[PLEASE NOTE THAT CHANGES TO RFP AND CONTRACT TERMS ARE NOT PERMITTED. DISTRICTS THAT MAKE CHANGES TO CONTRACT TERMS THAT HAVE NOT BEEN APPROVED BY TDA MUST USE NON-CHILD NUTRITION FUNDS TO PAY THE FSMC. CONTRACTS MUST BE AWARDED TO THE RESPONSIVE AND RESPONSIBLE BIDDER WHOSE PROPOSAL IS LOWEST OR MOST ADVANTAGEOUS TO THE PROGRAM WITH PRICE AND OTHER FACTORS CONSIDERED OF WHICH COST MUST BE THE PRIMARY CONSIDERATION.]

SCHOOL NUTRITION PROGRAMS FOOD SERVICE MANAGEMENT COMPANY

Kaufman Independent School District

REQUEST FOR PROPOSAL

AND

CONTRACT

NO. CN-2020

Texas Department of Agriculture Food and Nutrition P. O. Box 12847 Austin, Texas 78711-2847 Phone (877) TEX-MEAL Fax (888) 203-6593

Website http://www.squaremeals.org

Updated 12/17/2019 RFP No. CN-2020

Page 1

The program applicant hereby agrees that it will comply with Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d et seq.), Title IX of the Education Amendments of 1972 (20 U.S.C. § 1681 et seq.), Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. § 794), the Age Discrimination Act of 1975 (42 U.S.C. § 6101 et seq.); all provisions required by the implementing regulations of the Department of Agriculture; Department of Justice Enforcement Guidelines, 28 CFR Part SO.3 and 42; and FNS directives and guidelines, to the effect that, no person shall, on the grounds of race, color, national origin, sex, age, or disability, be excluded from participation in, be denied benefits of, or otherwise be subject to discrimination under any program or activity for which the program applicant receives Federal financial assistance from FNS; and hereby gives assurance that it will immediately take measures necessary to effectuate this agreement."

"By accepting this assurance, the Program applicant agrees to compile data, maintain records, and submit reports as required, to permit effective enforcement of nondiscrimination laws and permit authorized USDA personnel during hours of program operation to review such records, books, and accounts as needed to ascertain compliance with the nondiscrimination laws. If there are any violations of this assurance, the Department of Agriculture, FNS, shall have the right to seek judicial enforcement of this assurance. This assurance is binding on the Program applicant, its successors, transferees, and assignees as long as it receives assistance or retains possession of any assistance from USDA. The person or persons whose signatures appear below are authorized to sign this assurance on the behalf of the Program applicant.

Table of Contents

I. INTRODUCTION	5
II. REQUEST FOR PROPOSALS	5
A. Legal Notice	5
B. Request for Proposals	5
C. Procurement Method	6
D. Pre-Proposal Meeting	6
E. Proposal Submission and Award	7
F. Late Proposals	8
G. Altering, Amending or Withdrawing Proposal	8
H. Calculation of Time	8
I. Firm Offer	8
J. Final Contract	8
III. STANDARD TERMS AND CONDITIONS	9
A. Definitions	9
B. Scope and Purpose	11
C. Food Service	15
D. Use of Advisory Group/Menus	16
E. Purchases	17
F. USDA-Donated Foods	20
G. Employees	23
H. Use of Facilities, Inventory, Equipment, and Storage	25
I. Health Certifications/Food Safety/Sanitation	27
J. Financial Terms	28
K. Books and Records	35
L. Term and Termination	37
M. Insurance	38
N. Trade Secrets and Proprietary Information	38
O. Optional Requirements to Be Included	40
P. Summer Food Service Program	41
Q. Certifications	43
R. Miscellaneous	43
AGREEMENT	46
Exhibit A	47
Exhibit B	48
Exhibit C	52
Exhibit D	58

DESCRIPTION	58
FSMC	58
SFA	58
DESCRIPTION	59
FSMC	59
SFA	59
Exhibit E	62
Exhibit F	64
Exhibit G	65
Exhibit H	67
Exhibit I	68
Exhibit J	69
Exhibit K	70
Exhibit L	71
Exhibit M	76

I. INTRODUCTION

This document contains a Request for Proposals for providing food service management services for Kaufman Independent School District] participation in the United States Department of Agriculture's School Nutrition Programs and sets forth the terms and conditions applicable to the proposed procurement. Upon acceptance, this document shall constitute the contract (Contract) between the offeror and the school food authority.

The Texas Department of Agriculture (TDA) is not and will not be a party to any contract between a school food authority (SFA) and a food service management company (FSMC). The school food authority has full responsibility for ensuring that the terms of the contract are fulfilled. The Texas Department of Agriculture (TDA) is not involved with the enforcement of this contract; however, TDA can deny payment for meals received or purchased under an invalid contract.

II. REQUEST FOR PROPOSALS

A. Legal Notice

Notice is hereby given that Kaufman Independent School District hereinafter referred to as the School Food Authority (SFA), intends to examine alternatives to its present food service program.

No intent should be construed from this legal notice that the SFA intends to enter into a contract with any party for alternative food service unless, in the sole opinion of the SFA, it is in the SFA's best interest to do so.

