

CONTRACT NAME: UNIVERSITY AFFILIATION AGREEMENT BETWEEN THE REGENTS OF THE UNIVERSITY OF CALIFORNIA AND DAVIS JOINT UNIFIED SCHOOL DISTRICT

BRIEF DESCRIPTION OF CONTRACT: This Second Amendment is made for the University of California History Project at its Davis campus to extend the End Date of this University Services Agreement through June 30, 2021. All other terms and conditions of the agreement will remain the same.

FISCAL IMPACT: There is no financial impact to the district.

**FIRST AMENDMENT TO
UNIVERSITY AFFILIATION AGREEMENT**

THIS SECOND AMENDMENT is made to University of California, Davis campus agreement #A37369 between THE REGENTS OF THE UNIVERSITY OF CALIFORNIA (University), on behalf of its College of Letters and Science and its History Project at its Davis campus (Facility) and DAVIS JOINT UNIFIED SCHOOL DISTRICT (Sponsor).

The parties to the above-referenced agreement agree as follows:

1. Term. Extend End Date of this University Services Agreement through June 30, 2021.
2. Other Terms. All other terms and conditions of the agreement shall remain the same.

IN WITNESS WHEREOF, the parties have executed this amendment on the dates set forth below.

CONTRACTOR

THE REGENTS OF THE
UNIVERSITY OF CALIFORNIA

By: 
(authorized signature)

By: _____
Brian Fitzgerald
Procurement Analyst
Procurement & Contracting Services
University of California, Davis

Print name: Bruce Colby

Title: Chief Business officer

Date: 8-22-19

Date: _____

**FIRST AMENDMENT TO
UNIVERSITY SERVICES AGREEMENT**

THIS FIRST AMENDMENT is made to University of California, Davis campus agreement #A37369 between THE REGENTS OF THE UNIVERSITY OF CALIFORNIA (University), on behalf of its UC Davis College of Letters and Science and its History Project (the Facility) and DAVIS JOINT UNIFIED SCHOOL DISTRICT (Sponsor).

The parties to the above-referenced agreement agree as follows:

- 1. Term. Extend End Date of this University Services Agreement through June 30, 2019.
- 2. Other Terms. All other terms and conditions of the agreement shall remain the same.

IN WITNESS WHEREOF, the parties have executed this amendment on the dates set forth below.

CONTRACTOR



By: _____
(authorized signature)

Print name: Bruce F. Colby

Title: Chief Business Officer

Date: 7-31-18

THE REGENTS OF THE
UNIVERSITY OF CALIFORNIA

By: _____
Brian Fitzgerald
Procurement Analyst
Procurement & Contracting Services
University of California, Davis

Date: _____

UNIVERSITY SERVICES AGREEMENT
(Davis Joint Unified School District)

THIS AGREEMENT is made and entered into by and between THE REGENTS OF THE UNIVERSITY OF CALIFORNIA (University), on behalf of its UC Davis College of Letters and Science and its History Project (the Facility) and DAVIS JOINT UNIFIED SCHOOL DISTRICT (Sponsor).

R E C I T A L S

WHEREAS, The Facility has been established and is maintained to support University's pursuit of its constitutional objectives of instruction, research, and public service; and

WHEREAS, the services of the Facility may be extended to non-University users (including, when permitted by University policy, University students, faculty, and staff requesting such services for their personal use) only when, in the sole judgment of University, such action will serve purposes consistent with University's objectives and will not adversely affect the conduct of University activities; and

WHEREAS, the services requested by Sponsor have been determined to serve purposes consistent with University objectives and their provision to Sponsor not to adversely affect the conduct of University activities; and

WHEREAS, Sponsor has determined that the services in question cannot be adequately performed by other agencies or commercial firms; and

NOW, THEREFORE, University shall furnish the following services to Sponsor.

