work involved. The business is not Commercially Useful if its role is limited to that of an extra participant in a transaction, contract, or project through which funds are passed in order to obtain the appearance of SLBE or SELBE participation.

Geographic Location Requirements:

- The business must be located at a fixed, established commercial address located in the District’s market area of Albany, Alameda, Berkeley, Emeryville, Oakland, or Piedmont, and not a temporary or movable office, a post office box, or a telephone answering service.

- If the business has an office outside of the District’s market area as well as an office within the market area, the office within the District’s market area must be staffed on a full time permanent basis with someone employed by the business.

- If requested, the business that has an office outside of the District’s market area must provide proof of one or more past contracts citing the business address (such as contracts to perform work, to rent space or equipment, or for other business services) was within the District’s market area at least one (1) year prior to the date of contract award. The one-year requirement does not apply to businesses whose sole establishment is located within the District’s market area.
Subcontractors:

Non-SLBE/SELBE Prime Contractors who use subcontractors, who meet the district definitions of SLBE and SELBE, may receive a maximum of 4% bidding preference if the following conditions are met:

1. 25% of total bid amount is with Subcontractors who meet the District's definition of an SLBE and SELBE. The Prime Contractor must list each Subcontractor on the Subcontractor List form, clearly identifying the SLBE and SELBE status and the Dollar Amount of work each subcontractor will perform.

2. The Subcontractors must provide a Commercially Useful Function.

3. The Prime Contractor must maintain the Subcontractor percentages (based on the quoted dollar amounts) indicated in the Subcontractor List form at the time the Contract is awarded and throughout the term of the Contract.

4. The Prime Contractor must fill out sign the SLBE/SELBE Self Certification Affidavit and return it with the bid documents, and 48 hours after the bid opening the Prime Contractor must submit signed SLBE/SELBE Self Certification Affidavit from each of the SLBE and SELBE subcontractors listed in the Subcontractor form. The Subcontractor must agree to provide the requested documentation to verify the SLBE/SEBLE status.

5. No Substitutions can be made to the SLBE and SELBE subcontractor without the prior written approval of the District. The District will approve a subcontractor substitution on the following conditions:
   a. A written statement from the subcontractor agreeing to the substitution.
   b. When the subcontractor has been given a reasonable opportunity to execute the subcontract, yet fails to, or refuses to execute the subcontract, or refuses to satisfy contractual obligations.
   c. When the subcontractor becomes insolvent.
   d. When the District determines the work performed by the subcontractor is not in accordance with the contact agreement, or the subcontractor is substantially and unduly delaying or disrupting the progress of work.

Firms that meet the District criteria for an SLBE and SELBE can complete the below self-certification affidavit signed under penalty of perjury. Firms claiming SLBE and SELBE status in the self-certification affidavit will be required to submit proof of residency and revenue 48 hours after bid opening. Such proof shall consist of a copy of a contract to perform work, to rent space or equipment, or for other business services, executed from their local address, and the firm’s tax returns for the past three consecutive years.
SLBE/ SELBE SELF CERTIFICATION AFFIDAVIT

I certify under penalty of perjury that my firm meets the District’s definition of a Small Local Business Enterprise or a Small Emerging Local Business Enterprise and resides in the geographic location of the District’s market area and qualifies for the below preference. The maximum preference will be five percent of the bid amount of the lowest responsible bidder, and may not exceed $50,000.00 for any bid. The preference is only used for computation purposes to determine the winning bidder; the contract is awarded at the actual bid amount. The District’s Contract Compliance Office will determine whether this requirement has been fulfilled. Bidders may only claim one of the below preferences.