All costs involved in submitting a response to this Request for Proposals (RFP) shall be borne in full by the party incurring the said cost.

The SFA reserves the right to accept any proposal which it determines most favorable to the interest of the SFA and to reject any or all proposals or any portion of any proposal submitted which, in the SFA's opinion, is not in the best interest of the SFA.

The offeror to this RFP will be referenced as the FSMC, and any contract that may arise from this RFP will be between the FSMC and the SFA.

The SFA strongly encourages Historically Underutilized Business (HUB), Minority and Women Business Enterprise (MWBE), and labor surplus area vendors to compete for this RFP.

B. Request for Proposals

Proposals will be received until 1:00 p.m. on March 6. 2020 for supplying **Kaufman Independent School District** (SFA) with food service management services during the school year of 2020 - 2021, with options for renewal of the Contract for four (4) additional terms of one year each.

SFA will consider:		
\boxtimes	Cost-reimbursable Proposals	
	Fixed Meal Rate Proposals	

Competitive sealed proposals are subject to all the conditions and specifications attached hereto and will be received in the office of Kaufman ISD and shall be marked on the envelope *Food Service Management Proposal*, #CN-2020" and also marked on the envelope with respondent's return address.

SFA reserves the right to reject any and all proposals and to waive any minor technicalities to take the action which it deems to be in the best interest of the SFA.

Additional information required to respond to this **RFP** may be obtained from SFA's business office telephone 972-932-2622

Offerors must submit a complete response to this RFP, including all certifications, to provide a responsive proposal.

Contracts entered into based on submitted proposals are revocable if contrary to law.

(See Standard Terms and Conditions herein below).

C. Procurement Method

Procurement Method will be the Competitive Sealed Proposals method (commonly known as a Request for Proposals or RFP). The Competitive Sealed Proposals method differs from the traditional sealed bid method in the following ways:

- Competitive sealed proposals allow discussions with competing offerors and adjustments to the initial proposal.
- Comparative judgmental evaluations of proposals using scoring criteria when selecting from acceptable proposals for the award of the Contract. USDA policy requires price to be the primary evaluation factor.

As provided herein, under state law and/or regulations and SFA's policy, discussions may be conducted with responsible offerors who submit proposals (Proposals) determined to be reasonably susceptible to be selected for award, for the purpose of clarification, to assure full understanding of all terms and conditions of the response to this RFP and Contract's requirements. In conducting these discussions, there shall be no disclosure of any information derived from proposals submitted by competing offerors.

All procurement transactions shall be conducted in a manner that provides maximum full and open competition consistent with 2 CFR § 200.

D. Pre-Proposal Meeting

A meeting with interested offerors to review the specifications, to clarify any questions, and for a walkthrough of the facilities with school officials, will be on February 21, 2020 at 2:00 p.m. Location: Kaufman Independent School District Administration Building, 1000 South Houston Street, Kaufman, Texas. Attendance is required. Vendor presentations will not be scheduled at this time.

E. Proposal Submission and Award

SFAs must use this prototype FSMC RFP and Contract to be approved. An SFA that does not complete the required procurement procedures cannot be approved for participation in the reimbursement programs.

Two copies of Competitive Sealed Proposals are to be submitted to:

Name: Kaufman Independent School District
Mailing Address: 1000 South Houston Street
Physical Address: 1000 South Houston Street
City: Kaufman
State/Zip: Texas, 75142

Opening will be at 1:01 p.m. (CST) March 6, 2020. Proposals will not be accepted after this time. All Proposals are to be submitted in a sealed envelope marked "Food Service Management Proposal, # <u>CN-2020</u>"

SFA reserves the right to accept any proposal which it deems most favorable to the interest of SFA and to reject any or all Proposals or any portion of any Proposal submitted which, in SFA's opinion, is not in the best interest of SFA.

To be considered, each offeror must submit a complete response to this solicitation using the forms provided, along with any other documents submitted as a part of the Proposal and considered responsive to this RFP. No other documents submitted with the RFP and the Contract will affect the Contract provisions, and there may be no modifications to the RFP and Contract language. If an offeror modifies, revises, or changes the RFP and/or contract in any manner, the SFA may reject the offer as non-responsive.

Award will be made only to a qualified and responsible offeror whose proposal is responsive to this solicitation. A responsible offeror is one who's financial, technical, and other resources indicate an ability to perform the services required. The offeror shall submit for consideration such records of work and further evidence as may be required by the SFA's Board of Trustees. Failure to furnish such records and evidence, or the inclusion of any false or misleading information therein, shall be sufficient cause for the rejection of the Proposal or termination of any subsequent Contract.

The qualification data shall be submitted by each offeror along with the sealed Proposal. The offeror must be incorporated or licensed to do business in the State of Texas and must be registered with the Food and Nutrition Division (FND) of the Texas Department of Agriculture (TDA). The respondents should submit annual reports or financial statements for the past fiscal year in the format of an "accountant's review," including notes to the financial statements provided by a certified public accountant. If the offeror is doing business with like school systems and is familiar with the regulations about operations in such environments, the offeror will receive points for that experience in the evaluation of the weighted criteria. If the offeror is presently operating a comparable, successful National School Lunch Program (NSLP) and School Breakfast Program (SBP) in a school setting, the offeror will receive points for that experience in the evaluation of the weighted criteria.

