#### SAN ANGELO INDEPENDENT SCHOOL DISTRICT

Child Nutrition Services
Michelle Helms, Director
305 Baker, San Angelo, Texas 76903-7030
(325) 659-3615 Fax (325) 658-4353

#### Direct Delivery Produce and High Volume Items Request for Proposal #21-16

March 27, 2020

The San Angelo Independent School District will receive Request for Proposals for Direct Delivery Produce and High Volume Items for the 2020-21 school year. This is for the period of August 1, 2020 through July 31, 2021.

This will be an all or none proposal. Awarded company must be able to provide all products and delivery services.

All awards may be renewed for up to three additional twelve (12) month periods by written agreement between the District and the bidder.

Bidders should submit the bid <u>electronically</u>. The electronic version must be submitted through the Interflex BidAdvantage system.

BidAdvantage is a free online tool where you can respond to bid opportunities from K-12 schools and cooperatives. The system is available 24 hours a day and uses the latest Secure Sockets Layer (SSL) security technology.

If you need help setting up an Interflex profile (username/password) or need technical assistance at any time while responding to this bid, please contact Interflex at 610-685-1775 or email <a href="mailto:rschaeffer@interflex.net">rschaeffer@interflex.net</a>.

All proposals will be received until 2:00 PM, April 16, 2020. Any proposal received after that time and date will be returned unopened and not considered. Bidders are invited to be present at the opening.

The District reserves the right to reject any proposal and/or all proposals, and to make awards as they may appear to be advantageous to the district.

Proposals received without proper signature will not be accepted.

For any questions or concerns, contact the SAISD Child Nutrition Department.

Your proposal will be appreciated. Sincerely,

Michelle B. Helms

Michelle Helms
Child Nutrition Director

#### **Signature Page**

The undersigned affirms that they are duly authorized to execute this contract, that this company, corporation, firm, partnership or individual has not prepared this bid in collusion with any other Bidder, and that the contents of this bid as to prices, terms or conditions of said bid have not been communicated by the undersigned nor by any employee or agent to any other person engaged in this type of business prior to the official opening of this bid.

Company			
Address			
City	State	Zip Code	
Telephone _ ()		1-800	
Fax _ ()			
Bidder (Signature)		Date	
Bidder (Print Name)			
Position with Company			
E-mail Address of Bidder			
Signature of Company			
Official Authorizing this Bid			
Company Official (Print Name)			
Official Position			

In accordance with Federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its Agencies, offices, and employees, and institutions participating in or administering USDA programs are prohibited from discriminating based on race, color, national origin, sex, disability, age, or reprisal or retaliation for prior civil rights activity in any program or activity conducted or funded by USDA. Persons with disabilities who require alternative means of communication for program information (e.g. Braille, large print, audiotape, American Sign Language, etc.), should contact the Agency (State or local) where they applied for benefits. Individuals who are deaf, hard of hearing or have speech disabilities may contact USDA through the Federal Relay Service at (800) 877-8339. Additionally, program information may be made available in languages other than English.

To file a program complaint of discrimination, complete the USDA Program Discrimination Complaint Form, (AD-3027) found online at: <a href="http://www.ascr.usda.gov/complaint\_filing\_cust.html">http://www.ascr.usda.gov/complaint\_filing\_cust.html</a>, and at any USDA office, or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (866) 632-9992. Submit your completed form or letter 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;
- (2) fax: (202) 690-7442; or
- (3) email: program.intake@usda.gov.

This institution is an equal opportunity provider.



### \*\*\*\*\*\*\*IMPORTANT SUBMITTAL INFORMATION\*\*\*\*\*\*\*

Please duplicate the appropriate label and affix to the outside of your sealed proposal envelope or sample case/envelope. Vendor's name and return address should be printed on the sealed proposal envelope or sample case/envelope. <u>Do not include any samples in the proposal envelope.</u>

#### FOR SAMPLES

J	lo ISD Child Nutrition Department 305 Baker Street
	San Angelo, TX 76903  n: Michelle Helms, CN Director
Bid: Direct D	elivery Produce and High Volume Items RFP #21-16 Samples Due: April 3, 2020

#### FOR SEALED BIDS

S E A L E	San Angelo ISD Child Nutrition Department 305 Baker Street San Angelo, TX 76903 Attn: Michelle Helms, CN Director	S E A L E D
B I D	<u>Bid:</u> Direct Delivery Produce and High Volume Items RFP #21-16 <u>Bid Deadline:</u> OPEN 2:00 PM, April 16, 2020	B I D

It is your responsibility to meet the submittal requirements.

We recommend that you verify the label data with the title page; the latter prevails.

# SAN ANGELO INDEPENDENT SCHOOL DISTRICT Child Nutrition Services Michelle Helms, Director 305 Baker, San Angelo, Texas 76903-7030 Phone (325) 659-3615 Fax (325) 658-4353

#### Direct Delivery Produce and High Volume Items RFP #21-16 Forms Checklist

	Page 2 – Signature page
	Page 4 – Check List
	Page 10 - 20 – Vendor Acknowledgment Forms and Certifications
	Page 21 – Disclosure of Lobbying Activities
	Page 22 – Conflict of Interest Questionnaire
	Page 24 & 25 – Conflict of Disclosure Statement
	Page 26 – W-9
	Page 28 – 2017 Texas House Bill 89 Verification
	Page 29 – No Bid Notification
	Page 30 – Questionnaire
	Page 32 – Notarized Statement
	Nutritional Labels and Ingredient Labels attached for ALL products bid
Compan	у
Signatur	e
Printed N	Name
Date	

Mandatory Forms For Bid Acceptance - Failure To Complete, Sign & Return Will Result In Rejection of Proposal

#### General Conditions for Direct Delivery Produce and High Volume Items

- 1. **APPLICABILITY** These conditions are applicable and form a part of the contract documents for each purchase order and a part of the terms of each purchase order for items included in the specifications and bid forms issued herein.
- 2. PROPOSALS SHALL BE SUBMITTED ELECTRONICALLY The electronic version must be submitted through the Interflex BidAdvantage system.

BidAdvantage is a free online tool where you can respond to bid opportunities from K-12 schools and cooperatives. The system is available 24 hours a day and uses the latest Secure Sockets Layer (SSL) security technology.

If you need help setting up an Interflex profile (username/password) or need technical assistance at any time while responding to this bid, please contact Interflex at 610-685-1775 or email rxchaeffer@interflex.net.

Bidders may print a paper copy by setting up an account with Interflex or contact SAISD Child Nutrition Office for a copy.

- 3. **REQUIRED FORMS** Failure to supply all required acknowledgement and certification forms in this packet will prevent the proposal from being considered for award. Deviations to the General Conditions and/or Specifications shall be conspicuously noted in writing by the bidder and shall be included with the proposal.
- 4. **ALTERNATE BID** If necessary, shall be written on a separate sheet and attached to the form provided. Each alternate must be clearly marked and variance from specifications noted. All brand names are descriptive and does not restrict an alternate bid.
- 5. **RIGHT TO REMEDY** Failure to notify SAISD Child Nutrition Office of deviations in schedules or quantities will allow SAISD the option to purchase product from another source. If a company defaults on any item, the item will be awarded to the next lowest bidder meeting specifications. Any increases in prices that are incurred by SAISD to secure these products may be charged to the defaulting company that received the original bid award.
- 6. **VENDORS, WHO DO NOT BID** are requested to notify the San Angelo Independent School District Child Nutrition Department in writing if they wish to receive future bids. Failure to do so may result in their being deleted from our vendor list.
- 7. **CONTRACTS** (except those of \$10,000 or less) awarded by School Food Authorities shall include a provision to the effect that the State agency or School Food Authority, the Department, the Comptroller General of the United States, or any of their duly authorized representatives, shall have access to any books, documents, papers, and records of the contractor which are directly pertinent to the Program for the purpose of making audits, examination, excerpts, and transcriptions.
- 8. **TAX EXEMPT** No charge will be allowed for Federal, State, or City taxes for which the Board of Education is exempt. The price bid shall be net and shall not include the amount of any such tax. Exemption certificate, if required, will be furnished on forms provided by the vendor.
- 9. FAX BIDS or EMAILED BIDS Will not be accepted.
- 10. **FELONY CONVICTION NOTICE** must be completed and returned with this bid.
- 11. All Small Business and Minority Firms, Women's Business Enterprises, and Labor Surplus Area firms are especially invited to submit Proposals.

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12. **QUESTIONS** concerning this proposal shall be addressed to the San Angelo I.S.D. Child Nutrition Services.

#### Additional General Conditions for Direct Delivery Produce and High Volume Items

13. **BID PERIOD** – The contract period for this proposal will be from August 2020 through July 2021.

Proposals received after the time and date specified, regardless of cause, will not be considered.

Such late proposals will be returned to the bidder upon the submission.

PLEASE complete all blanks for each item number.

All awards may be renewed for up to three additional twelve (12) month periods by written agreement between the District and the bidder.

Proposals shall be submitted in a sealed envelope, plainly marked with company name, product bid, opening date and time. Proposals received without proper signature will not be accepted.

The District reserves the right to waive formalities and irregularities and to accept or reject each item separate or as a whole.

14. **PRICES** – shall be net, including transportation and delivery charges fully prepaid by the vendor, F.O.B. SAISD Campuses and Warehouse. All prices must be typed or written in ink. Bids written in pencil will not be accepted.

Pricing for Item # 23.1310 Styro Tray 6 compartment and Chips shall be priced by each price.

Pricing for produce shall be a % added to the vendors original purchase price with no minimum drop per site. All produce prices will be fixed for a one week period.

15. **EVALUATION OF PROPOSALS** - It is not the policy of San Angelo I.S.D. to purchase on the basis of low bids alone.