<table>
<thead>
<tr>
<th>Certification Status</th>
<th>Preference</th>
<th>Preference Claimed (check only one)</th>
</tr>
</thead>
<tbody>
<tr>
<td>SLBE</td>
<td>5% of lowest bid</td>
<td></td>
</tr>
<tr>
<td>SELBE</td>
<td>5% of lowest bid</td>
<td></td>
</tr>
<tr>
<td>25% of Subcontractors are SLBE/SELBE</td>
<td>4% of lowest bid</td>
<td></td>
</tr>
<tr>
<td>Not Applicable</td>
<td>None</td>
<td></td>
</tr>
</tbody>
</table>

1. I acknowledge and am hereby advised that upon a finding of perjury with the claims made in this self certification affidavit the District is authorized to impose penalties which may include any of the following:
   a) Refusal to certify the award of a contract
   b) Suspension of a contract
   c) Withholding of funds
   d) Revision of a contract for material breach of contract
   e) Disqualification of my firm from eligibility for providing goods and services to the Peralta Community College District for a period not to exceed five (5) years

2. I acknowledge and have been advised and hereby agree that my firm will be required to provide proof (and if applicable, my SLBE and SELBE Subcontractors will provide proof) of the status claimed on this self-certification affidavit 48 hours after bid opening. Proof of status claimed includes tax returns from the previous three years and past contracts to determine the size and geographical location of my firm.

3. I declare that the above provisions are attested to under penalty of perjury under the laws of the State of California.

Bid Number: ___________________ Bid Name: ________________________________

Signed __________________________________ Date __________________________

Printed or typed name ______________________________ Title ____________________
Peralta Community College District

NON-COLLUSION AFFIDAVIT
(To be executed by Vendor and submitted with Proposal)

RFP No.: 16-17/20 PROFESSIONAL SERVICES FOR BUILDING MATERIAL TESTING AND CONDITION ASSESSMENT AT BERKELEY CITY COLLEGE – MILVIA ST. BUILDING

State of California, County of _______________

(Name) ____________________________________________, being first duly sworn, deposes and says that he or she is (title)______________________ of (company)____________________________ the party making the foregoing bid that the bid is not made in the interest of, or on behalf of, any undisclosed person, partnership, company, association, organization, or corporation; that the bid is genuine and not collusive or sham; that the bidder has not directly or indirectly induced or solicited any other bidder to put in a false or sham bid, and has not directly or indirectly colluded, conspired, connived, or agreed with any bidder or anyone else to put in a sham bid, or that anyone shall refrain from bidding; that the bidder has not in any manner, directly or indirectly, sought by agreement, communication, or conference with anyone to fix the bid price of the bidder or any other bidder, or to fix any overhead, profit, or cost element of the bid price, or of that of any other bidder, or to secure any advantage against the public body awarding the contract of anyone interested in the proposed contract; that all statements contained in the bid are true; and, further, that the bidder has not, directly or indirectly, submitted his or her bid price or any breakdown thereof, or the contents thereof, or divulged information or data relative thereto, or paid, and will not pay, any fee to any corporation, partnership, company association, organization, bid depository, or to any member or agent thereof to effectuate a collusive or sham bid.

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Date: ____________________ Signature: ____________________________________________
GENERAL PROVISIONS

Definition: The words Contractor means any Bidder, Vendor or Proposer who provides a good, service or construction to Peralta Community College District (PCCD).

1. ASSIGNMENT/DELEGATION: Neither party hereto shall assign, sublet or transfer any interest in this Agreement or any duty hereunder without written consent of the other, and no assignment shall be of any force or effect whatsoever unless and until the other party shall have so consented.

2. STATUS OF CONTRACTOR: The parties intend that CONTRACTOR, in performing the services herein specified, shall act as an independent contractor and shall have control of the work and the manner in which it is performed. CONTRACTOR is not to be considered an agent or employee of DISTRICT and is not entitled to participate in any pension plans, insurance, bonus or similar benefits DISTRICT provides its employees.

3. INDEMNIFICATION:
   (a) CONTRACTOR agrees to accept all responsibility for loss or damage to any person or entity, and to defend, indemnify, hold harmless and release DISTRICT, its officers, agents and employees, from and against any and all actions, claims, damages, disabilities or expenses including attorney's fees and witness costs that may be asserted by any person or entity, arising out of or in connection with the tortuous acts or errors or omissions of CONTRACTOR hereunder, whether or not there is concurrent passive or active negligence on the part of DISTRICT, but excluding liability due to the sole negligence or willful misconduct of DISTRICT. This indemnification obligation is not limited in any way by any limitation on the amount or type of damages or compensation payable to or for CONTRACTOR or its agents under workers' compensation acts, disability benefit acts, or other employee benefit acts.
   (b) CONTRACTOR shall be liable to DISTRICT for any loss or damage to DISTRICT property arising from or in connection with CONTRACTOR'S performance hereunder.