Offerors or their authorized representatives are expected to fully inform themselves as to the conditions, requirements, and specifications before submitting proposals. Failure to do so will be at the offeror's own risk and therefore cannot secure relief on a plea of error. The SFA is not liable for any cost incurred by the offeror in submitting a proposal. Paying the FSMC from School Nutrition Program funds is prohibited until the Contract is signed.

If additional information is requested, please contact Todd Garrison at tgarrison@kaufman-isd.net_. Any additional information provided to one offeror will be available to all.

F. Late Proposals

Any proposal submitted after the time specified for receipt will not be considered and will be returned unopened.

G. Altering, Amending or Withdrawing Proposal

No proposal may be altered, amended or withdrawn after the specified time for opening proposals.

H. Calculation of Time

Periods stated as a number of days shall be calendar days.

I. Firm Offer

By submitting a response to this RFP, and if such a response is not withdrawn before the time for opening proposals, the offeror understands and agrees that it is making a firm offer to enter into a contract, which may be accepted by SFA and which will result in a binding contract. Such proposal is irrevocable for ninety (90) days after the time for opening proposals has passed._______(FSMC must initial and date here to show agreement)

J. Final Contract

The complete Contract includes all documents included by the SFA in the RFP, and all documents submitted by the FSMC that have been mutually agreed upon by both parties (i.e., worksheets, attachments, and operating cost sheets) and identified in Section III, Paragraph 5 of the Standard Terms and Conditions.

(THIS SPACE INTENTIONALLY LEFT BLANK)

III. STANDARD TERMS AND CONDITIONS

A. Definitions

The following definitions shall apply within this document and its attachments:

- 1. "Accounting Periods" means each month.
- 2. "Allowable Cost" means costs that are allowable under 2 CFR Part 200, Subpart E, "Cost Principles."
- 3. "Applicable Credit" means the meaning established in 2 CFR 200.406.
- 4. "Charge" means any charge for an Allowable Cost that is: (i) incurred by FSMC in providing the goods and services that are identified in SFA's Food Service Budget; (ii) not provided for in the General and Administrative Expense Fee; and (iii) established and reasonably allocated to SFA in accordance with the Methodology for Allocated Costs, which is attached to this Contract as "Exhibit F," and fully incorporated herein by reference.
- 5. "Contract" means this RFP and Contract, the exhibits attached to this RFP and Contract, and FSMC's Proposal, as accepted by SFA in its sole discretion.
- 6. "Cost-reimbursable" contract means a contract that provides for payment of incurred costs to the extent prescribed in the contract, with or without a fixed fee.
- 7. "Direct Cost" means any Allowable Cost that is: (i) incurred by FSMC in providing the goods and services that are identified in SFA's Food Service Budget; and (ii) reasonably necessary in order for FSMC to perform the Services hereunder. The term "Direct Cost" does not include any cost allocated to SFA as Charges, the General and Administrative Expense Fee, or any Management Fees.
 - 8. "Effective Date" means July 1, 2020.
- 9. "Fixed Fee" means an agreed-upon amount that is fixed at the inception of the Contract. In a cost-reimbursable contract, the fixed fee includes the contractor's direct and indirect administrative costs and profit allocable to the Contract.
 - 10. "FSMC's Proposal" means Food Service Management Company's response to the RFP and Contract.
- 11. "General and Administrative Expense Fee" means FSMC's fee for those services provided at SFA's Food Service Locations, which shall include all of the following: Personnel and Labor Relations Services and Visitation, Legal Department Services, Purchasing and Quality Control, Technical Research, Cost Incurred in Hiring and Relocating FSMC Management Personnel, Dietetic Services (Administrative and Nutritional), Test Kitchens, Accounting and Accounting Procedures, Tax Administration, Technical Supervision, Supervisory Personnel and Regular Inspections or Audit Personnel, Teaching and Training Programs, General Regional Support, General National Headquarters Support, Design Services, Menu Development, Information Technology and Support, Payroll Documentation and Administrative Cost, Sanitation, and Personnel Advice, but does not include any costs billed to SFA as Charges or Direct Costs. Expenses included in the General and

Administrative Fees may not be charged in any other expense. Any travel related to these expenses must be covered by the General and Administrative Expense. Only actual, net, documented costs may be charged to the SFA for any charges outside the General and Administrative Expense Fee.