T E R M S A N D C O N D I T I O N S

1. Services. The Facility shall reimburse the Sponsor for substitute costs incurred while Sponsor faculty attend workshops, the goals of which are described in "Exhibit A", attached hereto and incorporated herein. Additional work shall be performed only if authorized in advance by written amendment to this agreement executed by both parties. To the extent that any provision of Exhibit A is inconsistent with this agreement, this agreement shall take precedence.
2. Priority of University work. University work always has priority over work to be performed for non-University users.
3. Term. The term of this agreement shall be from the date of the last signature through June 30, 2018.
4. Payment. Reimbursement of substitute costs are based on the Sponsors substitute salary formula and is predicated by Sponsors level of involvement of its teachers and leaders in the History Project. The total cost of services shall not exceed \$4,999.00. Facility will provide Sponsor 30 days' written notice of any proposed rate change and an option to amend or

terminate the agreement. Sponsor shall pay for services within 30 days of Sponsor's receipt of University's invoice. Facility reserves the right to suspend performance of services if Sponsor fails to make payment in full within 60 days.

5. Indemnification and Insurance. The parties agree to defend, indemnify and hold one another harmless from and against any and all liability, loss, expense, attorneys' fees, or claims for injury or damages arising from the performance of this agreement, but only in proportion to and to the extent such liability, loss, expense, attorneys' fees, or claims for injury or damages are caused by or result from the negligent or intentional acts or omissions of the indemnifying party, its officers, agents, students, or employees.
 - 5.1. Evidence of Insurance. Upon University's request, Sponsor shall provide University written evidence of Sponsor's insurance coverage relevant to the presence or activity of Sponsor, its officers, agents, and employees while in, on or about University property. In the event Sponsor's coverage is not acceptable to University, University shall have the right to immediately suspend services. If Sponsor fails to provide acceptable insurance within 10 days after University's written notice, University may terminate this agreement.
 - 5.2. Patent Infringement. Sponsor shall indemnify University, its agents and employees, against all liability (including costs and expenses incurred) for use of any invention or discovery and for the infringement of any Letter Patent (not including liability arising pursuant to U.S. Code section 183, Title 35 (1952) prior to the issuance of Letters Patent) occurring during the performance of this agreement and resulting from Sponsor's request or instruction that the Facility utilize any device, method, or technique not normally utilized by the Facility.
6. Non-Liability of University.
 - 6.1. Consequential Damages. University shall not be liable for any loss of profits, claims against Sponsor by any third party, or consequential damages.
 - 6.2. Delay/Desired Result. University shall incur no liability to Sponsor or to any third party for any loss, cost, claim or damage, either direct or consequential, arising from University's delay in performance or failure to perform services, or failure to achieve a desired result.
 - 6.3. Property Damage. University shall incur no liability to Sponsor or to any third party for loss or destruction of or damage to any materials to be sampled, assayed, or tested, data, equipment, or other property brought upon University premises by Sponsor or delivered to University by Sponsor in connection with this agreement. Sponsor accepts all liability for risk of loss to any and all such property.
 - 6.4. Liability Limitation. University's liability for damages shall not exceed the total of all charges paid by Sponsor.
7. Confidential Information. During the course of this agreement, Sponsor may provide University with information, data, or material that it regards as proprietary or confidential. Such information shall be marked or stamped "CONFIDENTIAL INFORMATION". If communicated orally to University, Sponsor shall submit confirmation in writing within five days of such disclosure.

