

Frank J. Jabbia Superintendent

Steve E. Alfonso, Jr. Assistant Superintendent

Kimberly B. Gardner Assistant Superintendent

Mary Hart Assistant Superintendent

Jeanne B. McCurley, Ph.D. Assistant Superintendent

Dear Vendor:

District **Board Members** James Braud, President 13 Amanda R. Martin, Vice President 6 Matthew E. Greene 1 2 Roslvn H. Hanson 3 Adaline V. Rutherford 4 Kalinda Fauntleroy 57 **Brandon Harrell** Isabelle Moore Mike Peterson, Ph.D. 8 9 Gia R. Baker Deborah McCollum 10 11 Tammy W. Lamy 12 **Michelle Hirstius**

14 Dennis S. Cousin

15 Michelle Ruffino Gallaher

February 21, 2024

The St. Tammany Parish School Board, Child Nutrition Programs, will receive sealed bids for the 2024-2025 school session on Commodity Processing of interest to your company. The School Food Service Department feeds approximately 10,000 persons for breakfast and 24,000 persons for lunch each day. The following is attached for your information:

- <u>Certificate of Independent Price Determination</u> (To be filled out and returned with bid)
- Certificate Regarding Debarment/Suspension (To be filled out and returned with bid)
- <u>Certification Regarding Lobbying</u> (To be filled out and returned with bid)
- Disclosure of Lobbying Activities (To be filled out and returned with bid)
- Non-Collusion Statement (To be filled out and returned with bid)
- Buy American Provision Certification Form (To be filled out and returned with bid)
- Contract Provisions for Procurement Contracts
- Sales Tax Information
- School Calendar
- List of Schools/Locations/Managers/Telephone Numbers
- General Rules, Instructions and Conditions
- <u>Specifications/Bid Form</u> (Note that specific brand(s) have been approved. Bidding on brands which are <u>NOT</u> on the Approved Brand List is a wasted bid, for <u>ONLY</u> these approved brands will be considered.) <u>It is the responsibility of the vendor to submit new items for approval testing prior</u> to the bid opening.)
- No Bid Response (To be filled out and returned if vendor is unable to bid)

The bid opening will be held at the St. Tammany Parish School Board Office, 321 N. Theard Street, Covington, Louisiana at 2:00 p.m. on Friday, March 8, 2024. You are invited to attend. If you have any questions, please do not hesitate to contact our office.

Sincerely,

JungMartz

Jennifer Montz, Director Child Nutrition Program

JM:smt Enclosures

Learning to Last a Lifetime.

Prototype Certificate of Independent Price Determination

Both the school food authority and the Vendor (offeror) shall execute this Certificate of Independent Price Determination.

St. Tammany Parish School Board

(Name of Vendor)

(Name of School Food Authority)

- (A) By submission of this offer, the offeror certifies and in the case of a joint offer, each party thereto certifies as to its own organization, that in connection with this procurement:
 - (1) The prices in this offer have been arrived at independently, without consultation, communication or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other offeror or with any competitor;
 - (2) Unless otherwise required by law, the prices which have been quoted in this offer have not been knowingly disclosed by the offeror and will not knowingly be disclosed by the offeror prior to opening in the case of an advertised procurement, or prior to award in the case of a negotiated procurement, directly or indirectly to any other offeror or to any competitor; and
 - (3) No attempt has been made or will be made by the offeror to induce any person or firm to submit or not to submit, an offer for the purpose of restricting competition.
- (B) Each person signing this offer on behalf of the Vendor certifies that:
 - (1) He or she is the person in the offeror's organization responsible within the organization for the decision as to the prices being offered herein and has not participated, and will not participate, in any action contrary to (A)(1) through (A)(3) above; or
 - (2) He or she is not the person in the offeror's organization responsible within the organization for the decision as to the prices being offered herein, but that he or she has been authorized in writing to act as agent for the persons responsible for such decision in certifying that such persons have not participated and will not participate, in any action contrary to (A)(1) through (A)(3) above, and as their agent does hereby so certify; and he or she has not participated, and will not participate, in any action contrary to (A)(1) through (A)(3) above.

To the best of my knowledge, this Vendor, its affiliates, subsidiaries, officers, directors and employees are not currently under investigation by any governmental agency and have not in the last three years been convicted or found liable for any act prohibited by State or Federal law in any jurisdiction, involving conspiracy or collusion with respect to bidding on any public contract, except as follows:

Signature of Vendor's Authorized Representative

In accepting this offer, the SFA certifies that no representative of the SFA has taken any action which may have jeopardized the independence of the offer referred to above.

Signature of School Food Authority's Authorized Representative

Title

Title

Date

Date

Note: Accepting a bidder's offer does not constitute award of the contract.

Certification Regarding Debarment/Suspension Page 1 of 2

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions

This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 7 CFR Part 3017, Section 3017, subpart c- Responsibilities of Participants. The regulations were published in the November 26, 2003, <u>Federal Register (pages 66534-66566)</u>. Copies of the regulations may be obtained by contacting the Department of Agriculture.

(BEFORE COMPLETING CERTIFICATION, READ ATTACHED NSTRUCTIONS)

- (1) The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the prospective lower tier participant is unable to certify any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Organization Name

PR/Award Number or Project Name

Name and Title of Authorized Representative

Signature

Certification Regarding Debarment/Suspension Page 2 of 2

INSTRUCTIONS TO BIDDERS FOR COMPLETING CERTIFICATION FORM

NOTE: Each responsive bidder must include this certification statement with it's bid on each contract equaling or exceeding \$25,000 or any contract for audit services regardless of amount.

- 1. By signing and submitting this form, the prospective lower tier participant is providing the certification set out on the reverse side in accordance with these instructions.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meanings set out in the Definitions and Coverage sections of the U. S. Department of Agriculture regulations 7 CFR 3017 implementing Executive Order 12 549. (Contact the person to whom this proposal is submitted for assistance in obtaining a copy of those regulations.)
- 5. The prospective lower tier participant agrees by submitting this form that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- 6. The prospective lower tier participant further agrees by submitting this form that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transaction" without modification in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification that a prospective participant in a lower tier covered transaction has not been debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless the participant knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under Paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

CERTIFICATION REGARDING LOBBYING

CERTIFICATION FOR CONTRACTS, GRANTS, AND COOPERATIVE AGREEMENTS

The undersigned certifies, to the best of his or her knowledge and belief, that:

- 1. No Federal appropriated-funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of congress, or an employee of a member of congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- 2. If any funds other than Federal-appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a member of congress, an officer or employee of congress, or an employee of a member of congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, Disclosure Form to Report Lobbying, in accordance with its instructions.
- The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including sub-contracts, sub- grants, and contracts under grants, loans and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

By

Date:

(Signature of Official (Executive Director) Authorized to Sign Application)

By

Date:

(Signature of Official (Chief Financial Officer) Authorized to SignApplication)

For

Name of Grantee

Title of Grant Program

Approved by OMB 0348-0046

Disclosure of Lobbying Activities Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352

(See attached for public burden disclosure)							
1. Type of Federal Action:2. Status	of Federal Action: 3. Report Type:						
(enter letter of choice) (enter l	letter of choice)a. initial filing						
a. contract — a. bid/o	offer/applicationb. material change						
b. grant h initia	For material change only:						
c. cooperative agreement	award Year quarter						
u. 10ali	Date of last report						
e. loan guarantee							
f. loan insurance	5 ICD						
4. Name and Address of Reporting Entity:	5. If Reporting Entity in No. 4 is Subawardee, Enter Name and Address of Prime:						
PrimeSubawardee	Name and Address of Finne.						
Tier _, <i>if known</i> :							
Congressional District, if known:	Congressional District, if known:						
6. Federal Department/Agency:	6. Federal Program Name/Description:						
	о г						
	CEDA Number if annlieghter						
8. Federal Action Number, if known:	CFDA Number, if applicable: 9. Award Amount, if known:						
8. Federal Action Number , <i>lj known</i> .	5. Award Amount, <i>ij known</i> . \$						
10 a Name and Address of I attached a Desider (b. Individuals Performing Services (including address if						
10. a. Name and Address of Lobbying Registrant <i>(if individual, last name, first name, MI):</i>							
(ij individudi, idsi name, jirsi name, 1/11).	different from No. 10a) (last name, first name, MI):						
	(lust nume, jirst nume, wii).						
11. Amount of Payment (check all that apply):	13. Type of Payment (check all that apply):						
\$ actual planned	— a. retainerb. one-time fee						
12. Form of Payment (check all that apply):							
a. cash	c. commissiond. contingent fee						
	e. deferred						
b. in-kind; specify: nature	f. other; specify:						
value	1. other, specify						
14. Brief Description of Services Performed or to be Perf	formed and Date(s) of Service, including officer(s), employee(s),						
or Member(s) contacted, for Payment Indicated in I							
(Attach Continuat	tion Sheet(s) SF-LLL-A, if necessary)						
15. Continuation Sheet(s) SF-LLL-A attached:	YesNo						
16. Information requested through this form is authorized							
Title 31 U.S.C. Section 1352. This Disclosure of Lobbying							
Activities is a material representation of fact upon which							
reliance was placed by the tier above when this transacti	ion Print Name:						
was made or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information will be rep							
to the Congress semi-annually and will be available for p							
inspection. Any person who fails to file the required	Talanhana Na . Data						
disclosure shall be subject to a civil penalty of not less that	411 A						
\$10,000 and not more than \$100,000 for each such failur							
Federal Use Only	Authorized for Local Reproduction Standard Form - LLL (Rev. 7-97)						