- 12. "Meal Equivalent" can be derived in two ways to obtain the meal equivalency: 1) dividing the total cost of producing a la carte items sold by the unit cost of producing a reimbursable lunch; and 2) absent cost data, dividing the a la carte revenue by the per meal sum of the Federal and State Free reimbursement plus value of USDA entitlement and bonus donated foods. A la carte revenue should include all sales to adults and a la carte sales to students. (Contracting with Food Service Management Companies: Guidance for School Food Authorities, May 2016)
- 13. "Non-profit School Food Service Account" means the restricted account in which all of the revenue from all food service operations conducted by the SFA principally for the benefit of school children is retained and used only for the operation or improvement of the Nonprofit School Food Service Account.
- 14. "Program(s)" or "Child Nutrition Program(s)" means the USDA Child Nutrition Programs in which SFA participates.
- 15. "Program Funds" means all funds that are required to be deposited into the Non-profit School Food Service Account.
 - 16. "Proposal" means Food Service Management Company's response to the RFP and Contract.
- 17. "Incentive Fee" means an additional fee paid as an incentive to the FSMC to improve SFA's food service participation, the amount of which depends on FSMC's performance during the current school year and related to a benchmark number established by the SFA. Incentive Fees may only apply to meals served in the SFA's food service operation during the current school year.
 - 18. "RFP" means SFA's Request for Proposal and Contract, # CN-2020], and all its attachments.
- 19. "Services" means the services and responsibilities of FSMC as described in this Contract, including any additional services described in Section O of this Contract.
 - 20. "SFA" or "School Food Authority" means the school food authority as defined in 7 CFR § 210.2.
- 21. "SFA's Food Service Budget" means the Food Service Budget for the Current School Year, which is attached to this Contract as "Exhibit C" and fully incorporated herein.
- 22. "SFA's Food Service Facilities" means the areas, improvements, personal property and facilities made available by SFA to FSMC for the provision of the food services as more fully described herein.
- 23. "SFA's Food Service Program" means the preparation and service of food to SFA's students, staff, employees and authorized visitors, including the following programs: the National School Lunch Program (NSLP), the School Breakfast Program (SBP), the After School Care Program (ASCP), Seamless Summer Option (SSO), and the a la carte food service.

- 24. "SFA's Food Service Location(s)" means the schools or other locations where Program meals are served to SFA's schoolchildren.
- 25. "Summer Program" means either the Summer Food Service Program or the Seamless Summer Option identified herein below, and in which SFA participates.
 - 26. "TDA" means the Texas Department of Agriculture.
 - 27. "USDA" means the United States Department of Agriculture, Food and Nutrition Service.

B. Scope and Purpose

- 1. Duration of Contract. Unless terminated in accordance with Section III, paragraph L, this Contract will be in effect for a period of one year commencing on July 1, 2020, and terminating on June 30, 2021, and may be renewed for four (4) additional terms of one year each upon mutual agreement between SFA and FSMC and subject to fulfillment of all contract terms designated herein.
- 2. During the term of this Contract, FSMC shall operate SFA's Food Service Program in conformance with SFA's agreement with the Texas Department of Agriculture's (TDA) Food and Nutrition Division (FND).
- 3. FSMC shall have the exclusive right to operate the programs checked below at the sites specified by SFA in the Schedule of Food Service Locations and Services Provided, which is attached to this Contract as "Exhibit A" and fully incorporated herein.

\boxtimes	National School Lunch Program (NSLP)			
\boxtimes	School Breakfast Program (SBP)			
	☐ Breakfast in the Classroom☐ Universal Breakfast			
\boxtimes	After-School Care Program (ASCP—NSLP)			
	Summer Food Service Program (SFSP)			
\boxtimes	Seamless Summer Option (SSO-NSLP)			
	Special Milk Program (SMP)			
	Child and Adult Care Food Program (CACFP)			
	Fresh Fruit and Vegetable Program (FFVP)			
\boxtimes	À la Carte			
\boxtimes	Adult Meals			
\boxtimes	Catering			

	Contract Meals
	Vending (applies only to FSMC supplied vending machines)
	Concessions (applies only to concessions operated by FSMC)
	Disaster Feeding [Includes H1N1 and Hurricane Feeding]
School student	Other: CACFP 08/2020- 100 students, FFVP participation depends on if invited to do so for the year 08/2021 1900 s

- 4. The FSMC shall be an independent contractor and not an employee of the SFA. The employees of the FSMC are not employees of the SFA.
- 5. The FSMC's operation of SFA's Food Service Program shall include the performance by the FSMC of all the Services described in this Contract, for the benefit of SFA's students, faculty, and staff.
- 6. The SFA shall retain signature authority for the application/contract, free and reduced-price policy statement, and Programs indicated in Section B, Paragraph 2, herein, and the monthly claim for reimbursement. (Reference 7 CFR §210.9 (a) and (b) and 7 CFR §210.16(a) (5))
- 7. The SFA shall be responsible for the establishment and maintenance of the free and reduced-price meals' eligibility documentation. (7 CFR § 210.7(c), 7 CFR § 210.9(b)(18) and 7 CFR § 245.6(e))
- 8. The FSMC shall implement an accurate point of service count using the counting system provided by SFA in its application to participate in the School Nutrition Programs and approved by TDA for the programs listed in Section B, Paragraph 3, herein, as required under USDA regulations. Such a counting system must eliminate the potential for the overt identification of free and reduced-price eligible students under USDA Regulation 7 CFR §245.8(b).
- 9. The SFA shall be responsible for the development and distribution of the parent letter and Application for Free and Reduced-Price Meals and/or Free Milk and participating in Direct Certification. SFA shall be responsible for the determination of eligibility for free or reduced-price meals and free milk, if applicable. SFA shall be responsible for conducting any hearings related to decisions regarding eligibility for free or reduced-price meals and free milk, if applicable.
- 10. The SFA shall be responsible for verifying Applications for Free and Reduced-Price Meals as required by USDA regulations.
- 11. The SFA and the FSMC agree that this Contract is neither a *cost-plus-a-percentage-of-income nor a cost-plus-a-percentage-of-cost contract* as required under United States Department of Agriculture (USDA) Regulations 7 CFR §210.16(c) and 2 CFR 200.323(d).