- 7.1. University's Obligation. University shall treat Sponsor's Confidential Information in the same manner as University treats its own similar information. Upon Sponsor's written request, University shall use reasonable means to protect Sponsor's Confidential Information by means not normally employed by University, however, University shall have no obligation to comply with any such request by Sponsor. Should such protection occur, any related costs shall be borne by Sponsor. University shall not be liable for inadvertent disclosure of Confidential Information provided University has exercised reasonable care.
- 7.2. Exempt Information. Confidential Information does not include information that is (i) not exempt from disclosure under the California Public Records Act (Calif. Gov. Code sec. 6250 et seq.); (ii) otherwise available to the public; (iii) rightfully received from a third party not in breach of an obligation of confidentiality; (iv) independently developed by University; (v) previously known to University; or (vi) produced in compliance with a court order or when required by law. University shall give reasonable notice to Sponsor that Confidential Information is being sought by a third party, to afford Sponsor an opportunity to limit or prevent disclosure. Any defense against disclosure shall be at Sponsor's sole initiative, risk, cost, and expense. University is not obligated to participate in any defense against such request for disclosure. Upon Sponsor's request, University agrees to cease using all Confidential Information and to return it promptly to Sponsor.
- 7.3. Time Limitation. University shall not divulge Sponsor's Confidential Information for a period of three years following termination of this agreement, or earlier if Sponsor makes or allows its Confidential Information to become public knowledge, or by communicating such Confidential Information to a party not bound by an obligation of confidentiality.
- 7.4. Disposition of Confidential Information. Upon completion of services or termination of this agreement, by Sponsor's written request, University shall return any Confidential Information. Absent such request, Facility shall destroy or dispose of it according to its established procedures.
8. Disclaimer of Warranty. UNIVERSITY MAKES NO WARRANTY AS TO RESULTS TO BE OBTAINED BY SPONSOR FROM THE USE OF ANY SERVICES AND/OR FACILITIES PROVIDED BY UNIVERSITY UNDER THIS AGREEMENT. THERE ARE NO EXPRESS OR IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
9. Shipment of Restricted Materials. In the event that Sponsor will be providing materials to be sampled, assayed, or used by University in providing Services hereunder whose shipment would require authorization or permits from governmental authorities (including return of any such materials to Sponsor following completion of Services or termination of this agreement), application for such authorization or permit shall be solely at Sponsor's initiative, risk, cost, and expense.
10. University's Right to Use Data. University shall have the unrestricted right to use for its own purposes, including publication, any data or information which it may develop in

connection with or as a result of performing the services described in Exhibit A. Upon written request, University agrees to submit a copy of any proposed publication to Sponsor and allow Sponsor a 30 day period in which to review each publication for confidentiality purposes and to identify any inadvertent disclosures of Sponsor's Confidential Information. If necessary to permit the preparation and filing of United States patent applications, University may agree, in its sole discretion, to an additional delay period not exceeding 30 days.

11. Use of University's Name. Sponsor shall not use the name or mark of University in any form or manner in advertisements, reports, or other information released to the public without the prior written approval of University.
12. Termination. University may terminate this agreement at any time by giving Sponsor 30 calendar days' written notice of such action.
13. Notices. Notices shall be directed to the appropriate parties at the following addresses:
 - 13.1. Regarding Contract. Correspondence or inquiries regarding contractual matters shall be directed to the appropriate party at the following addresses:

UNIVERSITY Brian Fitzgerald Procurement & Contracting Services University of California, Davis One Shields Avenue Davis, CA 95616 E-mail: bfitzgerald@ucdavis.edu	SPONSOR Nancy Clemente Davis Joint Unified School District 526 B Street Davis, CA 95616 E-mail: nclemente@djud.net
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 - 13.2. Regarding Program/Work. Correspondence or inquiries regarding the substance and progress of work to be performed, or payment for services should be directed to the following addresses:

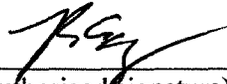
William Gregg California History SS Project University of California One Shields Avenue Davis, CA 95616	Telephone: (530) 752-9330 E-mail: bjgregg@ucdavis.edu
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14. Attorneys' Fees. If any action at law or equity is brought to enforce or interpret the terms of this agreement, including collection of delinquent payment, the prevailing party shall be entitled to reasonable attorney's fees, costs and necessary disbursements in addition to any other relief to which it may be entitled.
15. Relationship of the Parties. The parties to this agreement shall be and remain at all times independent contractors, neither being the employee, agent, representative, or sponsor of the other in their relationship under this agreement.
16. Governing Law. This agreement shall be construed pursuant to California law.
17. Amendment. No change in any term or condition of this agreement shall become effective unless by amendment in writing signed by both parties.

18. Severability. If a provision of this agreement becomes, or is determined to be, illegal, invalid, or unenforceable, that will not affect the legality, validity, or enforceability of any other provision of the agreement or of any portion of the invalidated provision remains legal, valid, or enforceable.
19. Entire Agreement. The terms of Sponsor's addendum or purchase order shall have no effect on the terms and conditions of this agreement. This agreement contains all of the terms and conditions applicable to the Services provided hereunder and constitutes the entire understanding of the parties respecting the subject matter hereof, superseding any prior understanding or agreement between them, written or oral, regarding the same subject matter.