Disclosure of Lobbying Activities Page 2 of 3

Office of Chief	Pt. 3018, App. B		
	DISCLOSURE OF LOBBYING ACTIVI CONTINUATION SHEET	TIES	Approved by OMB 0348-0046
Reporting Entit	y:	_Page	of

Authorized for Local Reproduction Standard Form – LLL-A

INSTRUCTIONS FOR COMPLETION OF SF-LLL, DISCLOSURE OF LOBBYING ACTIVITIES

This disclosure form shall be completed by the reporting entity, whether subawardee or prime Federal recipient, at the initiation or receipt of a covered Federal action, or a material change to a previous filing, pursuant to title 31 U.S.C. section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a covered Federal action. Complete all items that apply for both the initial filing and material change report. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

- 1. Identify the type of covered Federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal action.
- 2. Identify the status of the covered Federal action.
- 3. Identify the appropriate classification of this report. If this is a follow up report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal action.
- 4. Enter the full name, address, city, State and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st tier. Subawards include but are not limited to subcontracts, subgrants and contract awards under grants.
- 5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, State and zip code of the prime Federal recipient. Include Congressional District, if known.
- 6. Enter the name of the federal agency making the award or loan commitment. Include at least one organizational level below agency name, if known. For example, Department of Transportation, United States Coast Guard.
- 7. Enter the Federal program name or description for the covered Federal action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.
- 8. Enter the most appropriate Federal identifying number available for the Federal action identified in item 1 (e.g., Request for Proposal (RFP) number; Invitations for Bid (IFB) number; grant announcement number; contract, grant, or loan award number; application/proposal control number assigned by the Federal agency). Include prefixes, e.g., "RFP-DE-90-001."
- 9. For a covered Federal action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in item 4 or 5.
- 10. (a) Enter the full name, address, city, state and zip code of the lobbying entity engaged by the reporting entity identified in item 4 to influence the covered Federal action.

(b) Enter the full names of the individual(s) performing services, and include full address if different from 10(a). Enter Last Name, First Name, and Middle Initial (MI).

- 11. Enter the amount of compensation paid or reasonably expected to be paid by the reporting entity (item 4) to the lobbying entity (item 10). Indicate whether the payment has been made (actual) or will be made (planned). Check all boxes that apply. If this is a material change report, enter the cumulative amount of payment made or planned to be made.
- 12. Check the appropriate box(es). Check all boxes that apply. If payment is made through an in-kind contribution, specify the nature and value of the in-kind payment.
- 13. Check the appropriate box(es). Check all boxes that apply. If other, specify nature.
- 14. Provide a specific and detailed description of the services that the lobbyist has performed, or will be expected to perform, and the date(s) of any services rendered. Include all preparatory and related activity, not just time spent in actual contact with Federal officials. Identify the Federal official(s) or employee(s) contacted or the officer(s), employee(s), or Member(s) of Congress that were contacted.
- 15. Check whether or not a SF-LLL-A Continuation Sheet(s) is attached.
- 16. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

Public reporting burden for this collection of information is estimated to average 30 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington,

NON-COLLUSION STATEMENT

The Antitrust Division of the United States Department of Justice seeks to prevent collusion, expose monopolies, and preserve competition in public purchasing. Collusion occurs when providers of the same goods or services get together and agree to fix or set prices. In procurement, it is the most commonly known as "price-fixing" or "bid-rigging."

Vendors, by submitting this signed bid, certify that the accompanying bid is not the result of, or affected by, any unlawful act of collusion with any other person or company engaged in the same line of business or commerce, or any other fraudulent act punishable under Louisiana or United States law.

We certify that we have not, either directly or indirectly, entered into any agreement or participated in any unlawful act of collusion, no attempt has been made to induce any other person or vendor to submit or not to submit a bid; that this bid has been independently arrived at without collusion with any other bidder, competitor or potential competitor; that this bid has not been knowingly disclosed prior to the opening of bids to any other bidder or competitor; that the above stated statement is accurate under penalty of perjury.

Name of Firm	
Complete Address of Firm	
Telephone Number	
Signature of Authorized Representativ	ve
Typed Name of Authorized Representative	
Title of Authorized Representative	·
Date	

BUY AMERICAN PROVISION CERTIFICATION FORM FOR FOOD PURCHASES

SFA Name: St. Tammany Parish School Board

The Buy American Provision (7 CFR Part 210.21(d)) requires School Food Authorities to purchase, to the maximum extent practical, domestically grown and processed foods. "Domestic" is defined as a product that is grown in the United States, or with processed food items, the product must be processed in the United States of food that is produced and grown domestically in the United States. Any product processed by a responsive vendor must contain <u>over</u> 51% of the food component, by weight or volume, from U.S. origin.

The vendor <u>must include all food products bid by the company that do not meet the definition of "domestic"</u>. <u>This document must be included as a part of the Amendment</u>. If needed, this document can be copied if vendor needs to add additional food items.

VENDORS MUST CERTIFY EITHER: (CHECK NUMBER 1 OR 2)
 I certify that all food products bid by my company are 100% produced in the U.S., or processed in the U.S. with the final processed product including over 51% of food that was grown in the U.S.
 I certify that all food products bid by my company are 100% produced in the U.S., or processed in the U.S. with the final processed product including over 51% of food that was grown in the U.S. with the EXCEPTION of the following items listed below.

NAME OF FOOD ITEM	COMPLETE BELOW AND CHECK THE APPROPRIATE REASON THE NON-
	DOMESTIC PRODUCT IS BID FOR EACH ITEM.

This product includes% U.S. Content. The product is grown in
 □ The product is not produced or manufactured in the U.S. in sufficient and reasonably available quantities of a satisfactory quality.
OR
□ The cost of the U.S. product is significantly higher than the non-domestic product.
List prices and unit pack size below for item to be considered:
\$/ Price of Domestic or U.S. Grown Product Per Unit
\$/ Price of Non-Domestically Grown Product Per Unit

COMMODITY PROCESSING

	This product includes% U.S. Content. The product is grown in
	\Box The product is not produced or manufactured in the U.S. in sufficient and reasonably available quantities of a satisfactory quality.
	OR
	\square The cost of the U.S. product is significantly higher than the non-domestic product.
	List prices and unit pack size below for item to be considered:
	\$/ Price of Domestic or U.S. Grown Product Per Unit
	\$/ Price of Non-Domestically Grown Product Per Unit
	This product includes% U.S. Content. The product is grown in
	\Box The product is not produced or manufactured in the U.S. in sufficient and reasonably available quantities of a satisfactory quality.
	OR
	\square The cost of the U.S. product is significantly higher than the non-domestic product.
	List prices and unit pack size below for item to be considered:
	\$/ Price of Domestic or U.S. Grown Product Per Unit
	\$/ Price of Non-Domestically Grown Product Per Unit
	This product includes% U.S. Content. The product is grown in
	\Box The product is not produced or manufactured in the U.S. in sufficient and reasonably available quantities of a satisfactory quality.
	OR
	\square The cost of the U.S. product is significantly higher than the non-domestic product.
	List prices and unit pack size below for item to be considered:
	\$/ Price of Domestic or U.S. Grown Product Per Unit
	\$/ Price of Non-Domestically Grown Product Per Unit

This product includes% U.S. Content. The product is grown in
 □ The product is not produced or manufactured in the U.S. in sufficient and reasonably available quantities of a satisfactory quality.
OR
□ The cost of the U.S. product is significantly higher than the non-domestic product.
List prices and unit pack size below for item to be considered:
\$/ Price of Domestic or U.S. Grown Product Per Unit
\$/ Price of Non-Domestically Grown Product Per Unit

By signing this document, the vendor is certifying that the product is not produced or manufactured in the U.S. in sufficient and reasonably available quantities of satisfactory quality or the vendor has provided sufficient documentation for the SFA to determine whether or not the cost of the U.S. product is significantly higher than the non-domestic product.

Company Name:			
Signature:	Title:		

Date: _____

The SFA has researched all items the vendor is proposing to use that are non-domestic and determined that the product is not produced or manufactured in the U.S. in sufficient and reasonably available quantities of a satisfactory quality or that the cost of the U.S. product is significantly higher than the non-domestic product and is approving the use of the non-domestic product. The following website for the Agricultural Marketing Service can provide guidance to the SFA in determining if domestic products are available <u>https://www.ams.usda.gov/market-news/fruits-vegetables</u>.