- 12. SFA shall be legally responsible for the conduct of SFA's Food Program and shall supervise the food service operations in such manner as will ensure compliance with all applicable statutes, regulations, rules, and policies including regulations, rules, and policies of TDA and USDA regarding the School Nutrition Programs.
- 13. SFA shall retain control of the Non-profit School Food Service Account and overall financial responsibility for SFA's Food Service Program.
- 14. The SFA shall establish all selling prices, including price adjustments, for all reimbursable and non-reimbursable meals/milk and à la carte (including vending, adult meals, contract meals, and catering) prices. (Exception: Non-pricing programs need not establish a selling price for reimbursable meals/milk.)
- 15. The SFA shall be responsible for ensuring the resolution of Program reviews and audit findings. FSMC shall fully cooperate with SFA in resolving review and audit issues, and FSMC shall indemnify SFA for any fiscal action, claims, losses or damages, fault, fraud, required repayment or restoration of funds, including reasonable attorney's fees incurred in defending or resolving such issues, that results from FSMC's intentional or negligent acts.
- 16. The SFA shall monitor the food service operation of FSMC through periodic on-site visits to ensure that the food service is in conformance with USDA program regulations. (7 CFR § 210.16(a) (3))
- 17. If there is more than one SFA Food Service Location, SFA or FSMC, on behalf of SFA, shall conduct an on-site review of the counting and claiming system at each SFA Food Service Location no later than February 1 of each year. If FSMC conducts the on-site review, FSMC will promptly report any findings to SFA. SFA shall at all times retain responsibility for the counting and claiming system (7 CFR § 210.8(a)(1))
- 18. FSMC shall maintain all records necessary, in accordance with applicable regulations, for the SFA, TDA, and USDA to complete required monitoring activities and must make said records available to the SFA, TDA, and USDA upon request for the purpose of auditing, examination, and review. (7 CFR § 210.16(c)(1))
- 19. FSMC shall provide additional food services such as banquets, parties, and refreshments for meetings as requested by SFA. SFA or requesting organization will be billed for the actual cost of food, supplies, labor, and FSMC's overhead and administrative expenses if applicable to provide such service. USDA foods shall not be used for these special functions unless SFA's students will be primary beneficiaries. (Reference 7 CFR 250.1(a) through (c))
- 20. Payments on any claim shall not preclude the SFA from adjusting on any item found not to have been in accordance with the provisions of this RFP and Contract and bid specifications.
- 21. SFA may request of FSMC additional food service programs; however, the SFA reserves the right, at its sole discretion, to sell or dispense food or beverages, provided such use does not interfere with the operation of the Child Nutrition Programs. Any change to the scope of services to be provided by FSMC

- beyond the original intent of this RFP and Contract, or that would constitute a material change to the RFP/Contract must be rebid. A critical factor in determining materiality is whether other bidders knowing of the change would have responded differently. (Reference USDA Guidance Memo SP 2-2016, October 30, 2015.)
- 22. FSMC shall cooperate with SFA in promoting nutrition education, health and wellness policies, and coordinating SFA's Food Service Program with classroom instruction.
- 23. FSMC shall comply with applicable federal, state and local laws, rules and regulations, policies, and instructions of TDA and USDA and any additions or amendments thereto, including USDA Regulations at 7 CFR Parts 210, 220, 245, 250; 2 CFR Part 200; 2 CFR 200.318-326, Appendix II to Part 200; 2 CFR 400; 2 CFR 416; 2 CFR 418, and 2 CFR Part 180, as adopted and modified by USDA Regulation 2 CFR Part 417; 7 CFR Part 215 (SMP), if applicable; and 7 CFR Part 225 (SFSP), if applicable; 7 CFR Part 226 (CACFP); and 2 CFR Parts 200.38, 74, & 101(b)(1), and the other laws described in the "Schedule of Applicable Laws," which is attached to this Contract as "Exhibit G" and fully incorporated herein by reference.
- 24. Any changes to the terms or conditions of this Contract, which are required by Federal or State law or rule, or changes to Federal or State laws or rules, are automatically incorporated herein, effective as of the date specified in such law or rule.
- 25. FSMC shall comply with all SFA building rules and regulations.
- 26. Gifts from FSMC: The SFA's officers, employees, or agents shall neither solicit nor accept gratuities, favors, nor anything of monetary value from contractors nor potential contractors in accordance with all laws, regulations, and policies. To the extent permissible under federal, state, or local laws, rules, or regulations, such standards shall provide for appropriate penalties, sanctions, or other disciplinary actions to be applied for violations of such standards as outlined in the SFA's written code of conduct. (See SP 9-2015; and 2 CFR Parts 200.112 & 318).
- 27. Any additional payments to the SFA or any foundations or organizations associated with the SFA that are unrelated to food services, such as money or rebates for school improvements and student scholarships, are not allowable.
- 28. SFA shall obtain and post all licenses and permits that it is required to hold under federal, state or local law.
- 29. In the event that the RFP requires FSMC to provide management services for SFA's School Nutrition Program, the parties shall operate the Program according to federal, state, and local regulations.
- 30. In the event that FSMC provides management services for the Fresh Fruit and Vegetable Program (FFVP) at any of SFA's Food Service Locations, SFA and FSMC shall operate the FFVP in accordance with the requirements of Section 19 of the National School Lunch Act, all applicable regulations and policies, and