4. INSURANCE: With respect to the performance of work under this Agreement, CONTRACTOR shall maintain and shall require all of its subcontractors to maintain insurance as described below:
   (a) Worker's compensation insurance with statutory limits as required by the Labor Code or the State of California. Said policy shall be endorsed with the following specific language: "This policy shall not be canceled or materially changed without first giving thirty (30) days prior written notice to the DISTRICT".
   (b) Commercial or Comprehensive General Liability insurance covering bodily injury and property damage utilizing an occurrence policy form, in an amount no less than $1,000,000 combined single limit for each occurrence and $2,000,000 in the aggregate. Said insurance shall include, but not be limited to: premises and operations liability, independent contractor's liability, and personal injury liability.
   (c) Automobile liability insurance covering bodily injury and property damage in an amount no less than $1,000,000 combined single limit for each occurrence. Said insurance shall include coverage for owned, hired, and non-owned vehicles.
   (d) Each said comprehensive or commercial general liability and automobile liability insurance policy shall be endorsed with the following specific language:
(1) DISTRICT, its officers and employees, is named as additional insured for all liability arising out of the operations by or on behalf of the named insured in the performance of this Agreement.

(2) The inclusion of more than one insured shall not operate to impair the rights of one insured against another insured, and the coverage afforded shall apply as though separate policies had been issued to each insured, but the inclusion of more than one insured shall not operate to increase the limits of the company's liability.

(3) The insurance provided herein is primary coverage to DISTRICT with respect to any insurance or self-insurance programs maintained by DISTRICT and no insurance held or owned by DISTRICT shall be called upon to contribute to a loss.

(4) This policy shall not be canceled or materially changed without first giving thirty (30) days prior written notice to DISTRICT.

(e) Professional Liability (Errors & Omissions): In the event any contract specifications requires your firm to provide professional services, such as but not limited to, architectural, engineering, construction management, surveying, design, etc., a certificate of insurance must be provided prior to commencing work evidencing such coverage with a limit of not less than $1,000,000. Any material change in limits, coverage or loss of aggregate limit due to outstanding claims must be reported to the District within 30 days of any such event.

(f) Documentation: The following documentation shall be submitted to the DISTRICT:

(1) Properly executed Certificates of Insurance clearly evidencing all coverage's, limits, and endorsements required above. Said certificates shall be submitted prior to the execution of this Agreement.

(2) Signed copies of the specified endorsements for each policy. Said endorsement copies shall be submitted within thirty (30) days of execution of this Agreement.

(3) Upon DISTRICT'S written request, certified copies of insurance policies. Said policy copies shall be submitted within thirty (30) days of DISTRICT'S request.

(g) Policy Obligations: CONTRACTOR'S indemnity and other obligations shall not be limited by the foregoing insurance requirements.

(h) Material Breach: If CONTRACTOR, for any reason, fails to maintain insurance coverage that is required pursuant to this Agreement, the same shall be deemed a material breach of contract. DISTRICT, at its sole option, may terminate this Agreement and obtain damages from the CONTRACTOR resulting from said breach. Alternatively, DISTRICT may purchase such required insurance coverage, and without further notice to CONTRACTOR, County may deduct from sums due to CONTRACTOR any premium costs advanced by DISTRICT for such insurance. These remedies shall be in addition to any other remedies available to DISTRICT.

5. METHOD AND PLACE OF GIVING NOTICE, SUBMITTING BILLS AND MAKING PAYMENTS:

A purchase order number must appear on all invoices and notices, bills and payments. All notices, bills and payments shall be made in writing and may be given by personal delivery or by mail. Notice, bills and payments sent by mail shall be addressed as follows:
and when so addressed, shall be deemed given upon receipt via United States Mail, postage prepaid, provided it is forwarded "certified", or "registered" with proof of receipt. In all other instances, notices, bills, and payments shall be deemed given at the time of actual personal delivery. Changes may be made in names and addresses of the person to who notices, bills and payments are to be given by giving notice pursuant to this paragraph.