The Following criteria will be used to award the proposal based on the best value for the District

Best Value Points Assignment – The evaluation criteria below indicates the points that are assigned for each section. The District will determine the score for each section on a scale starting with zero (0), with the best score being the assigned number with:

- 1. Purchase Price; 30 points
- 2. Reputation of the vendor & vendor's goods and services; 10 points
- 3. Quality of vendor's goods and services; 10 points
- 4. Extent to which the goods/services meet the District's specifications, nutritionals, and needs; 20 points
- 5. Vendor's past relationship with the District; 10 points
- 6. Long term cost to the district to acquire the goods; 10 points
- 7. Any other relevant factors listed in the request for proposal; 10 points
- 16. **TIE BID** In the case of a tie bid between a local company (in San Angelo) and an out-of-town company, the item will be awarded to the local company.
- 17. **SPECIFICATIONS** have been developed by the District to show minimal standards as to the usage, materials, and contents based on our needs. All brand names are descriptive and does not restrict
- 18. **NUTRITIONAL LABELS** and Ingredient Labels must be attached on specified products where indicated on this bid.
- 19. **PACK** Complete all blanks for each item number. It is very important to indicate pack as packaging may vary between companies.
- 20. PACKAGING All items must be securely packed in uniform containers, adequately marked as to content, and

San Angelo I.S.D. – Direct Delivery Produce & High Volume Items RFP #21-16 Page **7** of **32** 

must be delivered without damage or breakage. Open containers will not be accepted. No charge will be allowed for cases, boxes, etc., or for freight expense, or cartage. No empty cases or boxes will be returned to the vendor; however, such containers may be removed by the bidder at his own expense

- 21. **PRIVATE LABEL** When bidding "Private Label Products" please identify the packer.
- 22. **MINIMUM SHIPMENT REQUIREMENTS**: Quantities will be delivered in amounts requested. Alternate bids may be submitted for increases in quantities due to shipping requirements if a company so desires. Evaluations will be based on storage availability and price.
- 23. **ORDERING** All orders will be turned into the vendor on Friday for delivery the following Tuesday. Order form will be emailed or faxed to the winning vendor.
- 24. **DELIVERIES**, <u>WAREHOUSE</u> deliveries shall be a drop shipment, freight prepaid, F.O.B. destination, 305 Baker, San Angelo, Texas. Bid prices shall include all freight and delivery charges. Products will be delivered during the specified week and in the specified quantity as listed in the delivery schedule. Vendors shall keep the district advised of the status of orders; failure to meet delivery dates may result in removal from the approved bidders list.

Bulk materials are to be placed on pallets on the receiving platform as directed by the receiving clerk. All products MUST BE delivered on a 40" x 48" standard wood pallet. Pallets are exchangeable, if desired. If a supplier fails to ship on pallets, 10% will be deducted from the invoice amount to cover handling charges OR the shipment will be refused.

All warehouse deliveries must be pre-scheduled with the Child Nutrition Office. Deliveries will be accepted between the hours of 7:00 AM and 2:00 PM.

**DELIVERIES, <u>SCHOOL</u>** deliveries shall be a drop shipment, freight prepaid, F.O.B. to all schools. Prices shall include all freight and delivery charges. Products will be delivered during the specified time and day and in the specified quantity as listed in the weekly order. Vendors shall keep the district advised of the status of orders; failure to meet delivery dates may result in removal from the approved bidders list.

All corrections of deliveries shall be made within 24 hours. San Angelo I.S.D. reserves the right to purchase the specified product elsewhere and charge the increase in price, and cost of handling, if any, to the contractor.

All School deliveries will take place on Tuesdays between the hours of 6:30 AM and 2:00 PM. Excluding lunch service times.

Beginning Year delivery dates and holiday delivery dates will vary to accommodate the district.

- 25. **SUPPLIERS** are expected to carry sufficient inventories to cover the needs of the District.
- 26. **NONPERFORMANCE OF CONTRACT** The District reserves the right to cancel the entire contract with a ten (10) day notice in the event:
  - a. any item is not delivered according to the specifications and/or bid price
  - b. delivery is not made within the specified time period.
  - c. product quality is not acceptable.
- 27. **QUANTITIES REQUIRED** are substantially correct. The District reserves the right to purchase additional quantities above that stated at the same unit price unless otherwise specified by the bidder. Quantities may increase/decrease due to the receipt of Commodities.

Quantities will be delivered in amounts requested. Alternate bids may be submitted for increases in quantities due to shipping requirements if a company so desires. Evaluations will be based on storage availability and price.

28. **QUALITY** of products will be tested for acceptability as per bid specifications. Selection will be based on testing. The decision of the Child Nutrition Department regarding the quality and acceptability will be final.

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Out-dated items and items not meeting specifications will be refused and returned to the vendor at the vendor's expense.

**29. SAMPLES** shall be delivered or mailed by the bidder to the attention of Michelle Helms, Child Nutrition Director, 305 Baker, San Angelo, Texas 76903. A label has been provided for your convenience on page 3. Each sample shall be clearly tagged to show the bidder's name, address, bid title, and bid item for which the sample is proposed. Samples are to be sent at NO CHARGE. Samples must be received by **April 3, 2020.** 

All samples must arrive with Nutritional Labels and Ingredient Labels. Samples will not be considered without these documents. Samples must be FULL cases.

Alternate bids may be considered if samples have been received by the Child Nutrition Office and time limits allow for proper brand approval.

If bidding products that are not listed as Approved, a sample is required.

If samples are received and approved after the date of this mailing, the San Angelo I.S.D. is not responsible for informing vendors that they can bid this newly approved product (even if the product is not listed on this mailing). The company sending the sample will be responsible for informing others that the product is approved and may be considered for this bid period. The San Angelo I.S.D. will award bids to approved products (even if they are not on this list).

- 30. **TESTING** All products will be tested upon delivery for wholesomeness, quality, grade, texture, appearance, and flavor. The vendor will be notified by the Child Nutrition Department if any portion of the specified shipment does not meet specification for quality and/or wholesomeness.
- 31. **CONTRACTS FOR PURCHASE** will be put into effect by a purchase order(s) executed by the Child Nutrition Director after bids have been awarded. This bid will be submitted to the School Board on **May 18, 2020.** Purchase Orders will be mailed thereafter.

A summary of this bid may be found after the School Board approval on the SAISD website. <a href="http://www.saisd.org/Departments/Food%20Services/bids.asp">http://www.saisd.org/Departments/Food%20Services/bids.asp</a>

32. **INVOICES** shall have all items received listed. Invoices will be verified and signed by the receiving department at the warehouse and by the manager at schools.

At any point during this contract SAISD reserves the right to audit all vendors pricing.

33. **STATEMENTS** are to be mailed monthly to:

San Angelo Independent School District Child Nutrition Services 305 Baker Street San Angelo, Texas 76903-7030

34. **BUY AMERICAN PROVISION** - San Angelo ISD has a preference for domestic end products for supplies for the use in the United States when spending federal funds. Schools and RCCIs participating in the NSLP and SBP are required by law to use nonprofit SNP funds, to the maximum extent practicable, to buy domestic commodities or products for meals served under the NSLP and SBP. 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. The term "substantially" means that over 51 percent of the final processed product consists of agricultural commodities that were grown domestically. Therefore, when nonprofit SNP funds are used to acquire foods, schools and institutions must ensure that the items are in compliance with this requirement. Additional requirements for preference for agricultural products from Texas are applicable to the use of nonprofit school Child Nutrition funds, in accordance with Section 44.042, Texas Education Code.

#### 35. EQUAL EMPLOYMENT OPPORTUNITY:

In accordance with Federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its Agencies, offices, and employees, and institutions participating in or administering USDA programs are prohibited from discriminating based on race, color, national origin, sex, disability, age, or reprisal or retaliation for prior civil rights activity in any program or activity conducted or funded by USDA. Persons with disabilities who require alternative means of communication for program information (e.g. Braille, large print, audiotape, American Sign Language, etc.), should contact the Agency (State or local) where they applied for benefits. Individuals who are deaf, hard of hearing or have speech disabilities may contact USDA through the Federal Relay Service at (800) 877-8339. Additionally, program information may be made available in languages other than English.

To file a program complaint of discrimination, complete the USDA Program Discrimination Complaint Form, (AD-3027) found online at: <a href="http://www.ascr.usda.gov/complaint\_filing\_cust.html">http://www.ascr.usda.gov/complaint\_filing\_cust.html</a>, and at any USDA office, or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (866) 632-9992. Submit your completed form or letter 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;

(2) fax: (202) 690-7442; or

(3) email: <u>program.intake@usda.gov</u>.

This institution is an equal opportunity provider.

#### BYRD, Anti-Lobbying

(31 U.S.C. 1352)

Required inclusion in solicitations/contracts exceeding \$100,000 using federal funds; requires a contractor to complete specific forms related to lobbying (influencing or attempting to influence) in connection with obtaining a contract.

Byrd Anti-Lobbying Amendment (31 U.S.C. 1352) — All Contractors that apply or bid for an award exceeding \$100,000 must file the required Lobbying 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.

Pursuant to Federal Rule (I) above, when federal funds are expended by San Angelo ISD, the vendor certifies that during the term and after the awarded term of an award for all contracts by San Angelo ISD, resulting from this procurement process, the vendor certifies that it is in compliance with all applicable provisions of the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352). The undersigned further certifies that:

- (1) No Federal appropriated funds have been paid or will be paid for on behalf of the undersigned, 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 the awarding of a Federal contract, the making of a Federal grant, the making of a Federal loan, the entering into a cooperative Agreement, and the extension, continuation, renewal, amendment, or modification of a 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 grant or cooperative Agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions: https://www.whitehouse.gov/sites/default/files/omb/grants/sflllin.pdf.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all covered sub-awards exceeding \$100,000 in Federal funds at all appropriate tiers and that all sub recipients shall certify and disclose accordingly.

Pursuant to the Federal Rule above, when federal funds are expended by San Angelo ISD, the vendor certifies that during the term of an award for all contracts by San Angelo ISD, resulting from this procurement process, the vendor agrees to comply with all applicable requirements as referenced in the Federal Rule above.

Does vendor agree? YES Initials o	f Authorized Re	presentative of	t vendor
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Title VI 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 —Nutrition Programs and Activities

#### Civil Rights/Discrimination

Required inclusion in solicitations/contracts using federal funds; prohibits discrimination of all eligible program participants on the basis of age, color, disability, national origin, race, and gender.

Pursuant to the Federal Rule above, when federal funds are expended by San Angelo ISD, the vendor certifies that during the term of an award for all contracts by San Angelo ISD, resulting from this procurement process, the vendor agrees to comply with all applicable requirements as referenced in the Federal Rule above.

Does vendor agree? YES \_\_\_\_\_Initials of Authorized Representative of vendor

Clean Air and Water Act and Federal Water Pollution Control Act Clean Water Act, 42 U.S.C. 7401-7671q; Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387); and Executive Order 11738, and Environmental Protection Agency regulations (40 CFR part 15)

Required inclusion when applicable to the services and/or products to be procured for solicitations/contracts exceeding \$150,000 using federal funds; requires compliance with all applicable standards, orders, and regulations; prohibits the award of contracts to contractors that are in violation of Clean Air Act. Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

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).