the FFVP Handbook for Schools, as well as USDA guidance issued via memorandum and the Administrative Review Manual (ARM). SFA and FSMC further agree that not more than 10% of the total funds awarded to the school and/or schools for the operation of the FFVP may be used for administrative expenses.

C. Food Service

- 1. FSMC shall serve meals on such days and at such times as aligned to the district calendar and the nutrition programs the SFA has indicated as in Section B, Scope and Purpose in this document as requested by the SFA.
- 2. SFA shall retain control of the quality, extent, and general nature of food service.
- 3. FSMC shall offer free, reduced-price, and full-price reimbursable meals to all eligible children participating in SFA's Food Service Programs indicated in Section B, Paragraph 3 herein.
- 4. In order for FSMC to offer à la carte food service, the FSMC must offer free, reduced-price, and paid reimbursable meals to all eligible children.
- 5. FSMC shall provide meals that meet the meal pattern set by USDA. TDA provides detailed information on applicable meal patterns in the *Administrator's Reference Manual* (ARM) which is available at *Squaremeals.org*.
- 6. FSMC shall promote maximum participation in the Programs.
- 7. FSMC shall provide the specified types of service in the schools/sites listed in Exhibit A.
- 8. FSMC shall sell on the premises only those foods and beverages authorized by the SFA and only at the times and places designated by the SFA, and that meet School Nutrition Program requirements.
- 9. FSMC must make substitutions in the food components of the meal pattern for students with disabilities when their disability restricts their diet as stated in the students' Individual Educational Plans (IEPs) or 504 Plans and when the need for the substitution is certified by an appropriately licensed medical practitioner. Substitutions for disability reasons must be made on a case-by-case basis only when supported by a written statement of the need for substitutions that includes recommended alternate foods unless otherwise exempted by FNS. Such a statement must be signed by an appropriately licensed medical practitioner (reference: 7 CFR §210.10(g)(1); SP 40-2017; SP 26-2017; and SP 59-2016. The FSMC may make a substitution for those nondisabled students who are unable to consume regular breakfast or lunch because of medical or other special dietary needs. Accommodations for special dietary needs for students without medical disabilities are an SFA decision. If a substitution is made to accommodate the special dietary needs of one student, the same accommodation must be made for all students with the same dietary need (reference: 7 CFR §210.10(g)(2)). There will be no additional charge to the student for such

- substitutions. (USDA, "Accommodating Children with Special Dietary Needs in the School Nutrition Programs Guidance for School Food Service Staff.")
- 10. FSMC shall make substitutions for fluid milk for non-disabled students who cannot consume fluid milk due to medical or special dietary needs. Substitutions shall be made when a medical authority or student's parent or legal guardian submits a written request for a fluid milk substitute identifying the medical or other special dietary need that restricts the student's diet. Notification of fluid milk substitutions shall remain in effect until the medical authority or the student's parent or legal guardian revokes such request in writing, or SFA changes its substitution policy for non-disabled students. Fluid milk substitutes shall provide nutrients as required by federal and state regulations. There will be no additional charge to the student for such substitutions. (Reference 7 CFR § 210.10 (d)(3) and 7 CFR § 220.8)

D. Use of Advisory Group/Menus

- 1. SFA shall establish, and the FSMC shall participate in the formation, establishment, and periodic meetings of an SFA advisory board composed of students, teachers, and parents to assist in menu planning. (Reference 7 CFR § 210.16[a] [8])
- 2. FSMC shall serve meals that follow the 21-day menu cycles that meet the food specifications contained in Food Specifications, which is attached to this Contract as "Exhibit E" and fully incorporated herein, and that meet School Nutrition Program requirements. Additionally, SFA and FSMC shall agree to detailed Meal Specifications for each meal included in the 21-day cycle menus in Program Cycle Menus, which are attached to this Contract as "Exhibit B" and fully incorporated herein. At a minimum, such Meal Specifications shall include: (i) a recipe for each menu item that includes the total yield, portion size, ingredients and all USDA-required nutrient information; (ii) the identity of all branded items that may be used in the meal; and (iii) whenever possible, the grade, style, and condition of each food item and other information that indicates the acceptable level of quality for each food item. FSMC shall provide a detailed recipe for each Meal Specification identified for the 9th day in the NSLP menu cycle. A hard copy of these recipes shall be kept on file at SFA.
- 3. FSMC must follow: (i) the 21-day menu cycle and Meal Specifications developed by SFA for the NSLP; (ii) the 21-day menu cycle and Meal Specifications developed by SFA for the SBP; (iii) the 21-day menu cycle and Meal Specifications developed by SFA for the After School Snack Program; and (iv) the 21-day menu cycle and Meal Specifications developed by SFA for the Summer Program.(Reference 7 CFR §10.16[b] [1])