6. **MERGER**: This writing is intended both as the final expression of the Agreement between the parties hereto with respect to the included terms and as a complete and exclusive statement of the terms of the Agreement. No modification of this Agreement shall be effective unless and until such modification is evidenced by a writing signed by both parties.

8. **TRANSFER OF RIGHTS**: CONTRACTOR assigns to DISTRICT all rights throughout the work in perpetuity in the nature of copyright, trademark, patent, right to ideas, in and to all versions of the plans and specifications now or later prepared by CONTRACTOR in connection with the project, if any. CONTRACTOR agrees to take such actions as are necessary to protect the rights assigned to DISTRICT in this Agreement, and to refrain from taking any action which would impair those rights. CONTRACTOR’S responsibilities under this contract include, but are not limited to, placing proper notice of copyright on all versions of the plans and specifications as CONTRACTOR may direct, and refraining from disclosing any versions of the plans and specifications to any third party without first obtaining written permission of DISTRICT.

9. **NONDISCRIMINATION**: CONTRACTOR shall comply with all applicable federal, state and local laws, rules and regulations in regard to nondiscrimination in employment because of race, color, ancestry, national origin, religion, sex, sexual orientation, marital status, age, medical condition, disability, transgender status or other prohibited basis. All nondiscrimination rules or regulations required by law to be included in this Agreement are incorporated by this reference.

10. **EXTRA (CHANGED) WORK**: Only the Chancellor or designee may authorize extra (and/or changed) work. The parties expressly recognize that DISTRICT and College personnel are without authorization to either order extra (and/or changed) work or waive contract requirements. Failure of the CONTRACTOR to secure proper authorization for extra work shall constitute a waiver of any and all right to adjustment in the contract price or contract time due to such unauthorized extra work and the CONTRACTOR thereafter shall be entitled to no compensation whatsoever for the performance of such work.

11. **CONFLICT OF INTEREST**: CONTRACTOR represents that it presently has no interest which would conflict in any manner or degree with the performance of services contemplated by this Agreement. CONTRACTOR further represents that in the performance of this Agreement, no person having such interest will be employed.

12. **OWNERSHIP OF WORK PRODUCT**: DISTRICT shall be the owner of and shall be entitled to immediate possession of accurate reproducible copies of any design computations, plans, correspondence or other pertinent data and information gathered or computed by CONTRACTOR prior to termination of this Agreement by DISTRICT or upon completion of the work pursuant to this Agreement.

13. **CONTRACTOR’S WARRANTY**: DISTRICT has relied upon the professional ability and training of CONTRACTOR as a material inducement to enter into this Agreement. CONTRACTOR hereby warrants that all its work will be performed in accordance with generally accepted professional practices and standards as well as the requirements of applicable federal, state and local laws, it being
understood that acceptance of CONTRACTOR’S work by DISTRICT shall not operate as a waiver or release.

14. **TAXES:** CONTRACTOR agrees to file federal and state tax returns and pay all applicable state and federal taxes on amounts paid pursuant to this Agreement. In case DISTRICT is audited for compliance regarding any applicable taxes, CONTRACTOR agrees to furnish DISTRICT with proof of payment of taxes on those earnings.

15. **DUE PERFORMANCE:** Each party to this Agreement undertakes the obligation that the other’s expectation of receiving due performance will not be impaired. When reasonable grounds for insecurity arise with respect to the performance of either party, the other may, in writing, demand adequate assurance of due performance and until such written assurance is received may, if commercially reasonable, suspend any performance for which the agreed return has not been received.

16. **NO THIRD-PARTY BENEFICIARIES:** There are no intended third-party beneficiaries of this Agreement.

17. **NO WAIVER OF BREACH:** The waiver by DISTRICT of any breach of any term or promise contained in this Agreement shall not be deemed to be a waiver of such term or promise or any subsequent breach of the same or any other term or promise contained in this Agreement.