Pursuant to the Federal Rule above, when federal funds are expended by San Angelo ISD, the vendor certifies that during the term of an award for all contracts by San Angelo ISD, resulting from this procurement process, the vendor agrees to comply with all applicable requirements as referenced in the Federal Rule above.

Does vendor agree? YES \_\_\_\_\_ Initials of Authorized Representative of vendor

#### **Contract Work Hours and Safety Standards Act**

40 U.S.C. 327-330 Sections 103 and 107 as supplemented by Department of Labor regulations (29 CFR Part 5)

Required inclusion when applicable to the services and/or products to be procured for solicitations/contracts that involve mechanics or laborers exceeding \$100,000 using federal funds; establishes standards for hourly and salaried employees related to workweek and overtime.

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.

Pursuant to the Federal Rule above, when federal funds are expended by San Angelo ISD, the vendor certifies that during the term of an award for all contracts by San Angelo ISD, resulting from this procurement process, the vendor will be in compliance with all applicable provisions of the Contract Work Hours and Safety Standards Act.

Does vendor agree? YES \_\_\_\_\_ Initials of Authorized Representative of vendor

#### Copeland Anti-Kickback Act

(18 U.S.C. 874) as supplemented in Department of Labor regulations (29 CFR Part 3)

Required inclusion in construction solicitations/contracts using federal funds; prohibits a contractor or subcontractor from inducing kickbacks from employees.

Pursuant to the Federal Rule above, when federal funds are expended by San Angelo ISD, the vendor certifies that during the term of an award for all contracts by San Angelo ISD, resulting from this procurement process, the vendor agrees to comply with all applicable requirements as referenced in the Federal Rule above.

Does vendor agree? YES \_\_\_\_\_Initials of Authorized Representative of vendor

#### **Davis-Bacon Act**

40 U.S.C. 276a to 276a-7 as supplemented by Department of Labor regulations (29 CFR Part 5)

Required inclusion in construction solicitations/contracts exceeding \$2,000 using federal funds; requires contractors and subcontracts to include actual wage determinations in bid specifications and contracts.

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 31463148) 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 Department of Labor regulations (29 CFR 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 must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.

Pursuant to Federal Rule above, when federal funds are expended by SAISD during the term of an award for all contracts and sub grants for construction or repair, the vendor will be in compliance with all applicable Davis-Bacon Act provisions.

Does vendor agree? YES \_\_\_\_\_Initials of Authorized Representative of vendor

#### **Energy Policy and Conservation Act**

Public Law 94-163, 89 Statute 871

Required inclusion when applicable to the services and/or products to be procured for solicitations/contracts using federal funds; establishes standards for the promotion of energy and water conservation methods when feasibly obtainable.

Pursuant to the Federal Rule above, when federal funds are expended by San Angelo ISD, the vendor certifies that during the term of an award for all contracts by San Angelo ISD, resulting from this procurement process, the vendor agrees to comply with all applicable requirements as referenced in the Federal Rule above.

Does vendor agree? YES \_\_\_\_\_ Initials of Authorized Representative of vendor

#### **Equal Employment Opportunity**

41 CFR, Chapter 60. Executive Order 11246 of September 24, 1965, entitled Equal Employment Opportunity, as amended by Executive Order 11375 of October 13, 1967, and as supplemented in Department of Labor regulations (41 CFR Chapter 60)

Required inclusion in construction solicitations/contracts using federal funds; prohibits hiring practices that do not provide an equal opportunity of all persons without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.

Pursuant to the Federal Rule above, when federal funds are expended by San Angelo ISD, the vendor certifies that during the term of an award for all contracts by San Angelo ISD, resulting from this procurement process, the vendor agrees to comply with all applicable requirements as referenced in the Federal Rule above.

Does vendor agree? YES \_\_\_\_\_ Initials of Authorized Representative of vendor

#### Health and Safety Certifications, Licensing, or Regulations

Local, state, or federal health and safety certifications, licensing, or regulations

Required inclusion in solicitations/contracts using federal funds; requires all contractors to meet applicable local, state, and federal health and safety certifications, licensing, or regulations which include, but are not limited, to facility use, food establishment, and authorized providers.

Pursuant to the Federal Rule above, when federal funds are expended by San Angelo ISD, the vendor certifies that during the term of an award for all contracts by San Angelo ISD, resulting from this procurement process, the vendor agrees to comply with all applicable requirements as referenced in the Federal Rule above.

Does vendor agree? YES Initials of Authorized Representative of vendor

#### Rights to Inventions (Pertaining to Patent Rights, Copyright and Rights) 37 CFR 401.2

Required inclusion, if applicable to solicitations/contracts using federal funds; requires all contractors to observe all applicable patent rights, copyright, and rights laws in operating the program.

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.

Pursuant to the Federal Rule above, when federal funds are expended by San Angelo ISD, the vendor certifies that during the term of an award for all contracts by San Angelo ISD, resulting from this procurement process, the vendor agrees to comply with all applicable requirements as referenced in the Federal Rule above.

Does vendor agree? YES	Initials of Authorized Representative of vendor
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#### Solid Waste Disposal Act

Section 6002 as amended by the Resource Conservation and Recovery Act

Required inclusion to the extent practicable when applicable to the services and/or products to be procured for to solicitations/contracts exceeding \$10,000 using federal funds; requires contractors to maximize energy and resource recovery by using recycled materials and/or recycling waste products when reasonable, cost appropriate, and available.<sup>78</sup>

[NOTE: The CE needs to determine what kinds of purchases and/or services are required to meet this provision. The CE should consider what is reasonable, cost appropriate, and available to the CE.]

Pursuant to the Federal Rule above, when federal funds are expended by San Angelo ISD, the vendor certifies that during the term of an award for all contracts by San Angelo ISD, resulting from this procurement process, the vendor agrees to comply with all applicable requirements as referenced in the Federal Rule above.

Does vendor agree? YES	_ Initials of Authorized	Representative of	vendor
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#### **BIDDER PREFERENCE CERTIFICATION**

Please answer the following questions and return them with this Bid:
Is your principal place of business in Texas? (Circle One) Yes No
If no, in which state is your principal place of business?
If your principal place of business is not Texas, does your state favor resident Bidders in your state by some dollar increment or percentage? (Circle one) Yes No
If yes, what is that dollar increment or percentage?
For information regarding this series of questions, see Article 601g of the Texas Civil Statutes.

#### **FELONY CONVICTION NOTIFICATION**

State of Texas Legislative Senate Bill No.1, Section 44.034, Notification of criminal History, Subsection (a), states, "a person or business entity that enters into a contract with a school district must give advance notice to the district if the person or an owner or operator of the business entity has been convicted of a felony. The notice must include a general description of the conduct resulting in the conviction of a felony."

Subsection (b) states "a school district may terminate a contract with a person or business entity if the district determines that the person or business entity failed to give notices as required by Subsection (a) or misrepresented the conduct resulting in the conviction. The district must compensate the person or business entity for services performed before the termination of the contract."

#### This Notice Is Not Required of a Publicly-Held Corporation

Check One:
☐ My firm is a publicly-held corporation; therefore, this reporting requirement is not applicable.
☐ My firm is not owned nor operated by anyone who has been convicted of a felony.
My firm is owned or operated by the following individual(s) who has/have been convicted of a felony:
Name of Felon(s):
Details of Conviction(s):

#### CERTIFICATION REGARDING TEXAS FAMILY CODE

As per Section 14.52 of the Texas Family Code, added by S.B. 84, Acts, 73<sup>rd</sup> Legislature, R.S. (1993), all bidders must complete and submit with the bid the following required affidavit:

I, the undersigned authorized bidder, do hereby acknowledge that *NO* sole proprietor, partner, majority shareholder of a corporation, or an owner of 10% or more of an other business entity is 30 days or more delinquent in paying child support under a court order or a written repayment agreement. I understand that under this code, a sole proprietorship, partnership, corporation, or other entity in which a sole proprietor, partner, majority shareholder of a corporation, or an owner of 10% or more of another entity is 30 days or more delinquent in paying child support under a court order or a written repayment agreement is *NOT* eligible to bid or receive a state contract.

the undersigned agent for the firm named below, certify that the informatio een reviewed by me and the information furnished is true to the best of my kr	
Organization Name	Printed Name of Authorized Representative
Address	Title of Authorized Representative
Signature	Date

## 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 3017.510, Participants' responsibilities. The regulations were published as Part IV of the January 30, 1989, Federal Register (pages 4722-4733). Copies of the regulations may be obtained by contacting the Department of Agriculture agency with which this transaction originated. (Before completing certification, read attached instructions)

- 1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is 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 to any of the statements in this certification, such prospective participants shall attach an explanation to this proposal.

# APPLICABLE TO GRANTS, SUBGRANTS, COOPERATIVE AGREEMENTS, AND CONTRACTS EXCEEDING \$100,000 IN FEDERAL FUNDS

Submissions of the certification is a prerequisite for making or entering into this transaction and is imposed by section 1352, Title 31, U.S. Code. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. 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 the \$100,000 for each such failure.

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

- 1. No Federal appropriated funds have been paid or will be paid 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 a Federal contract, the making of a Federal grant, the making of a Federal loan, the entering into a cooperative agreement, and the extension, continuation, renewal, amendment, or modification of a 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 grant or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, ""disclosure Form to Report Lobbying", in accordance with its instructions.
- 3. The undersigned shall require that the language of this certification be included in the award documents for all covered sub awards exceeding \$100,000 in Federal funds at all appropriate tiers and that all sub recipients shall certify and disclose accordingly.