- 4. FSMC shall serve a la carte items that meet all state and federal School Nutrition Program requirements. FSMC shall provide documentation that demonstrates that all non-program foods and meals such as a la carte items are in compliance with all applicable School Nutrition Program requirements.
- 5. FSMC may not change or vary the menus after the first menu cycle for the NSLP, SBP, ASCP, Summer Program or the a la carte items without the written approval of the SFA. SFA shall approve the menus no later than two weeks prior to service. (Reference 7 CFR §210.16 and 7 CFR §210.10) Any changes or variances requested by an FSMC for substitutions to the SFA menu of lower quality food items shall be justified and documented in writing by FSMC. FSMC must maintain documentation for substitutions and justification of lower quality food items for the records retention period that is applicable to food production records and shall make such documentation available to SFA, TDA, and USDA for review upon request. (7 CFR 210.16(c) (1) and 7 CFR §210.23)
- 6. FSMC must submit an FFVP (Fresh Fruits and Vegetable Program) cycle menu based on the information contained in the 2004 Resource, *Fruits and Vegetables Galore: Helping Kids Eat More*, (available from the FNS website, and as described in current guidance from USDA and TDA.)
- 7. FSMC must comply with SFA's local wellness policy. In addition, the FSMC must comply with all state and local laws that affect school meal preparation and/or service.

E. Purchases

- 1. If FSMC is procuring goods or services that are being charged to SFA under a cost-reimbursable contract or under Section O of this Contract:
 - a. FSMC may not serve as a vendor.
 - b. SFA shall ensure that FSMC fully discloses on invoices submitted for payment, all discounts, rebates, applicable credits, allowances, and incentives received by the FSMC. Allowable costs will be paid from the Nonprofit School Food Service Account to the FSMC net of all discounts, rebates and other applicable credits accruing to or received by the FSMC or any assignee under the Contract, to the extent those credits are allocable to the allowable portion of the costs billed to the SFA.
 - c. If FSMC receives a discount, rebate, applicable credit, allowance, or incentive, FSMC must disclose and return to the SFA Nonprofit School Food Service Account the full amount of the discount, rebate, or Applicable Credit that is received based on the purchases made on behalf of SFA, and appropriate records which allow the SFA to ensure compliance as described in Exhibit M of this document must be maintained by the FSMC. The FSMC must credit the SFA's monthly bill/invoice the market value of all discounts, rebates, or applicable credits for purchases made on the SFA's behalf. The FSMC must provide documentation required for the SFA's periodic auditing of discounts, rebates, and credits for purchases made on behalf of the SFA. (7 CFR Part 210.21(f)(l)(i); 2 CFR 200.318(b))

- The SFA requires documentation for audits be provided each month however, the SFA may request auditing documentation for this purpose more frequently as warranted.
- d. FSMC's determination of its allowable costs must be made in compliance with the applicable Department and Program regulations (Reference 2 CFR Part 200).
- e. FSMC must (1) separately identify, for each cost submitted for payment to the school food authority, the amount of an Allowable Cost and the amount that is unallowable, or (2) FSMC must exclude all unallowable costs from its billing documents and certify that only allowable costs are submitted for payment and that records have been established that maintain the visibility of unallowable costs, including directly associated costs in a manner suitable for Contract cost determination and verification.
- f. FSMC shall identify the amount of each discount, rebate and other applicable credit on bills and invoices presented to SFA for payment and individually identify the amount as a discount, rebate, or in the case of other applicable credits, the nature of the credit.
- g. The method by which FSMC shall report discounts, rebates, and other applicable credits allocable to the Contract that are not reported before the conclusion of the contract is monthly.
- h. All discounts, rebates, allowances, and incentives must be returned to SFA by Program year, July 1 through June 30.
- i. Under a cost-reimbursable contract, FSMC shall maintain documentation of costs and discounts, rebates and other Applicable Credits consistent with federal, state and local regulations, and shall furnish such documentation upon request to the SFA, or state or federal representatives or auditors.
- 2. Whether SFA conducts its own procurement or whether FSMC procures products on behalf of SFA, FSMC may not require any additional liability coverage, regardless of dollar value, beyond that which SFA would require under procurements not involving FSMC.
- 3. FSMC shall document and track all FFVP expenses separately and make this documentation easily accessible for SFA or TDA review. Cost should be broken into two categories: (1) operational cost and (2) administrative cost.
 - a. Operational costs should cover the primary cost to run the FFVP to include purchase of fruits and vegetables, including the cost of pre-cut produce and delivery charges; non-food items or supplies that are used in serving and cleaning; and salaries and fringe benefits for employees engaged in preparing and distributing fresh fruits and vegetables and in maintaining a sanitary environment.
 - b. Administrative costs are used principally to support planning and to manage the program. Administrative costs cannot exceed ten (10%) percent of the SFA's FFVP costs. The SFA is required to strictly scrutinize all requests for reimbursement of FFVP costs, to ensure that those costs are: (i) allowable; (ii) actual costs; (iii) fully documented; (iv) utilized to purchase fresh fruits

and vegetables in accordance with applicable law and regulations; and (v) do not request reimbursement for more than 10% for administrative costs. TDA will monitor the SFA and FSMC to ensure strict compliance with this provision.