End of Section
RFP Acknowledgement and Signature Form

RFP No.: 16-17/20 PROFESSIONAL SERVICES FOR BUILDING MATERI AL TESTING AND CONDITION ASSESSMENT AT BERKELEY CITY COLLEGE – MILVIA ST. BUILDING

The undersigned having carefully examined the location of the proposed work, the local conditions of the place where the work is to be done, the Invitation, the General Conditions, the Specifications and all of the documents for this project, and accurately completed the Vendor’s Questionnaire, proposes to enter into a contract with Peralta Community College District to perform the work listed in this RFP, including all of its component parts, and to furnish any and all required labor, materials, equipment, insurance, bonding, taxes, transportation and services required for this project in strict conformity with the plans and specifications prepared, including any Addenda, within the time specified.

Addendum Acknowledgement

The following addendum(s) are acknowledged in this RFP: _________________________

Acknowledgement and Signature:

1. No Proposal is valid unless signed in ink by the person authorized to make the Proposal.
2. I have carefully read, understand and agree to the terms and conditions on all pages of this Proposal. The undersigned agrees to furnish the services stipulated on this Proposal.

Vendor Name: ____________________ Title: ____________________________________

Contact Person:__________________________________________________________________

Address: _______________________________________________________________________

Telephone: _____________________________  Fax: ________________________________

Contractor License #: _____________________  Expiration Date: ______________________

Federal Tax Identification Number: _____________________

Authorized Signature: _____________________________________  Date: ________________

Decline Proposal:

We do not wish to submit a Proposal on this Project. Please state your reason below. Please also indicate if you would like to remain on our vendor list.

Reason:____________________________________________________________________________________________

__________________________________________________________________________________________________

____________________________________________________

Company:_____________________________  Address: _____________________________________

Name: ___________________________ Signature_________________________ Date:_________
Exhibit #1: Price Proposal for Testing and Condition Assessment

Provide a lump sum amount based on the contract documents.
Structural Plan Markups for Material Tests and Assessment

BCC - Milvia St. Building

See the attached at the end of RFP

For Reference
Additional Reference Drawings

1. Attachment 11
2. Attachment 12.1
3. Attachment 12.2
4. Attachment 12.3
INDEPENDENT CONSULTANT AGREEMENT FOR PROFESSIONAL SERVICES
TESTING AND INSPECTION SERVICES

This Independent Consultant Agreement for Professional Services (“Agreement”) is made and entered into as of the ______ day of __________________, 2017 by and between the Peralta Community College District, (“District”) and _______________ __________________________ (“Consultant”), (together, “Parties”).

NOW, THEREFORE, the Parties agree as follows:

1. **Services.** Consultant shall provide testing and inspection services for the _______________ at Berkeley City College, as further described in Exhibit "A," attached hereto and incorporated herein by this reference (“Services”).

2. **Term.** Consultant shall commence providing services under this Agreement on ________________, 2017 and will diligently perform as required and complete performance by ________________, 20__, unless this Agreement is terminated and/or otherwise cancelled prior to that time.

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

   - [ ] X Signed Agreement
   - [ ] X Workers’ Compensation Certification
   - [ ] X Insurance Certificates and Endorsements
   - [ ] X W-9 Form
   - Other: ____________________________

4. **Compensation.** District agrees to pay 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 Services 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 Consultant submits an invoice to the District for Services actually completed and after the District’s written approval of the Services, or the portion of the Services for which payment is to be made. The schedule of deliverable Services to be produced is as follows:

   4.1.1. All work and reports must be completed by May 31, 2017.

   4.1.2. The Base Proposal shall include all expenses.

   4.2. 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 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. __________.
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 Workers' 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.

8. **Performance of Services.**

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. **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.