#### **Vendor Certifications**

# COMPLIANCE CERTIFICATION TO EPA REGULATIONS APPLICABLE TO GRANTS, SUBGRANTS, COOPERATIVE AGREEMENTS, AND CONTRACTS EXCEEDING \$100,000 IN FEDERAL FUNDS

COOPERATIVE AGREEMENTS, AND CONTRACTS EXCEEDING	\$100,000 IN I EDENAL I ONDS
I, the vendor, am in compliance with all applicable standards, orders or regulation issu amended (42 U.S.C. 1857 (h)), Section 508 of the Clean Water Act, as amended (33 Environmental Protection Agency Regulation, 40 CFR Part 15 as required under OMB C regarding reporting violations to the grantor agency and to the United States Environmenta the Enforcement.	3 U.S.C. 1368), Executive Order 117389 and ircular A-102, Attachment O, Paragraph 12 (1)
Name/Address of Organization	
Name/Title of Submitting Official	
Date	
Debarment and Suspension (Executive Orders 12549 and 12689)—A must not be made to parties listed on the government-wide exc Management (SAM), in accordance with the OMB guidelines at 2 Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1986 Comp., p. 189) and 1890 (3 CFR part 1986 Comp., p. 1890	clusions in the System for Award CFR 180 that implement Executive rt 1989 Comp., p. 235), "Debarment debarred, suspended, or otherwise atutory or regulatory authority other
Pursuant to the Federal Rule above, when federal funds are expected certifies that during the term of an award for all contracts by procurement process, the vendor certifies that neither it nor its principroposed for debarment, declared ineligible, or voluntarily excludepartment or agency.	San Angelo ISD, resulting from this ipals is presently debarred, suspended,
Does vendor agree? YES Initials of Authorized Re	epresentative of vendor
<b>EMPLOYMENT VERIFICATION</b> ( <b>FAR 22.18</b> ) As applicable, and as a contract at \$150,000 or greater, Vendor certifies that vendor is enrolled Verify or any other equivalent electronic verification of work authorized Department of Homeland Security and does not knowingly employ any pronjunction with the contracted services. A breach in compliance with immedeemed a material breach of the contract and may be subject to penalties contract.	in, and is currently participating in, E- ation program operated by the U.S. erson who is an unauthorized alien in nigration laws and regulations shall be
Does vendor agree? YESInitials of Authorized Re	presentative of vendor

#### **Vendor Certifications**

#### RECORD RETENTION REQUIREMENTS FOR CONTRACTS PAID FOR WITH FEDERAL FUNDS -

(2 CFR § 200.333) When federal funds are expended by San Angelo ISD, for any contract resulting from this procurement process, the vendor certifies that it will comply with the record retention requirements detailed in 2 CFR § 200.333. The vendor further certifies that vendor will retain all records as required by 2 CFR § 200.333 for a period of three years after

grantees or sub grantees submit final expenditure reports or quarterly or annual financial reports, as applicable, and all other pending matters are closed.

Does vendor agree? YES \_\_\_\_\_Initials of Authorized Representative of vendor

CERTIFICATION OF COMPLIANCE WITH EPA REGULATIONS

#### APPLICABLE TO GRANTS, SUB GRANTS, COOPERATIVE AGREEMENTS, AND CONTRACTS

**IN EXCESS OF \$100,000 OF FEDERAL FUNDS** When federal funds are expended by San Angelo ISD, for any contract resulting from this procurement process in excess of \$100,000, the vendor certifies that the vendor is in compliance with all applicable standards, orders, regulations, and/or requirements issued pursuant to the Clean Air Act of 1970, as amended (42 U.S.C. 1857(h)), Section 508 of the Clean Water Act, as amended (33 U.S.C. 1368), Executive Order 117389 and Environmental Protection Agency Regulation, 40 CFR Part 15.

Does vendor agree? YES \_\_\_\_\_Initials of Authorized Representative of vendor

CERTIFICATION OF COMPLIANCE WITH THE ENERGY POLICY AND CONSERVATION ACT When federal funds are expended by San Angelo ISD, for any contract resulting from this procurement process, the vendor certifies that the vendor will be in compliance with mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Pub. L. 94-163, 89 Stat. 871).

Pursuant to the Federal Rule above, when federal funds are expended by San Angelo ISD, the vendor certifies that during the term of an award for all contracts by San Angelo ISD, resulting from this procurement process, the vendor agrees to comply with all applicable requirements as referenced in the Federal Rule above.

Does vendor agree? YES \_\_\_\_\_Initials of Authorized Representative of vendor

**CERTIFICATION OF COMPLIANCE WITH BUY AMERICAN PROVISIONS** Vendor certifies that vendor is in compliance with all applicable provisions of the Buy American Act. Purchases made in accordance with the Buy American Act must still follow the applicable procurement rules calling for free and open competition.

Pursuant to the Federal Rule above, when federal funds are expended by San Angelo ISD, the vendor certifies that during the term of an award for all contracts by San Angelo ISD, resulting from this procurement process, the vendor agrees to comply with all applicable requirements as referenced in the Federal Rule above.

Does vendor agree? YES \_\_\_\_\_Initials of Authorized Representative of vendor

#### **Vendor Certifications**

HISTORICALLY UNDERUTILIZED BUSINESS (HUB) CERTIFICATION Proposing companies that have been certified as Historically Underutilized Business (HUB) entities are encouraged to indicate their HUB status when responding to this Proposal Invitation. The electronic catalogs will indicate HUB certifications for vendors that properly indicate and document their HUB certification on this form. Please attach a copy of HUB certification.
I certify that my company has been certified as a Historically Underutilized Business (HUB) in the following categories: (Please check all that apply)
Minority Owned Business
Small Business
Women Owned Business
My Company has <b>NOT</b> been certified as a Historically Underutilized Business (HUB).
Company Name
Signature of Authorized Company Official

Texas Department of

**Contractor Representative** 

February 2017

Agriculture H2048

# CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION FOR COVERED CONTRACTS

,	COVERED CONTRACTS
Name of Business (Contractor)	Vendor ID No. or Social Security No.
(1) The prospective contractor certifies to the best of its kn	nowledge and belief that it and its principals:
(a) Are not presently debarred, suspended, proposed for covered transactions by any Federal department or agend	disbarment, declared ineligible, or voluntarily excluded from cy;
against them for commission of fraud or a criminal offens performing a public (Federal, State, or local) transaction of	plication been convicted of or had a civil judgment rendered se in connection with obtaining, attempting to obtain, or or contract under a public transaction; violation of Federal or theft, forgery, bribery, falsification or destruction of records,
(c) Are not presently indicted for or otherwise criminally State, or local) with commission of any of the offenses en	
$\left(d\right)$ Have not within a three-year period preceding this ap or local) terminated for cause or default.	plication had one or more public transactions (Federal, State,
(2) Where the prospective contractor is unable to certify prospective contractor shall attach an explanation to this	
Signature of Contractor Representative	Date
Printed/Typed Name of	Printed/Typed Title of

**Contractor Representative** 

San Angelo I.S.D. – Direct Delivery Produce & High Volume Items RFP #21-16 Page **21** of **32** 

Texas Department of Agriculture

Form H2049 July 2017

#### **CERTIFICATION REGARDING FEDERAL LOBBYING**

(Certification for Contracts, Grants, Loans, and Cooperative Agreements)

Federal legislation generally prohibits entities from using federally appropriated funds to lobby the executive or legislative branches of the Federal government. Lobbying with respect to certain grants, contracts, cooperative agreements, and loans is governed by relevant statutes, including among others, the provisions of 31 U.S.C. 1352, as well as common rule, "New Restrictions on Lobbying" published at 55 Federal Register (FR) 6736 (February 26, 1990), including definitions, and the Office of Management and Budget "Government wide Guidance on New Restrictions on Lobbying" and notices published at 54 FR 52306 (December 20, 1989), 55 FR 24540 (June 15, 1990), 57 FR 1772 (January 15, 1992), and 61 FR 1412 (January 19, 1996).

Contracting entities or sponsored sites that contract for goods or services using Federal funds must obtain this certification for any award exceeding \$100,000 and if necessary must obtain the *Standard Form-LLL, "Disclosure Form to Report Lobbying."* 

#### **CERTIFICATION**

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 an agency, a Member of Congress, 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 an 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.
- 3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, 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.

Name of Organization submitting certification	
Name of Organization Representative	Title
Signature of Organization Representative	 Date

CONFLICT OF INTEREST QUESTIONNAIRE For vendor doing business with local governmental entity	FORM CIQ
This questionnaire reflects changes made to the law by H.B. 23, 84th Leg., Regular Session.	OFFICE USE ONLY
This questionnaire is being filed in accordance with Chapter 176, Local Government Code, by a vendor who has a business relationship as defined by Section 176,001(1-a) with a local governmental entity and the vendor meets requirements under Section 176,006(a).	Date Received
By law this questionnaire must be filed with the records administrator of the local governmental entity not later than the 7th business day after the date the vendor becomes aware of facts that require the statement to be filed. See Section 176.006(a-1), Local Government Code.	
A vendor commits an offense if the vendor knowingly violates Section 176.006, Local Government Code. An offense under this section is a misdemeanor.	
Name of vendor who has a business relationship with local governmental entity.	
Check this box if you are filing an update to a previously filed questionnaire. (The law re completed questionnaire with the appropriate filing authority not later than the 7th busines you became aware that the originally filed questionnaire was incomplete or inaccurate.)	s day after the date on which
Name of local government officer about whom the information is being disclosed.	
Name of Officer	
Complete subparts A and B for each employment or business relationship described. Attack CIQ as necessary.  A. Is the local government officer or a family member of the officer receiving or I other than investment income, from the vendor?  Yes  No  B. Is the vendor receiving or likely to receive taxable income, other than investment of the local government officer or a family member of the officer AND the taxable local governmental entity?  Yes  No	kely to receive taxable income,
Describe each employment or business relationship that the vendor named in Section 1 m other business entity with respect to which the local government officer serves as an ownership interest of one percent or more.  Check this box if the vendor has given the local government officer or a family member as described in Section 176.003(a)(2)(B), excluding gifts described in Section 176.003(a)(2)(B).	of the officer one or more gifts
Signature of vendor doing business with the governmental entity	Date

# CONFLICT OF INTEREST QUESTIONNAIRE For vendor doing business with local governmental entity

A complete copy of Chapter 176 of the Local Government Code may be found at http://www.statutes.legis.state.tx.us/ Docs/LG/htm/LG.176.htm. For easy reference, below are some of the sections cited on this form.

<u>Local Government Code § 176.001(1-a)</u>: "Business relationship" means a connection between two or more parties based on commercial activity of one of the parties. The term does not include a connection based on:

- (A) a transaction that is subject to rate or fee regulation by a federal, state, or local governmental entity or an agency of a federal, state, or local governmental entity;
- (B) a transaction conducted at a price and subject to terms available to the public; or
- (C) a purchase or lease of goods or services from a person that is chartered by a state or federal agency and that is subject to regular examination by, and reporting to, that agency.