SFA Name: St. Tammany Public Schools	SFA Name: St.	Tammany	Public Schools
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Approval from Authorized Representative (Print Name): Jennifer Montz

Approval from Authorized Representative (Signature): _____

Title: SFS Supervisor Date: _____

ATTENTION VENDOR: RETURN WITH YOUR BID

Child Nutrition staff will determine whether to purchase the domestic or the non-domestic product considering the information above and will notify the vendor or the award.

ST. TAMANY PARISH SCHOOL BOARD COVINGTON, LOUISIANA

REQUIRED CONTRACT PROVISIONS FOR PROCUREMENT CONTRACTS IN CHILD NUTRITION PROGRAMS

REQUIRED CONTRACT PROVISIONS FROM APPENDIX II OF 2 CFR PART 200

1. Contracts for more than the simplified acquisition threshold currently set at \$250,000, which is the inflation adjusted amount determined by the **Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils)** as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.

2. All contracts in excess of \$10,000 must address termination for cause and for convenience by the non-Federal entity including the manner by which it will be effected and the basis for settlement.

3. Equal Employment Opportunity - Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 must include the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor" (Appendix II of 2 CFR Part 200(E).

4. Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by the Department of Labor regulations at 29 C.F.R. Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or sub recipient shall be prohibited from inducing, by any means, any person employed in the completion of work, to give up any part of the compensation to which he is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.

5. **Contract Work Hours and Safety Standards Act** - (40 U.S.C. 3701-3708). Where applicable, all contracts awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

6. **Rights to Inventions Made Under a Contract or Agreement** - If the Federal award meets the definition of "funding agreement" under 37 CFR §401.2 (a) and the recipient or sub recipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or sub recipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.

7. Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act - (33 U.S.C. 1251-1387), as amended—Contracts and sub grants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA) (Appendix II of 2 CFR Part 200(G).

8. **Debarment and Suspension** - (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549. (Appendix II of 2 CFR Part 200(H).

9. **Byrd Anti-Lobbying Amendment** - (31 U.S.C. 1352)—Contractors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.

REQUIRED CONTRACT PROVISIONS FROM 2 CFR PART 200

1. **Procurement of recovered materials** - A non-Federal entity that is a state agency or agency of a political subdivision of a state and its contractors must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item **exceeds \$10,000** or the value of the quantity acquired by the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines (2 CFR Part 200.322)

2. The SFA and VENDOR agrees take all necessary affirmative steps outlined in 2 CFR 200.321 to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible.

Affirmative steps will include:

(1) Placing qualified small and minority businesses and women's business enterprises on solicitation lists;

(2) Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;

(3) Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;

(4) Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises;

(5) Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce; and

(6) Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed in paragraphs (1) through (5) of this section.

OTHER CONTRACT PROVISIONS

1. The vendor shall comply with the following **civil rights laws**, as amended: Title VI of the Civil Rights Act of 1964; Title IX of the Education Amendments of 1972; Section 504 of the Rehabilitation Act of 1973; the Age Discrimination Act of 1975; Title 7 CFR Parts 15, 15a, and 15b; the Americans with Disabilities Act; and FNS Instruction 113-1, *Civil Rights Compliance and Enforcement in School Nutrition Programs*.

2. Awarded Vendors must maintain all required books, records and other documents relative to the award of the contract for three (3) years after final payment and all other pending matters (audits) are closed.

3. Access must be granted to duly authorized representatives of the St. Tammany Parish School Board, Louisiana Department of Education, the United States Department of Agriculture (USDA) or Comptroller General to any books, documents, papers and records of the contractor with are directly pertinent to all negotiated contracts.

4. The contractor must recognize mandatory standards/policies related to energy efficiency contained in the State Energy Plan issued in compliance with the Energy Policy and Conservation Act (PL 94-165).

REQUIRED CONTRACT PROVISIONS FROM 7 CFR PART 210

1. The SFA and vendor shall comply with the **BUY AMERICAN PROVISION** for contracts that involve the purchase of food, USDA Regulation (7 CFR Part 250 and 7 CFR Part 210). The vendor is required to utilize, to the maximum extent practicable, domestic commodities and products. This requirement pertains to component items. It does not include spices, sauces, etc.

The District participates in the National School Lunch Program and School Breakfast Program and is required to use the nonprofit food service funds, to the maximum extent practical, to buy domestic commodities or products for Program meals. A "domestic commodity or product" is defined as one that is either produced in the U.S. or is processed in the U.S. substantially using agricultural commodities that are produced in the U.S. as provided in 7 CFR Part 210.21(d). Section 12(n) of the National School Lunch Act defines "domestic commodity or product" as an agricultural commodity that is produced in the U.S. and a food product that is processed in the U.S. Substantially means over 51% of the final processed product (by weight or volume) must consist of agricultural commodities that were grown domestically. The Buy American provision must be followed in all procurements where funds are used from the nonprofit food service account, whether directly by an SFA or on its behalf.

Exceptions to the Buy American provision should be used as a last resort; however, an alternative or exception may be approved upon request. To be considered for the alternative or exception, the request must be submitted in writing to a designated official, a minimum of day 14 days in advance of delivery. There are two limited exceptions to the Buy American requirement.

A. Alternative substitute (s) that are domestic and meet the required specifications:

- 1. The product is not produced or manufactured in the U.S. in sufficient and reasonably available quantities of a satisfactory quality; or
- 2. Competitive bids reveal the costs of a U.S. product are significantly higher than the non-domestic product.

The request must include the:

- 1. Price of the domestic food alternative substitute
- 2. Availability of domestic alternative substitute and quantity
- 3. Reason for exception: limited/lack of availability or price (price must be included)
- 4. Prices must include:
 - i. Price of the domestic food product; and
 - ii. Price of the non-domestic product that meets the required specification of the domestic product

The "**Buy American Provision Certification Form For Food Purchases**" must be completed and returned with your bid. The vendor must identify all food products bid by the Company that do not meet the definition of "domestic" on this document. In the event the SFA receives a bid from a vendor that does not include this Information, the SFA is to consider the bid non- responsive.

2. Cost Reimbursable Contracts

7 CFR 210.21(f) Cost reimbursable contracts — (1) Required provisions. The school food authority must include the following provisions in all cost reimbursable contracts, including contracts with cost reimbursable provisions, and in solicitation documents prepared to obtain offers for such contracts.

(i) Allowable costs will be paid from the nonprofit school food service account to the contractor net of all discounts, rebates and other applicable credits accruing to or received by the contractor or any assignee under the contract, to the extent those credits are allocable to the allowable portion of the costs billed to the school food authority;

(ii)(A) The contractor must separately identify each cost submitted for payment to the school food authority the amount of that cost that is allowable (can be paid from the nonprofit school food service account) and the amount that is unallowable (cannot be paid from the nonprofit school food service account); or

(B) The contractor must exclude all unallowable costs from its billing documents and certify that only allowable costs are submitted for payment and records have been established that maintain the visibility of unallowable costs, including directly associated costs in a manner suitable for contract cost determination and verification;

(iii) The contractor's determination of its allowable costs must be made in compliance with the applicable Departmental and Program regulations and Office of Management and Budget cost circulars;

iv) The contractor must identify the amount of each discount, rebate and other applicable credit on bills and invoices presented to the school food authority for payment and individually identify the amount as a discount, rebate, or in the case of other applicable credits, the nature of the credit. If approved by the State agency, the school food authority may permit the contractor to report this information on a less frequent basis than monthly, but no less frequently than annually;

(v) The contractor must identify the method by which it will report discounts, rebates and other applicable credits allocable to the contract that are not reported prior to conclusion of the contract; and

(vi) The contractor must maintain documentation of costs and discounts, rebates and other applicable credits, and must furnish such documentation upon request to the school food authority, the State agency, or the Department.



FRANK J. JABBIA Superintendent

321 N. Theard St. Covington, LA 70433 985.892.2276 • Fax 985.898.3267

February 21, 2024

TO: All Vendors

RE: Sales/Use Taxes

Dear Vendor:

Effective September 1, 1991, House Bill No. 1139 enacts Revised Statute 47:301(8)(c) which states "For purposes of the payment of the state sales and use tax and the sales and use tax levied by any political subdivision, "person" shall not include this state, any parish, city and parish, municipality, district, or other political subdivision thereof, or any agency, board, commission, or instrumentality of this state or its subdivisions".

The Louisiana Department of Revenue and Taxation has released their interpretation of Act 1029 of 1991. Effective September 1, 1991, all purchases made by school boards and all schools using funds generated by the school are exempt from state and local sales/use tax. Purchases by booster clubs and PTAs are not exempt from sales tax.

If you have any questions regarding this memo, please contact the Purchasing Department at this office (985) 898-3224.

smt

Learning to Last a Lifetime.