8.3. **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 agrees to take such actions as are necessary to protect the rights assigned to the District in this Agreement, and to refrain from taking any action that would impair those rights. 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. **Disputes.** In the event of a dispute between the parties as to performance of the Services, the interpretation of this Agreement, or payment or nonpayment for work performed or not performed, the parties shall attempt to resolve the
dispute in good faith. Pending resolution of the dispute, Consultant agrees it will neither rescind the Agreement nor stop the performance of the Services, but will allow determination by the court of the State of California, in the county in which the District’s administration office is located, having competent jurisdiction of the dispute. Disputes may be determined by mediation if mutually agreeable, otherwise by litigation. Notice of the demand for mediation of a dispute shall be filed in writing with the other party to the Agreement. The demand for mediation shall be made within a reasonable time after written notice of the dispute has been provided to the other party, but in no case longer than ninety (90) days after initial written notice. If a claim, or any portion thereof, remains in dispute upon satisfaction of all applicable dispute resolution requirements, the Consultant shall comply with all claims presentation requirements as provided in Chapter 1 (commencing with section 900) and Chapter 2 (commencing with section 910) of Part 3 of Division 3.6 of Title 1 of Government Code as a condition precedent to the Consultant’s right to bring a civil action against the District. For purposes of those provisions, the running of the time within which a claim must be presented to the District shall be tolled from the time the Consultant submits its written claim until the time the claim is denied, including any time utilized by any applicable meet and confer process.

13. **Termination.**

13.1. **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 Consultant or no later than three (3) calendar days after the day of mailing, whichever is sooner.

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

13.2.1. material violation of this Agreement by Consultant; or

13.2.2. any act by Consultant exposing the District to liability to others for personal injury or property damage.

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, 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.

14. **Indemnification.** To the furthest extent permitted by California law, Consultant shall 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 Consultant. Consultant shall, to the furthest extent permitted by California law, defend the Indemnified Parties at Consultant’s own expense, including attorneys’ fees and costs, from any and all claims arising out of, pertaining to, or relating to the negligence, recklessness, or willful misconduct of Consultant. The District shall have the right to accept or reject any legal representation that Consultant proposes to defend the indemnified parties.
15. **Insurance.**

15.1. 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</td>
<td>$ 1,000,000</td>
</tr>
<tr>
<td>Injury, Property Damage, Advertising Injury, and Medical Payments</td>
<td></td>
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<tr>
<td>Each Occurrence</td>
<td></td>
</tr>
<tr>
<td>General Aggregate</td>
<td>$ 1,000,000</td>
</tr>
<tr>
<td><strong>Automobile Liability Insurance - Any Auto</strong></td>
<td>$ 1,000,000</td>
</tr>
<tr>
<td>Each Occurrence</td>
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<tr>
<td>General Aggregate</td>
<td>$ 1,000,000</td>
</tr>
<tr>
<td><strong>Professional Liability</strong></td>
<td>$ 1,000,000</td>
</tr>
<tr>
<td>Each Occurrence</td>
<td></td>
</tr>
<tr>
<td>General Aggregate</td>
<td>$ 2,000,000</td>
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<tr>
<td><strong>Workers’ Compensation</strong></td>
<td>As required by</td>
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<tr>
<td></td>
<td>Statute</td>
</tr>
<tr>
<td><strong>Employers’ Liability</strong></td>
<td>$ 1,000,000</td>
</tr>
</tbody>
</table>

15.1.1. **Commercial General Liability and Automobile Liability Insurance.** Commercial General Liability Insurance and Any Auto Automobile Liability Insurance that shall protect 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.)

15.1.2. **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, 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.

15.1.3. **Professional Liability (Errors and Omissions).** Professional Liability Insurance as appropriate to Consultant’s profession, coverage to continue through completion of construction plus two (2) years thereafter.

15.2. **Proof of Insurance.** 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:

15.2.1. 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.”

15.2.2. 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.

15.2.3. An endorsement stating that the District and its Governing Board, 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.

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

15.3. **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.

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

17. **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 Services as indicated or specified. If Consultant observes that any of the Services required by this Agreement are 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 Services shall be made and this Agreement shall be appropriately amended in writing, or this Agreement shall be terminated effective upon Consultant’s receipt of a written termination notice from the District.

17.1. **LABOR CODE REQUIREMENTS:** Consultant shall comply with all applicable provisions of the California Labor Code, Division 3, Part 7, Chapter 1, Articles 1 – 5, including, without limitation, the payment of the general prevailing per diem wage rates for public work projects of more than one thousand dollars ($1,000). Copies of the prevailing rate of per diem wages are on file with the District.