#### Local Government Code § 176.003(a)(2)(A) and (B):

- (a) A local government officer shall file a conflicts disclosure statement with respect to a vendor if:
  - (2) the vendor:
    - (A) has an employment or other business relationship with the local government officer or a family member of the officer that results in the officer or family member receiving taxable income, other than investment income, that exceeds \$2,500 during the 12-month period preceding the date that the officer becomes aware that
      - (i) a contract between the local governmental entity and vendor has been executed; or
      - (ii) the local governmental entity is considering entering into a contract with the vendor;
    - (B) has given to the local government officer or a family member of the officer one or more gifts that have an aggregate value of more than \$100 in the 12-month period preceding the date the officer becomes aware that:
      - (i) a contract between the local governmental entity and vendor has been executed; or
      - (ii) the local governmental entity is considering entering into a contract with the vendor.

#### Local Government Code § 176.006(a) and (a-1)

- (a) A vendor shall file a completed conflict of interest questionnaire if the vendor has a business relationship with a local governmental entity and:
  - (1) has an employment or other business relationship with a local government officer of that local governmental entity, or a family member of the officer, described by Section 176.003(a)(2)(A);
  - (2) has given a local government officer of that local governmental entity, or a family member of the officer, one or more gifts with the aggregate value specified by Section 176.003(a)(2)(B), excluding any gift described by Section 176.003(a-1); or
  - (3) has a family relationship with a local government officer of that local governmental entity.
- (a-1) The completed conflict of interest questionnaire must be filled with the appropriate records administrator not later than the seventh business day after the later of:
  - (1) the date that the vendor:
    - (A) begins discussions or negotiations to enter into a contract with the local governmental entity; or
    - (B) submits to the local governmental entity an application, response to a request for proposals
      or bids, correspondence, or another writing related to a potential contract with the local
      governmental entity; or
  - (2) the date the vendor becomes aware:
    - (A) of an employment or other business relationship with a local government officer, or a family member of the officer, described by Subsection (a);
    - (B) that the vendor has given one or more gifts described by Subsection (a); or
    - (C) of a family relationship with a local government officer.

1 1	LOCAL GOVERNMENT		FORM CIS
1	(Instructions for completing and filing thi	is form are provided on the next page.)	
TI	nis questionnaire reflects changes made	to the law by H.B. 23, 84th Leg., Regular Session	OFFICE USE ONLY
g		ocal governmental entity that the following lo of facts that require the officer to file this stateme Government Code.	
1	Name of Local Government Officer		$\neg$
Ļ			_
2	Office Held		
3			
3	Name of vendor described by Section	ons 176.001(7) and 176.003(a), Local Governm	nent Code
4		of each employment or other business relation	nship and each family relationship
Γ	with vendor named in item 3.		
5	List gifts accepted by the local gov	ernment officer and any family member, if ag	gregate value of the gifts accepted
	from vendor named in item 3 exceed	ds \$100 during the 12-month period describe	d by Section 176.003(a)(2)(B).
	Date Gift Accepted	Description of Gift	
	Date Gift Accepted [	Description of Gift	
	Date Gift Accepted [	Description of Gift	
6	A CEUD AVIIT	(attach additional forms as necessary)	
۳	AFFIDAVIT	I swear under penalty of perjury that the above state	D
		that the disclosure applies to each family member (a Government Code) of this local government officer.	
		covers the 12-month period described by Section 176	M.
		Signature of	Local Government Officer
		Engricules vs.	Joed Government Chica
	AFFIX NOTARY STAMP / SEAL ABOVE		
	Sworn to and subscribed before me, by the	said	, this the day
	of, 20, to ce	rtify which, witness my hand and seal of office.	
	Signature of officer administering oath	Printed name of officer administering oath	Title of officer administering oath

Form provided by Texas Ethics Commission

www.ethics.state.tx.us

Revised 11/30/2015

#### LOCAL GOVERNMENT OFFICER CONFLICTS DISCLOSURE STATEMENT

Section 176.003 of the Local Government Code requires certain local government officers to file this form. A "local government officer" is defined as a member of the governing body of a local governmental entity; a director, superintendent, administrator, president, or other person designated as the executive officer of a local governmental entity; or an agent of a local governmental entity who exercises discretion in the planning, recommending, selecting, or contracting of a vendor. This form is required to be filed with the records administrator of the local governmental entity not later than 5 p.m. on the seventh business day after the date on which the officer becomes aware of the facts that require the filing of this statement.

A local government officer commits an offense if the officer knowingly violates Section 176.003, Local Government Code. An offense under this section is a misdemeanor.

Refer to chapter 176 of the Local Government Code for detailed information regarding the requirement to file this form.

#### INSTRUCTIONS FOR COMPLETING THIS FORM

The following numbers correspond to the numbered boxes on the other side.

- 1. Name of Local Government Officer. Enter the name of the local government officer filing this statement.
- 2. Office Held. Enter the name of the office held by the local government officer filing this statement.
- 3. Name of vendor described by Sections 176.001(7) and 176.003(a), Local Government Code. Enter the name of the vendor described by Section 176.001(7), Local Government Code, if the vendor: a) has an employment or other business relationship with the local government officer or a family member of the officer as described by Section 176.003(a)(2)(A), Local Government Code; b) has given to the local government officer or a family member of the officer one or more gifts as described by Section 176.003(a)(2)(B), Local Government Code; or c) has a family relationship with the local government officer as defined by Section 176.001(2-a), Local Government Code.
- 4. Description of the nature and extent of each employment or other business relationship and each family relationship with vendor named in item 3. Describe the nature and extent of the employment or other business relationship the vendor has with the local government officer or a family member of the officer as described by Section 176.003(a)(2)(A), Local Government Code, and each family relationship the vendor has with the local government officer as defined by Section 176.001(2-a), Local Government Code.
- 5. List gifts accepted, if the aggregate value of the gifts accepted from vendor named in item 3 exceeds \$100. List gifts accepted during the 12-month period (described by Section 176.003(a)(2)(B), Local Government Code) by the local government officer or family member of the officer from the vendor named in item 3 that in the aggregate exceed \$100 in value.
- Affidavit. Signature of local government officer.

<u>Local Government Code § 176.001(2-a)</u>: "Family relationship" means a relationship between a person and another person within the third degree by consanguinity or the second degree by affinity, as those terms are defined by Subchapter B, Chapter 573, Government Code.

#### Local Government Code § 176.003(a)(2)(A):

- (a) A local government officer shall file a conflicts disclosure statement with respect to a vendor if:
  - (2) the vendor:
    - (A) has an employment or other business relationship with the local government officer or a family member of the officer that results in the officer or family member receiving taxable income, other than investment income, that exceeds \$2,500 during the 12-month period preceding the date that the officer becomes aware that:
      - (i) a contract between the local governmental entity and vendor has been executed; or
      - (II) the local governmental entity is considering entering into a contract with the vendor.

Form W -9
(Rev. October 2018)
Department of the Treasury
Informal Basenius Service

#### Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information

Give Form to the requester. Do not send to the IRS.

nuernes	neversue service	GO TO WWW.II'S. GOV/FORTIWS TO THIS II decitoris and the lates	st imonination.	
	1 Name (as shown	on your income tax return). Name is required on this line; do not leave this line blank.		
	2 Business name/o	disregarded entity name, if different from above		
in page 3.	following seven l	te box for federal tax classification of the person whose name is entered on line 1. Che boxes.  e proprietor or C Corporation S Corporation Partnership	ck only <b>one</b> of the	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):
pe.	single-memb	erLLC		Exempt payee code (if any)
Print or type. See Specific Instructions on page 3.	Note: Check LLC if the LLC another LLC	ly company. Enter the tax classification (C=C corporation, S=S corporation, P=Partners the appropriate box in the line above for the tax classification of the single-member ow C assified as a single-member LLC that is disregarded from the owner unless the or that is <b>not</b> disregarded from the owner for U.S. federal tax purposes. Otherwise, a single of from the owner should check the appropriate box for the tax classification of its owner.	mer. Do not check wher of the LLC is le-member LLC that	Exemption from FATCA reporting code (if any)
#5	Other (see ins	A COMMUNICATION DESCRIPTION DESCRIPTION OF THE PROPERTY FOR A REST DESCRIPTION OF THE PROPERTY FOR THE PROPE	31.	(Applies to accounts maintained outside the U.S.)
ee Spe	The second secon		Requester's name a	nd address (optional)
Ø	6 City, state, and 2	IP code		
	7 List account num	aber(s) here (optional)		
Par	ti Taxpa	yer Identification Number (TIN)		
		propriate box. The TIN provided must match the name given on line 1 to avo	3143	urity number
reside	ent alien, sole prop	r individuals, this is generally your social security number (SSN). However, for rietor, or disregarded entity, see the instructions for Part I, later. For other yer identification number (EIN). If you do not have a number, see <i>How to get</i>		
TIN, la			or	
		n more than one name, see the instructions for line 1. Also see What Name a	and Employer	identification number
Nume	er 10 uive me He	quester for guidelines on whose number to enter.		-
Par	t II Certifi	cation		

Under penalties of penury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- 3. I am a U.S. citizen or other U.S. person (defined below); and
- 4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

 Sign
 Signature of

 Here
 U.S. person ►

 Date ►

#### General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.lrs.gov/FormW9.

#### Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (TIN), adoption taxpayer identification number (TIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-DiV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- · Form 1099-S (proceeds from real estate transactions)
- . Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

#### **PROTEST PROCEDURES**

- A. Any actual or prospective bidder, offerer, or contractor who considers himself to have been aggrieved in connection with the solicitation, evaluation, or award of a contract by San Angelo ISD may formally protest to the Child Nutrition Director of SAISD. Such protests must be made in writing and received by the Child Nutrition Director of SAISD. The protesting party must mail or deliver copies of the protest to SAISD, the State Agency, and other interested parties.
- B. In the event of a timely protest, the SAISD shall not proceed further with the solicitation or award of the contract.
- C. A formal protest must be sworn and contain:
  - 1. A specific identification of the statutory or regulatory provision that the protesting party alleges has been violated.
  - 2. A specific description of each action by SAISD that the protesting party alleges to be a violation of the statutory or regulatory provision that the protesting party has identified.
  - 3. A precise statement of the relevant facts.
  - 4. A statement of any issues of law or fact that the protesting party contends must be resolved.
  - 5. A statement of the argument and authorities that the protesting party offers in support of the protest.
  - 6. A statement that copies of the protest have been mailed or delivered to the State Agency and all other identifiable interested parties.
- D. The SAISD may settle and resolve the dispute over the solicitation or award of a contract at any time before the matter is submitted on appeal. The SAISD may solicit written responses to the protest from other interested parties.
- E. If the protest is not resolved by mutual agreement, the SAISD shall issue a written determination that resolves the protest.
  - 1. If the SAISD determines that no violation of statutory or regulatory provisions has occurred, then the SAISD shall inform the protesting party, the State Agency, and other interested parties by letter that sets forth the reasons for the determination.
  - 2.If the SAISD determines that a violation of any statutory or regulatory provisions has occurred in a situation in which a contract has not been awarded, then the SAISD shall inform the protesting party, the State Agency, and other interested parties of that determination by letter that details the reasons for the determination and the appropriate remedy.
  - 3. If the SAISD determines that a violation of any statutory or regulatory provisions has occurred in a situation in which a contract has been awarded, then the SAISD shall inform the protesting party, the State Agency, and other interested parties of that determination by letter that details the reasons for the determination. This letter may include an order that declares the contract void.
- F. The SAISD shall maintain all documentation on the purchasing process that is the subject of a protest or appeal in accordance with the retention schedule of SAISD