ST. TANMANY DISTRICT CALENDAR

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The School Board requires an appropriate program for Veterans' Day (Nov. 11). School Administrators are asked to avoid scheduling activities on the following days when possible (observance begins at sundown the day before the date listed): Oct. 3 (Rosh Hashanah); Oct. 12 (Yom Kippur)

* In case of emergency, student make-up days will be taken from existing holidays in the above schedule. # It is understood should state testing conflict with the proposed Easter/Spring Break holiday that the Easter/Spring Break holiday will be adjusted accordingly.

ST. TAMMANY PARISH PUBLIC SCHOOLS • 321 N. THEARD STREET • COVINGTON, LA 70433 • <u>www.stpsb.org</u>



SCHOOL NAME	ADDRESS	PRINCIPAL/PHONE #	MANAGER/PHONE #
10 PreK-3	22410 Level St	Kay Burns	Heidie Rodrigue
Abita Springs Elementary	Abita Springs, LA 70420	892-8184 fax: 892-2747	893-0013 ext. 9016
01 4-6	72079 Maple	Eddie Strohmeyer	Jennifer Cambre
Abita Springs Middle	Abita Springs, LA 70420	892-2070 fax: 893-2307	892-3569 ext. 8012
02 1-5	825 Kostmayer	Shaneika Sanders	Angele Helmstetter
Abney Elementary	Slidell, LA 70459	643-4044 fax: 847-9509	643-2242 ext. 9042
14 PreK-K	829 Kostmayer	Diana Troyer	Angelle Hellmstetter
Abney Early Childhood	Slidell, LA 70459	649-1858	643-2242 ext. 9042
03 PreK-5	38276 5th Ave.	Dr. Schanette Hebert	T.K. Collins
Alton Elementary	Slidell, LA 70459	863-5353 fax: 863-5818	863-7820 ext. 9060
04 4-6	27527 St. Joseph St	Toni Rich	Dionne Harrell
Bayou Lacombe Middle	Lacombe, LA 70445	882-5416 fax: 882-0056	882-5969 ext. 8035
43 PreK-3	35614 Liberty Dr.	Nicole Gagnard	Wanda Smith
Bayou Woods Elem.	Slidell, LA 70460	641-1901 fax: 639-0923	641-1970 ext. 9086
05 PreK-6	900 Rue Verand	Julie Lupo	Kris Lairsey
Bonne Ecole Elementary	Slidell, LA 70458	643-0674 fax: 847-1299	643-7876 ext. 9138
06 7-8	59295 Rebel Dr.	Marc Merriman	Melanie Concepcion
Boyet Junior High	Slidell, LA 70461	643-3775 fax: 649-9470	643-8533 ext. 4018
07 PreK-5	259 Brakefield	Rose Smith	Paula Frey
Brock Elementary	Slidell, LA 70458	643-5166 fax: 646-1798	661-2925 ext. 9159
09 4-6	35708 Liberty Dr.	Temeka Smith	Jacqueline Ciruti
Carolyn Park Middle	Slidell, LA 70460	643-8593 fax: 649-3910	643-8353 ext. 8061
81	321 N. Theard St.	n/a	Jodie Kain
Central Office	Covington, LA 70433	fax: 898-6499	898-6461 ext. 6461
11 PreK-3	27488 Pichon Rd.	Alexandra O'Dowd	Teresa Crawford
Chahta-Ima Elementary	Lacombe, LA 70445	882-7541 fax: 882-7567	882-7600 ext. 9187
08 4-8	130 Clearwood Dr.	Tania Woods	Pamela Penton
Clearwood Junior High	Slidell, LA 70458	641-8200 fax: 641-7122	641-8681 ext. 4035
12 PreK-3	325 S. Jackson	Misty Hebbler	Cecinda Collum
Covington Elementary	Covington, LA 70433	892-4311 fax: 871-1480	892-8229 ext. 9215
13 <i>9-12</i>	73030 Lion Dr.	John Boudreaux	Stacey Doescher
Covington High	Covington, LA 70433	892-3422 fax: 875-9699	892-2407 ext. 2035
55 6-8	65434 Highway 41	Lisa Virga	Darlene Myers
Creekside Junior High	Pearl River, LA 70452	863-5882 fax: 863-7658	863-7812 ext. 4065
38 PreK-1	540 South Military Rd.	Jaclyn Crawford	Robert Carswell
Cypress Cove Elem.	Slidell, LA 70461	641-3033 fax: 641-8366	605-5590 ext. 9241
16 PreK-8	81419 Hwy. 21	Sarah Michelle Simmons	Lisa Ballard
Fifth Ward Junior High	Bush, LA 70431	886-3273 fax: 886-2228	886-3471 ext. 4088
17 <i>PreK-6</i>	342 Florida Avenue	Kimberly Burgoyne	Shannon Stevens
Florida Avenue Elem.	Slidell, LA 70458	643-1605 fax: 641-2917	605-5527 ext. 9263
18 <i>PreK-5</i>	82144 Hwy. 25	Juliana Sciortino	Hilda Yarborough
Folsom Elementary	Folsom, LA 70437	796-3820 fax: 796-0165	796-5888 ext. 9288
19 6-8	83055 Hay Hallow Rd	Amy Barrow	Angela Keys
Folsom Junior High	Folsom, LA 70437	796-3724 fax: 796-3701	796-5557 ext. 4122
46 <i>9-12</i>	100 Bulldog Dr.	Nathan Corley	Rachelle Brady
Fontainebleau High	Mandeville, LA 70471	892-7112 fax: 892-9894	893-2407 ext. 2081
51 <i>7-8</i>	100 Hurricane Alley	Michael Astugue	Ladean Jenkins
Fontainebleau Jr. High	Mandeville, LA 70471	875-7501 fax: 875-7650	875-7672 ext. 4145
47 <i>2-3</i>	500 S. Military Rd.	Gina Troyer	Yesenia Ruiz
Honey Island Elementary	Slidell, LA 70461	641-3557 fax: 649-1367	641-6932 ext. 9313
54 <i>4-6</i>	1700 Viola Street	Nicolle Balser	Jodie Martin
Lake Harbor Middle	Mandeville, LA 70448	674-4440 fax: 674-6762	674-3482 ext. 8090
110 9-12	26301 Hwy 1088	April Jarrell	Kathie James
Lakeshore High	Mandeville, LA 70448	624-5046 fax: 624-5202	629-3123 ext. 2129
118 3-6	133 Pine Creek Dr.	Laura Haggard	Lisa Cook
Lancaster Elementary	Madisonville, LA 70447	792-0156 fax: 792-5716	792-5376 ext. 9342
21 PreK-8	79131 Hwy. 40	Amanda "Beth" Smith	Stacie Prats
Lee Road Junior High	Covington, LA 70433	892-3636 fax: 892-3169	892-8811 ext. 4164
20 4-6	59241 Rebel Dr.	Kimberly Vanderklis	Wendy Sonnier
Little Oak Middle	Slidell, LA 70461	641-6510 fax: 641-6511	643-8647 ext. 8205
111 PreK-K	63829 Hwy. 11	Sabrina Parish	Susan Carswell
Little Pearl Elementary	Pearl River, LA 70452	863-5906 fax: 863-6217	863-6325 ext. 9357
22 <i>PreK-3</i>			
	1615 N. Florida St.	Lauryn Faciane (Acting) 892-0869 fax: 829-7971	Kristy Lee
Lyon Elementary	Covington, LA 70433	092-0009 1ax: 629-7971	892-0345 ext. 9387