17.1.1. **Registration:** If applicable, before a public works contract can be awarded, Consultant and its subcontractor(s) shall be registered with the Department of Industrial Relations in accordance with Labor Code section 1771.1.

17.1.2. **Certified Payroll Records:** Consultant and its subcontractor(s) shall keep accurate certified payroll records of workers and shall electronically submit certified payroll records directly to the Department of Industrial Relations weekly or within ten (10) days of any request by the District or the Department of Industrial Relations.

17.1.3. **Labor Compliance:** Consultant shall perform the Services of the Project while complying with all the applicable regulations, including section 16000, et seq., of Title 8 of the California Code of Regulations and is subject to labor compliance monitoring and enforcement by the Department of Industrial Relations.

18. **Certificates/Permits/Licenses/Registration.** Consultant and all Consultant’s employees or agents shall secure and maintain in force such certificates, permits, licenses and registration as are required by law in connection with the furnishing of Services pursuant to this Agreement.

19. **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.

20. **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 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, Consultant agrees to require like compliance by all of its subcontractor(s).

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

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

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

23. **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.

24. **Confidentiality.** 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.

25. **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, addressed as follows:

**District:**

Peralta Community College District  
333 East 8th Street  
Oakland, CA 94606

**Consultant:**

__________________________  
__________________________

ATTN: ____________________  
ATTN: ____________________

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) calendar days after deposit in the United States mail.

26. **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.

27. **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.

28. **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.

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

31. **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.

32. **Attorney’s 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.

33. **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.

34. **Calculation of Time.** For the purposes of this Agreement, “days” refers to calendar days unless otherwise specified.

35. **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.

36. **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.

37. **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: ________________, 2017

Peralta Community College District

By: ________________
Print Name: ________________
Print Title: ________________

Dated: ________________, 2017

By: ________________
Print Name: ________________
Print Title: ________________

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Information regarding Consultant:
License No.: _____________________________
Registration No.: _______________________

Address: ___________________________________________

Telephone: _________________________________________
Facsimile: _________________________________________
E-Mail: ___________________________________________

Type of Business Entity:
   ____ Individual
   ____ Sole Proprietorship
   ____ Partnership
   ____ Limited Partnership
   ____ Corporation, State: ___________________________
   ____ Limited Liability Company
   ____ Other: ______________________________________

Employer Identification and/or Social Security Number

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 Consultant to furnish the information requested in this section.
EXHIBIT “A”

DESCRIPTION OF SERVICES TO BE PERFORMED BY CONSULTANT

TESTING AND INSPECTION

1. CONSULTANT’S GENERAL OBLIGATIONS, DUTIES, AND RESPONSIBILITIES

1.1 The Consultant is subject to supervision/direction from the project inspector, architect, structural engineer, and DSA. However, the Consultant shall base all conclusion exclusively on the requirements of the DSA approved documents and applicable codes. In no case shall direction of the architect or engineer be construed to cause work to be done that does not conform with the DSA approved documents.

1.3.1.2 Coordinate with testing laboratory for any sampling and testing requirements. Coordinate with project inspector on the interface of the work inspected with other aspects of the work.

1.3.1.3 Verify that all materials, existing conditions, tools, consumables, formwork, shoring and other items that may affect working conditions meet requirements of DSA approved documents. Verify that construction workers are appropriately certified when required.

1.1.1 Inspection

1.1.2 Reporting

2. ACCEPTED INDUSTRY PRACTICES, COMPLIANCE WITH ALL LAWS

2.1 Consultant shall follow accepted industry practices and comply with all applicable federal, state and local laws, regulations, and ordinances applicable to the work on the Project including California Code of Regulations, Title 24, including amendments, in the edition referenced in the Contract Documents.

2.2 Nothing in the drawings, plans and specifications is to be construed to permit construction work not conforming to the above industry practices and/or federal, state and local laws, regulations, and ordinances applicable to the Work.
EXHIBIT "B"

HOURLY BILLING RATES AND SAMPLING AND TESTING UNIT PRICES IN ADDITION TO THE LUMP SUM