#### **San Angelo Independent School District**

2017 Texas House Bill 89 Verification

,the undersigned representative of
hereafter referred to <b>as</b> company) do hereby depose and verify that the aforementioned company, under the provisions of Subtitle F, Title 10, Government Code Chapter 2270 and Chapter, 2252 Subchapter F of the Texas Government Code:
I. Does not boycott Israel currently; and
<ol> <li>Will not boycott Israel during the term of patronage by SAISD</li> <li>Does not engaged in business with Iran, Sudan, or Foreign Terrorist Organizations.</li> </ol>
Pursuant to Section 2270.001, Texas Government Code:
<ol> <li>"Boycott Israel" means refusing to deal with, terminating business activities with, or otherwise taking any action that is intended penalize, inflict economic harm on, or limit commercial relations specifically with Israel, or with a person or entity doing business Israel or In an Israeli-controlled territory, but does not include an action made for ordinary business purposes; and</li> <li>"Company" means a for-profit sole proprietorship, organization, association, corporation, partnership, joint venture, limited partnership liability partnership or any limited liability company, including a wholly owned subsidiary, majority-owned subsidiary, parent company or affiliate of those entities or business associations that exist to make a profit.</li> </ol>
Pursuant to Section 2252.152-2252.153, Texas Government Code:
Sec. 2252.152. CONTRACTS WITH COMPANIES ENGAGED IN BUSINESS WITH IRAN, SUDAN, OR
OREIGN TERRORIST ORGANIZATION PROHIBITED. A governmental entity may not enter into a governmental contract with a company the
dentified on a list prepared and maintained under Section 806.051, 807.051, or 2252.153.
Sec. 2252.153. LISTED COMPAN/ES. The comptroller shall prepare and maintain , and make available to each governmental
ntity, a list of companies known to have contracts with or provide supplies or services to a foreign terrorist organization.
Sec. 2252.154. EXCEPTION. Notwithstanding any other law, a company that the United States government affirmatively
leclares to be excluded from its federal sanctions regime relating to Sudan. its federal sanctions regime relating to Iran, or any federa
anctions regime relating to a foreign terrorist organization is not subject to contract prohibition under this subchapter.

is

Date

Signature

#### **NO BID NOTIFICATION**

VENDOR NAME_		AGENT'S NAME	
ADDRESS		BID NUMBER	
		DESCRIPTION	
also desire to keep to determine why	your firm as a bidder an	nd supplier of materials and equipm	etitive pricing on all items bid. We tent. Therefore, it is important for us put carefully and try to determine if
I did not bid for the	following reason: (PLE	ASE CHECK ONE OF THE LISTED	REASONS)
	Do not supply the red	quested product	
		e too small or too large to be suppli one of the underlined)	ed by my company.
	•	oo tight" or written around a particulant this item)	•
		nanufacturer or jobber on this item. one of the underlined)	
	Time frame for biddir	ng was too short for my organization	n.
	Not awarded a contra	act by SAISD when you felt you we	re low bidder.
	Other		
Please indicate vo		on San Angelo ISD's bid list.	
•	·	-	
I wish to re	main on bid list.	I do not wish to remain on	bid list.
		VENDOR'S SIGNATURE	DATE

Bid Questionnaire		
Will you be able to make all delivers on Tuesdays between 6:30 AM and 2:00 PM?     Individual schools lunch serving times will be excluded from delivery times.     Preference will be given to bidders who can meet the above schedule.     If no, attach or state your delivery schedule below. Day and Time	☐ Yes	□ No
2. Will you be able to make delivery corrections within 24 hours?	☐ Yes	□ No

COMPANY \_\_\_\_\_

#			School Phone #	Lunch Serving
#	School	Manager	Ext. 102	Time
001	Central	Cindy Gilbert	659-3400	12:00 1:35
002	Lake View	Teresa Estes	659-3500	11:38 1:38
041	CFC	Mandy Pena	659-3576	11:10 1:00
042	Glenn	Teena Adney	947-3841	11:05 1:20
043	Lee	Donna Hubert	947-3871	11:03 12:56
045	Lincoln	Gina Joiner	659-3550	11:05 1:05
101	Alta Loma	Mary Droll	947-3914	10:40 12:35
102	Austin	Lorrie Cocoa Smith	659-3636	10:30 12:50
103	Belaire	Nicole Ascol	659-3639	10:50 12:45
122	Bonham	Leslie McBride	947-3917	10:45 1:00
105	Bowie	Bethany Mitchell	947-3921	10:50 1:00
106	Bradford	Beatrice Torres	659-3645	10:45 12:45
038	Carver	Annice Currie	659-3648	10:45 12:00
108	Crockett	Carolyn Perez	947-3925	10:45 12:55
110	Fannin	Betty Lopez	947-3930	10:40 12:55
111	Fort Concho	Sonne Lopez	659-3654	10:50 1:10
112	Glenmore	Kelly Garcia	659-3657	10:45 12:30
113	Goliad		659-3660	10:40 12:40
114	Holiman	Nichole Joiner	659-3663	10:45 12:45
123	Lamar	Imelda Robledo	947-3900	10:40 1:00
115	McGill	Erica Medina	947-3934	10:50 12:15
116	Reagan	Rita Clark	659-3666	10:45 12:50
119	San Jacinto	Bernice Cardenas	659-3675	11:20 12:35
120	Santa Rita	Blanca Aguilar	659-3672	10:40 12:30

#### NOTARIZED STATEMENT VALIDATING PROPOSAL CONTENTS NON COLLUSION STATEMENT

*Vendor* shall not prepare this Proposal in collusion with any other *Vendors* and the contents of this Proposal as to prices, terms or conditions may not be communicated by this organization nor by an employee or agent of this organization to any other *Vendor* or to any other persons engaged in this type of business activity prior to the official Proposal due date. However, the authorized agent or officer signing this Proposal is not and has not been, for six months, directly or indirectly concerned in any agreement to control the conditions and/ or prices of services proposed, or has not influenced any person to propose or not purpose thereon.

I have read the complete Proposal for **Direct Delivery Produce and High Volume Items Bid #21-16** and verify the accuracy of all information contained in the Proposal.

Authorized Vendor Officer				
Signature				
Typed name				
Date				
NOTARY PUBLIC				
Name				
Date				
My commission expires on the	day of		,	
COMPANYTHIS DOCUM	ENT MUST RE COME	 PLETED SIGNED A	ND	