SCHOOL NAME	ADDRESS	PRINCIPAL/PHONE #	MANAGER/PHONE#
23 PreK-2	317 Hwy. 1077	Candice Hickman	Darlene Randolph
Madisonville Elementary	Madisonville, LA 70447	845-3671 fax: 845-1393	845-3780 ext. 9414
24 7-8	106 Cedar St.	Paul Morlier	Ann Bankston
Madisonville Junior High	Madisonville, LA 70447	845-3355 fax: 845-9018	845-7275 ext. 4190
44 2-3	1405 Highway 1088	Jamie Breaux	Melissa Singletary
Magnolia Trace Elemen	Mandeville, LA 70448	626-8238 fax: 626-0209	674-0958 ext. 9435
25 PreK-3	519 Massena	Chantelle Smith	Allyson Sliker
Mandeville Elementary	Mandeville, LA 70448	626-3950 fax: 674-0886	626-8127 ext. 9461
26 9-12	#1 Skipper Dr.	Christian Monson	Monica Brown
Mandeville High	Mandeville, LA 70471	626-5225 fax: 626-5298	626-7401 ext. 2181
27 7-8	639 Carondelet St.	Gina Brown	Jessica Bowers
Mandeville Junior High	Mandeville, LA 70448	626-4428 fax: 674-0401	626-4059 ext. 4219
45 4-6	2525 Soult St.	Sherri Barton	Shan James
Mandeville Middle	Mandeville, LA 70448	626-8778 fax: 626-1640	626-5909 ext. 8138
107 PreK-1	1715 Viola St	Leslie Martin	Denise Bangs
Marigny Elementary	Mandeville, LA 70448	674-3011 fax: 674-3015	629-3292 ext. 9490
108 PreK-6	31820 Hwy. 190 W	Katie Singleton	Tracey Marter
Mayfield Elementary	Slidell, LA 70460	643-5693 fax: 643-3389	643-5506 ext. 9513
56 7-8	63000 Blue Marlin Dr.	Sheri Jones	Doreen Doughty
Monteleone Jr. High	Mandeville, LA 70448	951-8088 fax: 951-8083	629-3075 ext. 4238
30 9-12	100 Panther Dr.	William Gallagher	Diane Darce
Northshore High	Slidell, LA 70461	649-6400 fax: 649-3613	641-6261 ext. 2229
29 9-12	39110 Rebel Lane	Trece Jordan-Larsen	Michelle Penton
Pearl River High	Pearl River, LA 70452	863-2591 fax: 863-5934	863-2620 ext. 2268
32 4-6	1200 W. 27th Ave.	Sue Hee Ledet	Anitra Batiste
Pine View Middle	Covington, LA 70434	892-6204 fax: 893-3736	892-7094 ext. 8162
39 7-8	415 S. Jefferson	Brandon Frederick	Lynda Reynier
Pitcher Junior High	Covington, LA 70433	892-3021 fax: 892-1188	892-6152 ext. 4265
41 PreK-3	1500 W. Causeway App.	Tom Heier	Amy Ducree
Pontchartrain Elementary	Mandeville, LA 70471	626-3748 fax: 626-4231	674-0983 ext. 8188
48 1-5	38480 Sullivan Dr.	Donna Jones	Tina Guillory
Riverside Elementary	Pearl River, LA 70452	863-3141 fax: 863-9811	863-2017 ext. 9565
33 6-8	701 Cleveland	Vince DiCarlo	Donna Naquin
St. Tammany Jr. High	Slidell, LA 70458	643-1592 fax: 643-5873	605-5664 ext. 4285
34 9-12	300 Spartan Dr.	Liza M Jacobs (Acting)	Anthony Renaud
Salmen High	Slidell, LA 70458	643-7359 fax: 645-8776	643-8433 ext. 2326
35 PreK-5	72360 Hwy 41	Andrea Stant	Melissa McQueen
Sixth Ward Elementary	Pearl River, LA 70452	863-7126 fax: 863-2074	863-2172 ext. 9586
36 9-12	#1 Tiger Dr.	Larry Favre	Kelly Renaud
Slidell High	Slidell, LA 70458	643-2992 fax: 649-6853	643-2832 ext. 2386
37 7-8	333 Pennsylvania Ave.	George Herdliska	Bethany Quinlan
Slidell Junior High	Slidell, LA 70458	641-5914 fax: 641-6397	643-1316 ext. 4317
42 4-6	1530 W. Causeway App.	Dr. Mitchell Stubbs	Amy Ducree
Tchefuncte Middle	Mandeville, LA 70471	626-7118 fax: 674-0773	674-0983 ext. 8188
49 PreK-3	38374 Spiehler Rd.	Brandi Kendrick	Alesia Guynup
Whispering Forest Elem.	Slidell, LA 70458	641-3400 fax: 641-3424	646-2756 ext. 9611
28 PreK-3	1620 Livingston St.	Kristen Winget	Christie Lewis
Woodlake Elementary	Mandeville, LA 70448	626-8842 fax: 624-9404	626-8747 ext. 9637

ST. TAMMANY PARISH SCHOOL BOARD COVINGTON, LOUISIANA

GENERAL RULES, INSTRUCTIONS AND CONDITIONS

* * * * * * *

The St. Tammany Parish School Board will receive sealed bids until 2:00 p.m., Friday, March 8, 2024 on Commodity Processing in accordance with the following instructions and attached specifications.

Bids shall be submitted on the attached bid form(s). All conventional paper bids shall be either hand delivered or sent by registered or certified mail, UPS or FedEx with a return receipt requested to the St. Tammany Parish School Board Office, 321 N. Theard Street, Covington, Louisiana 70433. Each bid shall be sealed in an envelope clearly marked on the outside: "<u>BID L268 ON COMMODITY PROCESSING – MARCH 8, 2024.</u>" All bids arriving after the scheduled date and hour will be returned unopened to the bidders. The responsibility for timely delivery rests solely with the bidder. Bids delayed through any means of delivery service and after the deadline will not be accepted. No bid may be withdrawn for at least thirty (30) days after the scheduled closing time for receipt of bids.

Bidders also have the option to submit bids electronically. Please find bid related materials and place electronic bids at <u>www.centralbidding.com</u>.

At the time set for the opening of bids, their contents will be publicly opened and read aloud for the information of bidders and others properly interested who may be present in person or by representative.

Bid prices shall include all delivery and handling charges to a storage and distribution location in the Greater New Orleans Area. Prices shall be valid upon bid award through May, 2025.

The attached Certification Regarding Debarment/Suspension, Certificate of Independent Price Determination, Certificate Regarding Lobbying, Disclosure of Lobbying Activities, Non-Collusion Statement and Buy American Provision Certification Form must be completed and returned with your bid. Failure to comply will cause your bid to be non-responsive.

A current Child Nutrition Label (CN Label) or product formulation statement on the vendor's letterhead with letter of guarantee signed by a current company official <u>AND</u> nutrition facts label <u>OR</u> nutritional data must be submitted with bid for each bidding product. A copy of the summary end product date schedule (SEPDS) should be included with bid. The CN Label or product formulation statement must provide the meal component contributions stated. Label(s)/Statement(s) should be put in order as listed on bid form.

Successful bidder must consent to and yield to the exclusive venue and jurisdiction of the 22nd Judicial District Court for the Parish of St. Tammany, and waive any and all claims of entitlement to removal of any case from this jurisdiction, including any removal to any Federal Court, in connection with any proposal or bid.

Sales Tax <u>IS NOT</u> to be included in your bid price. St. Tammany Parish School Board is exempt from sales tax as provided by LA R.S. 47:301(8)(c). Sales tax exemption only applies to purchases between St. Tammany Parish School Board and the contractor/vendor. Sales tax exemption does not apply to purchases made directly by the contractor/vendor to other companies on behalf of the school board. Those purchases are not sales tax exempt.

The St. Tammany Parish School Board reserves the right to select any part of a bid or the whole bid as well as reject any and all bids.

INSTRUCTIONS AND CONDITIONS

<u>SPECIFICATIONS</u>: Bids must be submitted in strict accordance with the specifications contained herein for each item. If bidder is submitting a bid not conforming to specifications, please indicate on bid form, giving all information needed. All information required on the bid form must be completed and properly signed. Incomplete forms may be cause for rejection. Where indicated, approved brands will be the <u>ONLY</u> items considered. All products delivered shall have been processed and packed in accordance with good commercial practice. All products shall conform in all respects to all application standards promulgated under the Federal Food, Drug and Cosmetic Act in effect at the time of delivery. Containers specified are to be representative of the product to be furnished if awarded the bid. <u>Failure to furnish all information requested on the bid form, furnish samples and specifications when requested in the bid may result in disqualification of such bid.</u>

<u>Do NOT SUBMIT</u> items containing Peanuts or Tree Nuts. NO ITEMS produced in a Peanut or Tree Nut Facility will be accepted.

NOTE: <u>Commodity Processed Food Products, Manufacturer(s) must have a current approved state</u> processing agreement (SPA) with the Louisiana Department of Agriculture and Forestry.

All deliveries shall conform in every respect to the provisions of the Federal Food, Drug and Cosmetic Act and amendments thereto and to subsequent decisions of the U.S. Department of Agriculture and also to the laws of the State of Louisiana. Failure to do so will result in removal from future bid consideration. Unless otherwise stated, items offered must be of the current year's pack. All items are subject to final acceptance at the point of delivery.

<u>GRADES</u>: Grades are based on standards established by the U.S. Department of Agriculture, Productions and Marketing Administration.

<u>SIZE/PACK</u>: The size stated in the specifications represents the approximate size desired. <u>Actual pack</u>, <u>size, etc. shall be clearly stated on the bid form by the vendor</u>. Portion control products shall be packaged in cartons to weigh amount specified in the detailed requirements.

<u>PACKAGING</u>: All items must be processed, prepared and packaged under modern sanitary conditions in accordance with good commercial practice. Each item must be properly labeled with the name of the product, the brand name and the packer's name. The processor must ensure that all end product labels meet federal labeling requirements.

Meat products shall be wrapped, packed and covered in conventional packages of standard material, in good clean condition so that contents are protected.

Frozen products shall be thoroughly frozen to an internal temperature not higher that 10°F in accordance with good commercial practice. Frozen fruits and vegetables shall be packed in containers in accordance with good commercial practice. Containers shall be plainly marked with the name of the product, the packer or distributor and the net weight. Containers shall be in good condition at the time of delivery. Products shall be completely frozen at the time of delivery and show no evidence of refreezing. Shipments which contain any unfrozen areas will be rejected.