AGREED:

DAVIS JOINT UNIFIED
SCHOOL DISTRICT

THE REGENTS OF THE
UNIVERSITY OF CALIFORNIA

By: 
(authorized signature)

By: Brian Fitzgerald
Brian Fitzgerald
Procurement Analyst
Procurement & Contracting Services
UC Davis Contracting Services

Digitally signed by Brian Fitzgerald
DN: cn=Brian Fitzgerald, o=The Regents of the University of
California, Davis, ou=Procurement & Contracting Services,
email=bfitzgerald@ucdavis.edu, c=US
Date: 2018.03.21 08:51:31 -0700

Print name: Bruce E. Colby
Title: Chief Business Officer

Date: 2-2-18

Date: _____

Scope of Work



GENERAL GOALS OF THE HISTORY PROJECT:

- Improve student achievement in reading comprehension, expository writing, and analytical thinking in history and social science courses in ways that will improve student performance on state mandated assessments and college preparatory examinations.
- Increase content knowledge of both teachers and their students
- Coordinate curriculum and instruction with state social science content standards.
- Foster disciplinary collaboration and collegiality between the school and university for the benefit of both.
- Provide a professional network and support community for social science teachers.

SPECIFIC GOALS FOR RELEASED TEACHERS WORKING ON THE HISTORY PROJECT BUSINESS:

Note: specific goals for individual release days may vary, but should fall into one of the following categories.

- Historical research and planning with UC Davis historians, linguists, and HP staff along with other regional teacher leaders to develop Standards based curricular units
- Leadership development to encourage and train regional teacher mentors
- Presentation of Standards-based curriculum to district and regional audiences
- Attendance at regional and statewide CHSSP meetings and conferences

HOURS:

Hours vary, depending on a given district and the number and level of involvement of its teacher-leaders in HP work.

COST:

District's existing substitute rate.



THE UNIVERSITY OF CALIFORNIA, DAVIS
PURCHASE AGREEMENT

PA: A37369

Vendor DAVIS JOINT UNIFIED SCHOOL DISTRICT 526 B ST DAVIS, CA 95616	Customer #	Payment Terms AS PER CONTRACT
	Phone Number 530-757-5305	Fax Number
	Email nclemente@djusd.net	
Notes to Vendor		

Begin Date 01-15-2018	End Date 06-30-2018
Not To Exceed Amount	Assigned Buyer FITZGERALD, BRIAN E
UCOP/System-wide Agreement #	Agreement URL

Order Details

1-FURNISH THE SERVICES LISTED BELOW TO THE UNIVERSITY OF CALIFORNIA, DAVIS, HISTORY PROJECT, DAVIS, CA 95616 DURING THE PERIOD OF January 15, 2018 THROUGH JUNE 30, 2018. REIMBURSEMENT FOR AS NEEDED SUBSTITUTE TEACHER COST INCURRED BY FACULTY ATTENDANCE AT WORKSHOPS SPONSORED BY THE HISTORY PROJECT. RATES: DISTRICT'S EXISTING SUBSTITUTE RATES. THIS IS A BLANKET AGREEMENT, VOLUME IS NOT GUARANTEED.

Terms and Conditions

Order in effect from 01-15-2018 to 06-30-2018.

Address correspondence pertaining to this order to:

Contract Concerns	Invoice Concerns	Technical Questions
FITZGERALD, BRIAN E 530-754-1384 bfitzgerald@ucdavis.edu	Stacey B. Greer 530 752 4286	GREGG, WILLIAM JASON 530-752-9330 bjgregg@ucdavis.edu

AUTHORIZED SIGNATURE

Brian Fitzgerald

Digitally signed by Brian Fitzgerald
DN: cn=Brian Fitzgerald, o=The Regents of the University
of California, Davis, ou=Procurement & Contracting
Services, email=bfitzgerald@ucdavis.edu, c=US
Date: 2018.03.21 08:51:11 -0700'

SIGNATURE

FITZGERALD, BRIAN E

NAME PRINTED OR TYPED