THIS DOCUMENT MUST BE COMPLETED, SIGNED AND RETURNED IN SEALED PROPOSAL PACKAGE

		SAISD Child Nutrition Services Bid: Direct Delivery - Produce Bid #: 21-16				
Interflex #	Product Category	Description	Pack	Quantity	Approved Products	Alternate Type
Produce						
1	Fruits: Apples	Apples: granny smith, fancy, grade a, fresh, domestic. Wash fresh	1 / 125.0 Count	689 Cases		
2	Fruits: Apples	Apples: red delicious, fancy, fresh, domestic. Wash fresh	1 / 125.0 Count	1,560 Cases		
3	Fruits: Bananas	Bananas: fresh. Premium. Fresh, tip green. 100-125 ct case	1 / 40.0 Pounds	910 Cases		
4	Vegetables: Broccoli	Broccoli: florets, fresh, grade a, domestic only. 3# loose pack Florets.	2 / 3.0 Pounds	20 Cases		
5	Vegetables: Broccoli	Broccoli: florets, fresh, grade a, domestic only. 3# loose pack Florets (Iceless) (4/3# per case)	4 / 3.0 Pounds	60 Cases		
6	Vegetables: Cabbage	Cabbage: red, whole/head, grade a, domestic only. Red, FDSVC, Fresh. 3 ct	1 / 3.0 Count	325 Cases		
7	Vegetables: Carrots	Carrots: baby, peeled, bulk, fresh, domestic only, grade a. Baby carrot, whole peeled. Cello Bag. 15/2#	15 / 2.0 Pounds	860 Cases		
8	Vegetables: Celery	Celery: stick, bulk, fresh, domestic only, grade a. 5# Bag, 4" Cut	1 / 5.0 Pounds	500 Cases		
9	Vegetables: Cucumber	Cucumber: fresh, whole, grade a. Medium Size 2-3 medium = 1 lb or 24 ct	1 / 20.0 Pounds	216 Cases		
10	Vegetables: Cucumber	Cucumber: fresh, whole, grade a. Medium size 2-3 medium = 1 lb. 5# case	1 / 5.0 Pounds	776 Cases		
11	Vegetables: Cucumber	Cucumber: fresh, whole, grade a. Medium Size 2-3 medium = 1 lb 50 - 55#	1 / 50.0 - 55.0 Pounds	50 Cases		
12	Fruits: Grapes	Grapes: fresh, red, seedless, with stems, grade a, bulk.  Grapes: fresh, red, seedless, stemless, grade a, bulk.	1 / 4.0 Pounds 1 / 4.0 Pounds	100 Cases		
13	Fruits: Grapes	Grapes: fresh, red, seedless, stemless, grade a, bulk.  Grapes: fresh, red, seedless, with stems, grade a, bulk. Pack size and unit	,	100 Cases		
14	Fruits: Grapes	= 1 large Carton	1 / 1.0 Count	600 Cases		
15	Fruits: Kiwi Fruit	Kiwi Fruit: fresh, single layer, no. 1. Fancy, Fresh.  Lettuce: romaine, head, domestic only, grade a. 1/5# Iceberg, Color	1 / 36.0 Count	50 Cases		
16	Vegetables: Lettuce	separate. Food Service	1 / 12.0 Count	620 Cases		
17 18	Vegetables: Lettuce Fruits: Watermelon	Lettuce: romaine, head, domestic only, grade a. Fresh w/ Liner.  Watermelon: fresh, no. 1. Whole, seedless.	1 / 24.0 Count 1 / 1.0 Count	550 Cases 470 Each		
19	Vegetables: Onions	Onions: white, whole, jumbo, fresh, domestic only, grade a.	1 / 10.0 Pounds	227 Cases		
20	Vegetables: Onions	Onions: yellow, whole, jumbo, fresh, domestic only, grade a.  Oranges: navel, whole, bulk, fresh, grade a. 138 Ct Case	1 / 25.0 Pounds	100 Cases		
21	Fruits: Oranges	California or Texas Fancy	1 / 138.0 Count	1,025 Cases		
23	Vegetables: Peppers  Vegetables: Peppers	Peppers: green bell, whole, grade a, fresh, domestic only.  Peppers: jalapeno, whole, grade a, fresh, domestic only. domestic	1 / 5.0 Pounds 1 / 5.0 Pounds	350 Cases 350 Cases		
25	vegetables. reppers	preferred Spinach: fresh, leaf, washed/cleaned, grade a. domestic preferred. TRIPLE	·	330 Cases		
24	Vegetables: Spinach	WASHED SPINACH - READY TO USE	4 / 2.5 Pounds	350 Cases		
25	Fruits: Strawberries	Strawberries: fresh, whole, grade a. U.S.A No. 1 berries	8 / 1.0 Pounds	580 Cases		
26	Vegetables: Tomatoes	Tomatoes: whole, fresh, grade a. Domestic Preferred. 1 5x6 layer fresh	1 / 10.0 Pounds	1,475 Cases		
27 28	Vegetables: Tomatoes Vegetables: Tomatoes	Tomatoes: cherry, whole, fresh, grade a. Domestic preferred Tomatoes: grape, whole, fresh, grade a. Domestic preferred.	12 / 1.0 Pints 1 / 10.0 Pounds	760 Cases 80 Cases		
117	Fruits: Grapes	Grapes: fresh, green, seedless, with stems, grade a, bulk.	1 / 4.0 Pounds	600 Cases		
30	Pakan Products Danuts	Donuts: chocolate, miniature, whole grain, individually wrapped. WGR, 6	73 / 2 3 Quinces	150 Carac	Bake Crafters (Bake Crafters	Approve
3U	Bakery Products: Donuts	ct. 2 oz grain equivalent	72 / 3.2 Ounces	150 Cases	Food Company) - 1929 Bake Crafters	Equivale
31	Bakery Products: Donuts	Donuts: miniature, powdered, sugar, whole grain. WG. 6 ct. 2 oz. Grain Equivalent	72 / 3.2 Ounces	250 Cases	(Bake Crafters Food Company) - 1931	Approve Equivale
32	Desserts: Cookies	Cookies: chocolate chip, dough, frozen, ready to serve, pre-portioned, reduced fat, whole grain.	240 / 1.5 Ounces	1,100 Cases	Otis Spunkmeyer, Inc. (Aryzta) - 55680	Approve Equivale
33	Desserts: Cookies	Cookies: sugar, dough, frozen, ready to bake, pre-portioned, reduced fat, whole grain.	240 / 1.5 Ounces	275 Cases	Otis Spunkmeyer, Inc. (Aryzta) - 55684	Approve Equivale
37	Bakery Products: Muffins	Muffins: blueberry, commercially baked, whole grain, individually wrapped. 1 oz grain equivalent	72 / 2.0 Ounces	580 Cases	Otis Spunkmeyer, Inc. (Aryzta) - 10143	Approve Equivale
	ł	Pastries. Pop Tart FR Blueberry, WG, 1 count				

46	Bakery Products: Waffles	Waffles: whole grain, heat and serve, thaw and serve. Waffle Flat Bread 1 Grain Equivalent / waffle	1 / 192.0 Count	500 Cases	
104	Bakery Products: Donuts	Donuts: yeast, rings, thaw and serve, whole grain, enriched, frozen, bulk. Donut Ring Whole Grain 84/2.45oz Rich's Foods #14839 or Approved Equivalent	84 / 2.45 Ounces	500 Cases	
105	Bakery Products: Pastries	Pastries: strudel, stick, apple, whole grain, heat and serve, individually wrapped. I/W WGR apple filled strudel heat and serve equal to 2 oz. grain equivalent with 11 grams of sugarnor less, and 260 mg or less sodium.  No high fructose corn syrup. Pillsbury or approved equal	72 / 2.29 Ounces	1,100 Cases	
106	Bakery Products: Cinnamon Buns & Rolls	Cinnamon Buns & Rolls: roll, whole grain, dough. 2 grain equivalent WG Cinnamon roll, freezer to oven Each roll to equal 2 oz. grain equivalent, 300 mg or less of sodium, no more than 10 grams of sugar and no more than 12 grams of fat per serving. No high fructose corn syrup. Pillsbury or approved equal	100 / 2.7 Ounces	540 Cases	
107	Bakery Products: Cinnamon Buns & Rolls	Cinnamon Buns & Rolls: roll, miniature, thaw and serve, enriched, individually wrapped. cinni mini's.  I/W WGR mini pull apart cinnamon rolls. Each package must equal 2 oz. grain, 15 grams of sugar or less and 270 mg sodium or less.  Pillsbury or approved equal	72 / 2.29 Ounces	1,100 Cases	
108	Bakery Products: Bagels	Bagels. Strawberry mini bagel. Thaw & Serve, I/W WGR Mini bagel with strawberry cream cheese, must equal 2 oz. grain, 13 grams of sugar or less and 180 mg sodium or less. Pillsbury brand or equivalent	72 / 2.43 Ounces	1,200 Cases	
109	Bakery Products: Pastries	Pastries. Poptart, WG, 1 CT, FR Strawberry 1 Grain Equivalent Pastry, Frosted Strawberry Whole Grain 1 Count Each bar to equal 1 oz. grain equivalent, 190 mg or less of sodium, no more than 15 grams of sugar and no more than 2.5 grams of fat per serving. No high fructose corn syrup. Kellogg's or approved equal.	120 / 1.76 Ounces	600 Cases	
110	Bakery Products: Pancakes	Pancakes: maple, miniature, whole grain, heat & serve. 72/3.17 oz I/W WGR mini maple pancake Each package must equal 2 oz. grain equivalent, must have no more than 260 mg sodium and no more than 11 grams of sugar. No High fructose corn syrup. Pillsbury or approved equal.	72 / 3.17 Ounces	700 Cases	
111	Bakery Products: Waffles	Waffles: miniature. Maple Madness Mini 72/2.47 oz grams of sugar. No High fructose corn syrup. Pillsbury or approved equal	72 / 2.47 Ounces	1,200 Cases	
115	Bakery Products: Biscuits	Biscuits: buttermilk, sliced, southern, enriched, frozen, thaw and serve, 1.0 ounce grain equivalents.	105 / 1.25 Ounces	75 Cases	
116	Bakery Products: Biscuits	Biscuits: buttermilk, sliced, southern, whole grain, enriched, frozen, thaw and serve, 2.0 ounce grain equivalent.	100 / 2.5 Ounces	100 Cases	
118	Bakery Products: Muffins	Muffins: blueberry, thaw and serve, whole grain, individually wrapped. 2 Grain Equivalent	72 / 2.0 - 4.0 Ounces	500 Cases	
Dairy Items					
44	Dairy & Non-Dairy: Yogurt	Yogurt: strawberry-banana, grade a, individual, cup. Trix Blast. 48/4oz	48 / 4.0 Ounces	400 Cases	
45	Dairy & Non-Dairy: Yogurt	Yogurt: vanilla, grade a, bulk, pouch. 6/4 lb. pouches	6 / 4.0 Pounds	100 Cases	
83	Dairy & Non-Dairy: Cheese	Cheese: mozzarella, string. Mozzarella String Cheese, 1M/MA PER SERVING	168 / 1.0 Ounces	500 Cases	 
114	Dairy & Non-Dairy: Cheese	Cheese: mozzarella, sticks, white, plain, part skim, pasteurized, reduced fat, individual.	168 / 1.0 Ounces	100 Cases	
Smart Snack / A La Carte Items					
47	Snack Foods: Chips	Chips: individual. Cheetos Fantastix Flamin' Hot 104/.875 oz Must be Smart Snack compliant	104 / 0.88 - 1.0 Ounces	275 Cases	
48	Snack Foods: Chips	Chips. Baked Lay's, Sour Cream and Onion 60/.875 oz Must be Smart Snack compliant	60 / 0.88 Ounces	100 Cases	
49	Snack Foods: Chips	Chips. Baked Lay's - BBQ 60/.875 oz Must be Smart Snack compliant	60 / 0.88 Ounces	150 Cases	