All frozen fruits and vegetables will be purchased on a weight basis by the pound, unless otherwise Indicated. Bids may be submitted on other comparable sized packages as the awards will be made on a unit price basis.

Unless otherwise stated, items offered must be of the current year's pack and under proper refrigeration and must have a potential shelf life of two months.

<u>INSPECTION AND TESTS</u>: Inspection shall be made by or at the direction of the School Food Service Department. Any article(s) that are defective or fail in any way to meet specifications or other requirements of the bid may be rejected. The responsibility and expense of the inspection shall be carried by the vendor if article(s) fail in any way to meet specifications and other requirements. The School Food Service Department shall pay expenses of any inspection if the article(s) meet specifications or other requirements.

"<u>OR EQUAL</u>": Before a new item or brand is to be considered, a sample must be submitted to the School Food Service Department to be tested and evaluated as to "equal quality" in comparison to the approved brand list. Vendors must contact the St. Tammany Parish School Food Service Department at <u>food.service@stpsb.org</u> or (985) 898-3371 for more information regarding product testing.

<u>BUY AMERICAN PROVISION REQUIREMENTS</u>: The District participates in the National School Lunch Program and School Breakfast Program and is required to use the nonprofit food service funds, to the maximum extent practical, to buy domestic commodities or products for Program meals. A "domestic commodity or product" is defined as one that is either produced in the U.S. or is processed in the U. S. substantially using agricultural commodities that are produced in the U. S. as provided in 7 CFR Part 210.21(d). Section 12(n) of the National School Lunch Act defines "domestic commodity or product" as an agricultural commodity that is produced in the U.S. and a food product that is processed in the U.S. Substantially means over 51% of the final processed product (by weight or volume) must consist of agricultural commodities that were grown domestically. All food items (except for pineapple, mandarin oranges and tuna) must be of domestic origin. Pineapple can be imported from the following areas only: Hawaii, Philippines, Thailand and Indonesia. Tuna can be imported from Ecuador.

Exceptions to the Buy American provision should be used as a last resort; however, an alternative or exception may be approved upon request. To be considered for the alternative or exception, the request must be submitted in writing to a designated official, a minimum of day 14 days in advance of delivery. The request must include the:

- A. Alternative substitute (s) that are domestic and meet the required specifications:
 - 1. The product is not produced or manufactured in the U.S. in sufficient and reasonably available quantities of a satisfactory quality; or
 - 2. Competitive bids reveal the costs of a U.S. product are significantly higher than the non-domestic product.

The request must include the:

- 1. Price of the domestic food alternative substitute
- 2. Availability of domestic alternative substitute and quantity
- 3. Reason for exception: limited/lack of availability or price (price must be included)
- 4. Prices must include:
 - i. Price of the domestic food product; and
 - ii. Price of the non-domestic product that meets the required specification of the domestic product

The "<u>Buy American Provision Certification Form For Food Purchases</u>" must be completed and returned with your bid. The vendor must identify all food products bid by the Company that do not meet the definition of "domestic" on this document. <u>In the event the St. Tammany Parish School Board receives a bid from a vendor that does not include this Information, the STPSB is to consider the bid non-responsive.</u>

<u>BID PRICE</u>: Bid prices shall include all delivery and handling charges to **a storage and distribution location in the Greater New Orleans Area**. Bids must be submitted on the attached bid form.

<u>CLARIFICATION OF BID</u>: St. Tammany Parish School Board reserves the right to obtain clarification of a vendor's bid or to obtain additional information necessary to properly evaluate their bid. Failure of a vendor to respond, within forty-eight 48 hours, to such a request for additional information or clarification may result in rejection of the vendor's bid.

ERRORS: Errors and corrections in bid price or in preparation of bid must be initialed by bidder in ink.

TIE BIDS: In the event of a tie bid, bid award will be decided by the flip of a coin.

<u>LOWEST RESPONSIBLE BIDDER</u>: Awards will be made to the lowest bidder whose bid conforms to the specifications provided, the Value Pass-Through method of Fee for Service and consideration given to qualities of the article(s) and ability to use deferred USDA commodity food in its entirely (example: approved items available to use both white and dark meat); the purpose for which the article(s) are required; time required for delivery; and approved brands where indicated.

<u>INSPECTION OF WAREHOUSE/FACILITY:</u> The St. Tammany Parish School Board reserves the right to conduct a site visit/inspection of the low bidder's warehouse/facility before making an award.

<u>BID AWARDS:</u> Bid will be awarded by deferred USDA commodity food with consideration of value of USDA food used for product, product processing fee, cost per specification defined serving, and planned quantity. Each 'Commodity Item to Divert-USDA code' will have a single processor awarded.

<u>NOTICE OF ACCEPTANCE</u>: Written notice of the bid award, mailed to the address given on the vendor's bid, will be considered sufficient notice of the acceptance of bid.

<u>BID or RFP PROTEST PROCEDURES:</u> Any protest to the award/rejection of a bid or proposal must be submitted in writing to Tiffany Carrasco, Supervisor of Purchasing, 321 N. Theard Street, Covington, LA 70433 within one (1) week from receipt of award/rejection letter.

<u>ORDERS FOR FOOD</u>: Food Orders, shall originate from the school food service department at <u>Central</u> <u>Office</u>. In no event shall delivery be made without proper authorization from the <u>Central Office</u>. Only orders, for St. Tammany Parish School Board use with payment of all invoices to be made, using School Board funds shall be allowed. Selling to individual school employees shall be cause for the immediate cancellation of all items awarded to the violating vendor. The next low bidder(s) will then be awarded these items.

<u>DELIVERIES</u>: The bidder must agree to deliver to **a storage and distribution location in the Greater New Orleans Area**. Brand and code (if applicable) stated by vendor on the bid form must be the brand and code delivered. No substitutions are allowed without prior approval from School Food Service Department. Items requiring refrigeration shall maintain a maximum internal temperature of 10° for frozen items, 40° for refrigerated items. Refrigerated and frozen foods shall be delivered in refrigerated trucks.

NOTE: Anticipated delivery months include August 2024 through March 2025.

All deliveries are to be made within the operational hours of **a storage and distribution location in the Greater New Orleans Area**. A tentative delivery schedule will be sent to the successful bidder.

<u>NOTE</u>: Successful bidder must provide a BOL (bill of lading) upon delivery.

WEIGHT CHECKING: Deliveries shall be subject to re-weighing on an official scale.

<u>INABILITY TO DELIVER AWARDED ITEM</u>: The vendor should give IMMEDIATE NOTICE to the School Food Service Department @ (985) 898-3371 AND <u>food.service@stpsb.org</u> AND **the awarded storage and distribution location in the Greater New Orleans Area**, of inability to deliver.

<u>DEFAULT TO DELIVER AND PRICE CORRECTION</u>: The School Food Service Department reserves the right to cancel that portion of the order which the vendor has failed to deliver at the time specified. Vendor is responsible for issuing a credit memo or corrected invoice.

<u>FOOD SAFETY:</u> Vendor must comply will all federal, state and local laws and all government and company food safety regulations and requirements. Vendor should adhere to a written food safety plan such as an HACCP- Hazard Analysis Critical Control, SSOP- Sanitation Standardized Operating Procedures or GMP-Good Manufacturing Practices. St. Tammany Parish School Board reserves the right to request a copy of vendors standardized procedures for sanitation or a written Letter of Guarantee from vendor indicating they follow either a HACCP plan or GMP.

<u>RECALL PROVISION</u>: The awarded vendor shall provide a copy of their recall procedures as well as contact information for the persons responsible for handling food recalls.

All recall notices are to be provided to the following persons:

- Jennifer Montz, Director of Child Nutrition, St. Tammany Parish Public Schools Phone: 985-898-3371, Fax: 985-898-6499, Email: <u>Jennifer.Montz@stpsb.org</u>
- Melissa Hoover, Food Services Secretary, St. Tammany Parish Public Schools Phone: 985-898-3371 Fax: 985-898-6499, Email: food.service@stpsb.org

• The awarded storage and distribution location in the Greater New Orleans Area

When USDA Foods diverted for processing are involved in a recall, the Processor is responsible for maintaining records of all consignees in order to trace the further distribution of their products. They are also responsible for notifying their consignees about the recall and should do so quickly.

Processors are responsible for keeping accurate production records in order to identify commingled products and substituted products. For example, a processor must be able to report if USDA Foods were substituted with commercially purchased foods.

All records must be retained for three years following the end of the federal fiscal year (September 30). In the event of a USDA Foods recall, if a reimbursement claim has not been resolved by the end of the three-year period, records must be retained until the claim is resolved.

<u>TERMINATION FOR CAUSE</u>: If scheduled deliveries are not made in time due to failure on the part of the vendor, or items do not meet specifications or is received in an unsatisfactory condition or is damaged or is in an unusable condition or failure to meet quantity requirements will result in the re-awarding of the item(s) to the second lowest bidder. Repeated failures to not make scheduled deliveries in accordance with bid specifications will result in disqualification and to charge the successful bidder with the cost in excess of the contract price. Until such assessed charges have been paid, no subsequent Bid/Quotation/RFP from defaulting contractor will be considered. Restrictions on dollar amount or delivery location will disqualify a bid.

<u>TERMINATION OF CONTRACT</u>: If the successful bidder fails to comply with bid specifications, the St. Tammany Parish School Board shall give thirty (30) days written notice to the successful bidder to render satisfactory service. At the expiration of thirty (30) days, if the unsatisfactory conditions have not been corrected, The St. Tammany Parish School Board reserves the right to cancel the contract and to secure Commodity Processing from another source.

<u>TERMINATION FOR CONVENIENCE</u>: The St. Tammany Parish School Board may terminate a contract, in whole or in part, whenever the School Board determines that such termination is in the best interest of the School Board, upon 30 day written notice to the vendor. The vendor will be paid for the work performed. The vendor shall not be reimbursed for any profits which may have been anticipated but which have not been earned up to the date of termination or any costs incurred such as storage and truck rental.

<u>COST/PRICE ANALYSIS</u>: The estimated values of this bid is \$446,000. This is an estimated value and St. Tammany Parish will not be held to this dollar value.

<u>FUNDING</u>: The St. Tammany Parish School Food Service Program is funded seventy (70) percent with federal funds for a total of approximately \$24 million per year.

<u>RECORD RETENTION</u>: St. Tammany Parish School Food Service and awarded vendors must maintain all required books, records and other documents relative to the award of the contract for three (3) years after final payment and all other pending matters (audits) are closed. These records will include, but are not necessarily limited to the following: invoices, specifications, Buy American requirements, advertisements, contractor selection or rejection and contracts including prices.

<u>INVOICES</u>: Invoices must contain complete product information (i.e. brand name, packaging information). All illegible or incorrect invoices will be returned for re-working without penalty to the School Food Service Department. Legible invoices for the items delivered and accepted shall be submitted to St. Tammany Parish School Board, Attn: School Food Service Department, 321 N. Theard Street, Covington, LA 70433. Manager will sign all invoices acknowledging merchandise delivered for cafeteria use. Merchandise will be checked for quantities, prices and specification compliance. If discrepancies occur, a corrected invoice must be sent to the School Food Service Department.

<u>STATEMENTS/PAYMENT</u>: Statements shall be submitted to the St. Tammany Parish School Board, 321 N Theard Street, Covington, LA 70433, Attention: School Food Service Department, for one (1) calendar month of deliveries. Ship dates and invoice dates are not to be used as delivery dates. Payment will be due 30 days from date of statement. Monthly statements shall be submitted in duplicate on the vendor's regular form, to include the last school day of each calendar month. A statement must include; invoice number and amount owed per invoice.

<u>NO BID RESPONSE:</u> If your company is unwilling or unable to bid due to product offering, location, or any other reason, please fill out the enclosed "STATEMENT OF NO BID". Return completed form to the following address listed on form or form can be emailed to <u>purchasing@stpsb.org</u>

In addition to the bid form, the attached forms MUST be completed, signed and returned with the bid form for the bid to be considered.

- 1. Certificate of Independent Price Determination
- 2. Certificate Regarding Debarment/Suspension
- 3. Certificate Regarding Lobbying
- 4. Disclosure of Lobbying Activities
- 5. Non-Collusion Statement
- 6. Buy American Provision Certification Form
- 7. Completed Bid Form
- 8. Nutritionals and CN Label or Product Formulation Statement
- 9. Summary end product data schedule (SEPDS)

Non-Discrimination Statement:

In accordance with federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, this institution is prohibited from discriminating on the basis of race, color, national origin, sex (including gender identity and sexual orientation), disability, age, or reprisal or retaliation for prior civil rights activity.

Program information may be made available in languages other than English. Persons with disabilities who require alternative means of communication to obtain program information (e.g., Braille, large print, audiotape, American Sign Language), should contact the responsible state or local agency that administers the program or USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339.

To file a program discrimination complaint, a Complainant should complete a Form AD-3027, USDA Program Discrimination Complaint Form which can be obtained online at: <u>https://www.usda.gov/sites/default/files/documents/USDA-OASCR%20P-Complaint-Form-0508-0002-508-11-28-17Fax2Mail.pdf</u>, from any USDA office, by calling (866) 632-9992, or by writing a letter addressed to USDA. The letter must contain the complainant's name, address, telephone number, and a written description of the alleged discriminatory action in sufficient detail to inform the Assistant Secretary for Civil Rights (ASCR) about the nature and date of an alleged civil rights violation. The completed AD-3027 form or letter must be submitted to USDA by:

(1) mail:

U.S. Department of Agriculture Office of the Assistant Secretary for Civil Rights 1400 Independence Avenue, SW Washington, D.C. 20250-9410; or

(2) fax:

(202) 690-7442; or

(3) email: program.intake@usda.gov

This institution is an equal opportunity provider.

Commodity Processing Bid Form

CHICKEN - USDA NO. 100103 - CHICKEN, LARGE

GOLD CREEK or EQUAL - ITEMS 1-6

1. Chicken: Fully Cooked Whole Grain Breast Tenders: fully cooked, breaded chicken breast tender; pieces to be consistent in size, weight and shape; skinless, ovenable, breaded tender with whole wheat flour; serving size must provide a minimum 2 oz. equivalent meat/meat alternate AND 1 oz. equivalent grain; no trans fat; Nutritionals and CN Label or Product Formulation Statement Required.

Proposed Brand(s): Gold Creek #792441 or prior approved equal

Estimated Pounds for Diversion: 21,384

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100103 - Chick	en, Large
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv	total wt/sv
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

2. Chicken: Fully Cooked Unbreaded Dark Meat Strips: fully cooked, unbreaded, dark meat chicken strips; to be consistent in size, weight and shape; each serving must provide a minimum 2 oz. equivalent meat/meat alternate; Nutritionals and CN Label or Product Formulation Statement Required.

Proposed Brand(s): Gold Creek Foods #791896 or prior approved equal

Estimated Pounds for Diversion: 48,864

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100103 - Chicken, Large	5
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv	total wt/sv
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

3. Chicken: Fully Cooked Whole Grain Whole Muscle Breast Fillet: fully cooked, whole grain breaded chicken fillet; each fillet must provide a minimum 2 oz. equivalent meat/meat alternate AND 1 oz. equivalent grain; Nutritionals and CN Label or Product Formulation Statement Required.

Proposed Brand(s): Proposed Brand(s): Gold Creek Foods #792421 or prior approved equal

Estimated Pounds for Diversion: 22,334

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100103 - Chicken, Large	
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv total wt/sv	
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

4. Chicken: Fully Cooked Whole Grain Whole Muscle Spicy Breast Fillet: fully cooked, whole grain breaded with spices chicken fillet; each fillet must provide a minimum 2 oz. equivalent meat/meat alternate AND 1 oz. equivalent grain; Nutritionals and CN Label or Product Formulation Statement Required.

Proposed Brand(s): Gold Creek Foods #792431 or prior approved equal Estimated Pounds for Diversion: 14,890

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100103 - Chicken, Large	
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv total wt/sv	
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

5. Chicken: Fully Cooked Whole Grain Whole Muscle Dill Breast Fillet: fully cooked, dill flavored whole grain breaded chicken fillet; each fillet must provide a minimum 2 oz. equivalent meat/meat alternate AND 1 oz. equivalent grain; Nutritionals and CN Label or Product Formulation Statement Required.

Proposed Brand(s): Gold Creek Foods #792429 or prior approved equal

Estimated Pounds for Diversion: 21,749

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100103 - Chicken, Large	
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv total wt/sv	
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

6. Chicken: Fully Cooked Dark Meat Whole Grain Breaded Southern Gravy Crunchers: fully cooked, whole grain breaded chicken; each serving must provide a minimum 2 oz. equivalent meat/meat alternate AND 1.25 oz. equivalent grain; Nutritionals and CN Label or Product Formulation Statement Required.

Proposed Brand(s): Gold Creek Foods #791863 or prior approved equal

Estimated Pounds for Diversion: 15,192

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100103 - Chicken, Large	
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv total wt/sv	
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

TYSON or EQUAL - ITEMS 7-12

7. Chicken: Fully Cooked Whole Grain Breast Tenders: fully cooked, breaded chicken breast tender; pieces to be consistent in size, weight and shape; skinless, ovenable, breaded tender with whole wheat flour; serving size must provide a minimum 2 oz. equivalent meat/meat alternate AND 1 oz. equivalent grain; no trans fat; Nutritionals and CN Label or Product Formulation Statement Required.