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50	Snack Foods: Chips	Chips. RF Doritos - Nacho Cheese 72/1oz Must be Smart Snack compliant	72 / 1.0 Ounces	175 Cases	
51	Snack Foods: Chips	Chips. RF Doritos - Cool Ranch 72/1oz Must be Smart Snack compliant	72 / 1.0 Ounces	420 Cases	
52	Snack Foods: Chips	Chips. RF Doritos, WG Spicy Sweet Chili 72/1 oz Must be Smart Snack compliant	72 / 1.0 Ounces	100 Cases	
53	Snack Foods	Snack Foods. Bulk WGR Crispy corn round tortilla chips 8/16 oz Tostito preferred, or approved equivalent	8 / 16.0 Ounces	1,050 Cases	
54	Snack Foods: Chips	Chips. Bulk Reduced Fat Corn chips Frito or approved equivalent	8 / 16.0 Ounces	200 Cases	
55	Snack Foods: Chips	Chips. Tortilla Nacho Reduced Fat 72/1 oz. Must be Smart Snack compliant	72 / 1.0 Ounces	170 Cases	
56	Snack Foods: Chips	Chips. RF Cheetos Flamin Hot Puffs 72/.7oz Must be Smart Snack compliant	72 / 0.7 Ounces	170 Cases	
57	Snack Foods: Chips	Chips. RF Cheetos Puffs 72/.7oz Must be Smart Snack compliant	72 / 0.7 Ounces	100 Cases	
58	Snack Foods: Chips	Chips. RF Cheetos White Cheddar Puffs 72/.7oz Must be Smart Snack compliant	72 / 0.7 Ounces	100 Cases	
59	Snack Foods: Chips	Chips. RF Doritos, WG Flamas 72/1 oz Must be Smart Snack compliant	72 / 1.0 Ounces	700 Cases	
60	Snack Foods: Chips	Chips. Baked Lay's - Original 60/.875 oz Must be Smart Snack compliant	60 / 0.88 Ounces	160 Cases	
70	Prepared Foods: Appetizers	Appetizers. Tornado, Ranchero Beef, WG	144 / 2.79 Ounces	350 Cases	
71	Prepared Foods: Appetizers	Appetizers. Tornado - Southwest Chicken, WG	144 / 2.79 Ounces	100 Cases	
85	Snack Foods: Crackers	Crackers. Goldfish, WG Must be Smart Snack compliant	300 / 0.75 Ounces	200 Cases	
86	Snack Foods: Crackers	Crackers. Goldfish - Cinnamon Graham, GNT, WG Must be Smart Snack compliant	300 / 0.9 Ounces	50 Cases	
87	Desserts: Pudding	Pudding. Chocolate Pudding, cups Fat Free Must be Smart Snack compliant	48 / 3.5 Ounces	215 Cases	
88	Snack Foods	Snack Foods. Rice Krispies, WG Snack bar Kellog brand or Approved Equivalent Must be Smart Snack compliant	80 / 1.41 Ounces	740 Cases	
89	Snack Foods: Fruit Snacks	Fruit Snacks. Fruit Rollup - CRAZY COLOR Flat fruit flavored snack, wrapped around cellophane for easy removal. First ingredient must be real fruit puree. No high fructose corn syrup. Must be Smart Snack compliant	96 / 0.5 Ounces	400 Cases	
90	Snack Foods: Fruit Snacks	Fruit Snacks. Fruit Rollup - Strawberry Flat fruit flavored snack, wrapped around cellophane for easy removal. First ingredient must be real fruit puree. No high fructose corn syrup. Low Sugar Must be Smart Snack compliant	96 / 0.5 Ounces	250 Cases	
91	Snack Foods: Fruit Snacks	Fruit Snacks. Character and or Shaped fruit flavored snack, in bite size pieces. First ingredient must be real fruit puree. No high fructose corn syrup. Must be Smart Snack compliant	96 / 0.9 Ounces	330 Cases	
119	Snack Foods	Snack Foods. Smart Snack approved S'mores flavored snack mix.  Peanut free.  Must be smart snack approved.	1 / 72.0 - 120.0 Count	400 Cases	
Ice Cream					
61	Desserts: Ice Cream & Frozen Yogurt	Ice Cream & Frozen Yogurt. Ice Cream Bar Fudge 48/3oz Must be Smart Snack compliant	48 / 3.0 Ounces	400 Cases	
62	Desserts: Ice Cream & Frozen Yogurt	Ice Cream & Frozen Yogurt. Ice Cream Bar Orange Dream 48/3oz Must be Smart Snack compliant	2 / 24.0 Count	300 Cases	
63	Desserts: Ice Cream & Frozen Yogurt	Ice Cream & Frozen Yogurt. Ice Cream Bar - Strawberry Sundae Crunch or Strawberry Shortcake 6/24ct	6 / 24.0 Count	130 Cases	
64	Desserts: Ice Cream &	Must be Smart Snack compliant  Ice Cream & Frozen Yogurt. Ice Cream Cone, Fudge Swirl LF Vanilla	2 / 24.0 Count	375 Cases	
	Frozen Yogurt				

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65	Desserts: Ice Cream & Frozen Yogurt	Ice Cream & Frozen Yogurt. Ice Cream Cups/Sundae, Vanilla/Chocolate 4/12 ct	4 / 12.0 Count	170 Cases		
66	Desserts: Ice Cream & Frozen Yogurt	Ice Cream & Frozen Yogurt. Ice Cream Cups/Sundae, Vanilla/Strawberry 4/12ct Must be Smart Snack compliant	4 / 12.0 Count	125 Cases		
67	Desserts: Ice Cream & Frozen Yogurt	Ice Cream & Frozen Yogurt. Ice Cream Sandwich, Vanilla 4/24 ct Must be Smart Snack compliant	4 / 24.0 Count	375 Cases		
68	Desserts: Ice Cream & Frozen Yogurt	Ice Cream & Frozen Yogurt. Banana Fudge Bomb Pop 6/24ct Must be Smart Snack compliant	6 / 24.0 Count	30 Cases		
69	Desserts: Ice Cream & Frozen Yogurt	Ice Cream & Frozen Yogurt. Bar, Chocolate/Fudge Sundae Crunch or Eclair 6/24 ct Must be Smart Snack compliant	6 / 24.0 Count	110 Cases		
Beverages						
98	Beverages & Mixes: Tea: Ready To Drink Tea	Ready To Drink Tea: mango, peach, sweetened, flavored, decaffeinated, bottle. Serving size - 12 oz. Servings per container - 1 60 calorie per container	24 / 12.0 Ounces	450 Cases	JB's Tea (Juice Bowl (formerly CeBev LLC)) - 00025	Approved Equivalent
99	Beverages & Mixes: Tea: Ready To Drink Tea	Ready To Drink Tea: lemon, sweetened, flavored, decaffeinated, bottle. Serving size - 12 oz. Servings per container - 1	24 / 12.0 Ounces	250 Cases	JB's Tea (Juice Bowl (formerly CeBev LLC)) -	Approved Equivalent
100	Beverages & Mixes: Juices & Drinks	60 calorie per container     Juices & Drinks: blackberry, 100% juice, ready to drink, carbonated/sparkling, no added sugar, can. Flavor - Blackberry     Approved Brand: Izze   or Approved Equivalent     will look at 8.4 oz and 12 oz options     Must be Smart Snack compliant	24 / 8.4 - 12.0 Ounces	250 Cases	00024	
101	Beverages & Mixes: Juices & Drinks	Juices & Drinks: apple, 100% juice, ready to drink, carbonated/sparkling, no added sugar. Flavor - Apple Approved Brand: Izze or Approved Equivalent will look at 8.4 oz and 12 oz options  Must be Smart Snack compliant	24 / 8.4 - 12.0 Ounces	250 Cases		
102	Beverages & Mixes: Juices & Drinks	Juices & Drinks: orange, 100% juice, ready to drink, carbonated/sparkling. Flavor - Orange Approved Brand: Izze or Approved Equivalent will look at 8.4 oz and 12 oz options	24 / 8.4 - 12.0 Ounces	250 Cases		
120	Beverages & Mixes	Must be Smart Snack compliant Beverages & Mixes. Gatorade G2 Clear Mixed Berry Flavor 24/12 oz Must be smart snack compliant Or approved equivalent	24 / 12.0 Ounces	400 Cases		
121	Beverages & Mixes	Beverages & Mixes. Gatorade G2 Lemon Lime 24/12 oz Must be smart snack compliant Or approved equivalent	24 / 12.0 Ounces	400 Cases		
122	Beverages & Mixes	Beverages & Mixes. Gatorade G2 Fruit Punch 24/12 oz Must be smart snack compliant Or approved equivalent	24 / 12.0 Ounces	400 Cases		
123	Beverages & Mixes	Beverages & Mixes. Gatorade G2 Glacier Freeze 24/12 oz Must be smart snack compliant Or approved equivalent	24 / 12.0 Ounces	400 Cases		
124	Beverages & Mixes	Beverages & Mixes. Gatorade G2 Orange Flavor 24/12 oz Must be smart snack compliant Or approved equivalent	24 / 12.0 Ounces	400 Cases		
125	Beverages & Mixes	Beverages & Mixes. Gatorade G2 Grape Flavor 24/12 oz Must be smart snack compliant Or approved equivalent	24 / 12.0 Ounces	400 Cases		
Paper Products / Supplies						

97 Frozen Items	Disposables and Supplies: Trays	Trays. Tray-Styro, Disposal 6 Compartment Lunch Tray,12 1/2 X 8 1/2 X 1 1/8, Black preferred  Approved: Pactiv YTH106XH5GBX  Approved: Gen Pak 100600 3L  Not Approved: Pactive TH10601, Reyman SLT6  Other Approved Equivalent  Potatoes: french fries, domestic, grade a/fancy. Oven Fries Crinkle Cut	4 / 125.0 Count	2,700 Cases	
92	Potatoes	USDA Grade A, Line Flow 1/2" diameter Approved: Simplot 10071179221227 & 1440825 Potato Prince 46252 or McCain or other Approved Equivalent	6 / 5.0 Pounds	500 Cases	
94	Potatoes	Potatoes: smile, oven ready, frozen, domestic, grade a/fancy.	6 / 4.0 Pounds	900 Cases	
Cereals				1	
73	Cereals: Ready to Eat Cereals	Ready to Eat Cereals. Cheerios, bowl, Reduced Sugar, BWLPK	96 / 1.0 Ounces	330 Cases	
74	Cereals: Ready to Eat Cereals	Ready to Eat Cereals. Cinnamon Toast Crunch, Reduced Sugar, BWLPK	96 / 1.0 Ounces	1,500 Cases	
75	Cereals: Ready to Eat Cereals	Ready to Eat Cereals. Apple Jacks, Reduced Sugar, Pouch	96 / 1.0 Ounces	370 Cases	
76	Cereals: Ready to Eat Cereals	Ready to Eat Cereals: bowl pack. Chex, Cinnamon Gluten Free 1 oz	96 / 1.0 Ounces	50 Cases	
77	Cereals: Ready to Eat Cereals	Ready to Eat Cereals. Coco Puffs Reduced Sugar, BWLPK	96 / 1.0 Ounces	1,025 Cases	
78	Cereals: Ready to Eat Cereals	Ready to Eat Cereals. Corn Chex Gluten Free 96/1 oz	96 / 1.0 Ounces	50 Cases	
79	Cereals	Cereals. Frosted Flakes Reduced Sugar	96 / 1.0 Ounces	50 Cases	
80	Cereals: Ready to Eat Cereals	Ready to Eat Cereals. Fruit Loops, Reduced Sugar, Pouch	96 / 1.0 Ounces	100 Cases	
81	Cereals: Ready to Eat Cereals	Ready to Eat Cereals. Trix, Reduced Sugar, BWLPK	96 / 1.0 Ounces	325 Cases	
82	Cereals: Ready to Eat Cereals	Ready to Eat Cereals. Lucky Charms, Gluten Free Reduced Sugar BWLPK	96 / 1.0 Ounces	250 Cases	
84	Cereals: Ready to Eat Cereals	Ready to Eat Cereals. Cereal Mix, WGR Strawberry yogurt flavor Each package to equal 1oz. Grain equivalent Smart snack compliant. No high fructose corn syrup.	60 / 1.03 Ounces	800 Cases	