Proposed Brand(s): Tyson #17033220928 or prior approved equal

Estimated Pounds for Diversion: 20,752

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100103 - Chicken, Large	
DF Pounds to produce one case	uce one case	
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv	total wt/sv
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

8. Chicken: Fajita Dark Meat Chicken Strips: unbreaded, dark meat chicken strips; to be consistent in size, weight and shape; each serving must provide a minimum 2 oz. equivalent meat/meat alternate; Nutritionals and CN Label or Product Formulation Statement Required.

Proposed Brand(s): Tyson #10046210928 or prior approved equal

Estimated Pounds for Diversion: 45,840

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100103 - Chicken, Large	
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv total wt/sv	
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

9. Chicken: Fully Cooked Whole Grain Whole Muscle Breast Fillet: fully cooked, whole grain breaded chicken fillet; each fillet must provide a minimum 2 oz. equivalent meat/meat alternate AND 1 oz. equivalent grain; Nutritionals and CN Label or Product Formulation Statement Required.

Proposed Brand(s): Tyson #10703020928 or prior approved equal

Estimated Pounds for Diversion: 46,223

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code USDA No. 100103 - Chicken, Large		ken, Large
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv	total wt/sv
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

10. Chicken: Fully Cooked Whole Grain Whole Muscle Spicy Breast Fillet: fully cooked, whole grain breaded with spices chicken fillet; each fillet must provide a minimum 2 oz. equivalent meat/meat alternate AND 1 oz. equivalent grain; Nutritionals and CN Label or Product Formulation Statement Required.

Proposed Brand(s): Tyson #10703120928 or prior approved equal

Estimated Pounds for Diversion: 15,183

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100103 - Chicken, Large	
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv total wt/sv	
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

11. Chicken: Fully Cooked Chicken Meatballs: fully cooked; each serving must provide a minimum 2 oz. equivalent meat/meat alternate; **Nutritionals and CN Label or Product Formulation Statement Required.**

Proposed Brand(s): Tyson #10197770328 or prior approved equal

Estimated Pounds for Diversion: 10,017

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100103 - Chicke	en, Large
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv	total wt/sv
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

12. Chicken: Whole Grain Chicken Corn Dog: fully cooked, whole grain-rich batter; each serving must provide a minimum 2 oz. equivalent meat/meat alternate AND 2 oz. equivalent grain; Nutritionals and CN Label or Product Formulation Statement Required.

Proposed Brand(s): Tyson #10363650928 or prior approved equal

Estimated Pounds for Diversion: 6,040

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100103 - Chicke	en, Large
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv	total wt/sv
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

BEEF - USDA NO. 100154 - COURSE GROUND BEEF

TYSON or EQUAL - ITEM 13

13. Beef: Pattie: frozen, flame grilled, fully cooked beef pattie; each pattie must provide a minimum 2 oz. equivalent meat/meat alternate; Nutritionals and CN Label or Product Formulation Statement Required.

Proposed Brand(s): Tyson / AdvancePierre ##10000069097 or prior approved equal

Estimated Pounds for Diversion: 15,480

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100154 - Course G	round Beef
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv	total wt/sv
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

PORK - USDA NO. 100193 - PORK PICNIC BNLS

NICKS FAMOUS BBQ or EQUAL - ITEM 14

14. Pork: Pulled, Traditional Barbecue: hickory smoked pork; barbeque made with red sauce; hand pulled and lightly shredded for a consistent product; contains no fillers, TVP, MSG, coloring agents or artificial flavoring; 100% meat; each serving must provide a minimum 2 oz. meat/meat alternate; Nutritionals and CN Label or Product Formulation Statement Required.

Proposed Brand(s): Nick's Famous Barbecue #23452 or prior approved equal

Estimated Pounds for Diversion: 42,855

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100193 - Pork Picnic	Bnls
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv	total wt/sv
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

TURKEY - USDA NO. 100124 - TURKEY

JENNIE-O or EQUAL - ITEMS 15-18

15. Turkey: Roasted Turkey Breast Log: frozen, oven roasted, fully cooked; log shape for slicing (approx. 4.26" diameter); able to serve hot or cold; each serving must provide a minimum 2 oz. meat/meat alternate; **Nutritionals and CN Label or Product Formulation Statement Required.**

Proposed Brand(s): Jennie-O #8131-30 or prior approved equal

Estimated Pounds for Diversion: 12,616

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100124 - Turkey	
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv	total wt/sv
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

16. Turkey: Breast & Thigh Roast: frozen, boneless, fully cooked whole muscle breast & thigh roast; natural with skin on; cook in bag; each serving must provide a minimum 2 oz. meat/meat alternate; **Nutritionals and CN Label or Product Formulation Statement Required.**

Proposed Brand(s): Jennie-O #3170-04 or prior approved equal

Estimated Pounds for Diversion: 4,226

Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100124 - Turkey	
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv	total wt/sv
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

17. Turkey: Frank: frozen, fully cooked, skinless frank; natural smoke flavoring; each frank must provide a minimum 2 oz. meat/meat alternate; **Nutritionals and CN Label or Product Formulation Statement Required.**

Proposed Brand(s): Jennie-O #6126-20 or prior approved equal

Estimated Pounds for Diversion: 13,630

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100124 - Turkey	
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv	total wt/sv
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formula	tion statement with letter of g	uarantee

18. Turkey: Pepperoni Slices: frozen, round shape, pepperoni flavor, pre-sliced; **Nutritionals and CN Label or Product Formulation Statement Required.**

Proposed Brand(s): Jennie-O #2130-08 or prior approved equal

Estimated Pounds for Diversion: 4,132

Product Description		
Brand		
Manufacturer Item No.		
Commodity item to divert-USDA code	USDA No. 100124 - Turkey	
DF Pounds to produce one case		
Case weight		
No. of servings per case		
Serving size (ea./wt.)	pc/sv	total wt/sv
No. of meat/meat alternate per serving		
Processing fee per case		
Minimum Case/Weight per Drop		
Submit copy of CN label OR product formulation statement with letter of guarantee		

BID SUBMITTED BY:

Name of Company	Date of Bid
Mailing Address	Typed Name of Representative
City, State, Zip Code	Signature of Representative
Telephone Number	Email Address of Representative

<u>Non Discrimination Statement</u> - In accordance with federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, this institution is prohibited from discriminating on the basis of race, color, national origin, sex (including gender identity and sexual orientation), disability, age, or reprisal or retaliation for prior civil rights activity.

Program information may be made available in languages other than English. Persons with disabilities who require alternative means of communication to obtain program information (e.g., Braille, large print, audiotape, American Sign Language), should contact the responsible state or local agency that administers the program or USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339.

To file a program discrimination complaint, a Complainant should complete a Form AD-3027, USDA Program Discrimination Complaint Form which can be obtained online at:

https://www.usda.gov/sites/default/files/documents/USDA-OASCR%20P-Complaint-Form-0508-0002-508-11-28-17Fax2Mail.pdf, from any USDA office, by calling (866) 632-9992, or by writing a letter addressed to USDA. The letter must contain the complainant's name, address, telephone number, and a written description of the alleged discriminatory action in sufficient detail to inform the Assistant Secretary for Civil Rights (ASCR) about the nature and date of an alleged civil rights violation. The completed AD-3027 form or letter must be submitted to USDA by:

1. mail: U.S. Department of Agriculture, Office of the Assistant Secretary for Civil Rights, 1400 Independence Avenue, SW

Washington, D.C. 20250-9410; or

2. fax: (833) 256-1665 or (202) 690-7442; or

3. email: program.intake@usda.gov

This institution is an equal opportunity provider.

STATEMENT OF NO BID

Due to the limited number of vendors in our area, we are encouraged to seek out and request a STATEMENT OF NO BID in order to maintain compliance with federal and state procurement requirements whenever there is limited or no competitive bidding. If your company does not intend to submit a bid, your submission of the STATEMENT OF NO BID will help us meet the justification requirements for a contract award. <u>All vendors are highly encouraged to submit bids whenever possible.</u>

If returning a STATEMENT OF NO BID, please mail it to the following address or email to purchasing@stpsb.org

St. Tammany Parish School Purchasing Department L268 – COMMODITY PROCESSING Board 321 N. Theard Street Covington, LA70433

Date: _____

We, the undersigned, have declined to participate in St. Tammany Parish Child Nutrition Program invitation for vendors to submit bids in response to this solicitation for food products pricing for the following reasons:

We do not offer this product;
Unable to meet specifications; please specify:
Unable to meet procurement requirement; please specify:
Unable to deliver to your location (area):
Other
Solicitation was too restrictive; please explain:

If possible, how could our School Food Authority (SFA) improve its procurement process to encourage more vendors, similar to your company, to respond to solicitations like this one?

PLEASE MARK "STATEMENT OF NO BID FROM FOOD VENDOR" ON THE OUTSIDE OF THE ENVELOPE.

COMPANY NAME:	
PREPARED BY:	
SIGNATURE:	
TELEPHONE:	
EMAIL:	