4. Prior to publishing this RFP, SFA must mark one of the boxes below, which determines whether SF		
	FSMC will perform	n purchasing under the Contract:
		SFA performs all purchasing for the food service operation.
	\boxtimes	FSMC performs all purchasing for the food service operation, including, but not limited to, USDA Foods processing.
		FSMC performs all purchasing for the food service operation, excluding USDA Foods processing. The district will perform purchasing functions or join a coop to access services related to USDA Foods.

[NOTE: SFA must check ONLY ONE]

- 5. If the SFA is performing all purchasing for the SFA school food service operation, SFA shall complete such purchasing activities in a manner that does not result in duplication of services or expenses in accordance with 2 CFR Part 200.318(d). If purchasing through a cooperative or group purchasing organization, SFA shall ensure that no conflict of interest exists between the third-party purchasing agent if any, and the SFA's contracted FSMC. To avoid duplication of services and potential conflicts, the SFA must not procure additional goods or services beyond what is stipulated in this Contract from the FSMC, the FSMC's parent company, or any subsidiaries of the FSMC's parent company.
- 6. If FSMC is performing all purchasing for the SFA school food service operation, FSMC shall complete such purchasing activities in a manner that does not result in duplication of services or expenses in accordance with 2 CFR Part 200.318(d). An FSMC and SFA shall ensure that no conflict of interest exists between the third-party purchasing agent if any, and the SFA's contracted FSMC. The FSMC must not procure additional goods or services beyond what is stipulated in this Contract from the FSMC, the FSMC's parent company, or any subsidiaries of the FSMC's parent company to avoid duplication of services.
- 7. For a cost-reimbursable contract, FSMC will bill SFA for goods when purchased. At the option of SFA, FSMC will buy back unused supplies from SFA at the termination of this Contract. For fixed-meal rate contracts, FSMC will buy from the SFA the beginning inventory. For cost-reimbursable and fixed-price contracts, FSMC must credit the SFA for the value of all USDA Foods (formerly known as USDA Commodities) received in the school year or carried over from a previous year if the SFA was self-operating during the previous year, whether the foods were used or not. (7 CFR 250.51(a))
- 8. If FSMC is acting as a purchasing agent on behalf of SFA and purchasing foods or other goods or services for SFA under this Agreement, SFA shall ensure that FSMC shall comply with all applicable competitive

bidding and open competition requirements for such purchases, as set forth in 2 CFR Part 200, including but not limited to 2 CFR § 200.318-326. In addition, SFA shall ensure that FSMC shall comply with all applicable federal, state and local laws, rules and regulations, policies, and instructions of TDA and USDA and any additions or amendments thereto, including USDA Regulation 7 CFR Parts 210, 220, 245, 250; 2 CFR Part 200; 2 CFR 200.318-326, Appendix II to Part 200; 2 CFR 400; 2 CFR 416; 2 CFR 418 and 2 CFR Part 180, as adopted and modified by USDA Regulation 2 CFR Part 417; 7 CFR Part 215 (SMP), if applicable; and 7 CFR Part 225 (SFSP), if applicable; 7 CFR Part 226 (CACFP); and 2 CFR Parts 200.38, 74, & 101(b)(1).

- 9. SFA and FSMC acknowledge that to the extent required by 7 CFR § 250.17(e), 2 CFR Part 200, SP 38-2017, and SP 32-2019 SFA must, to the maximum extent practicable, purchase only domestic food and food products for the National School Lunch Program and School Breakfast Program that are produced and processed in the United States using over 51% domestic foods, by weight or volume. As required by the Buy American provision, all products must be of domestic origin as required by 7 CFR Part 210.21(d). A "domestic commodity or product" is defined as one that is either produced in the U.S. or is processed in the U.S. substantially using agricultural commodities that are produced in the U.S. as provided in 7 CFR 210.21(d). Exceptions to the Buy American provision should be used as a last resort; however, the SFA only may approve an alternative or exception. Requests for exception must include the: a) Alternative substitute(s) that are domestic and meet the required specifications: i) Price of the domestic food alternative substitute (s), and ii) Availability of the alternative domestic substitute (s) in relation to the quantity ordered; and b) Reason for exception: limited/lack of availability or price (include price): iii) Price of the domestic food or food product; and iv) Price of the non-domestic food or food product that meets the required specification of the domestic food or food product.
- 10. To indicate a geographic preference, the SFA must check ONLY ONE of the following:

For this contract, SFA requires that FSMC work with the SFA to establish a process for incorporating
geographic preference in the procurement of unprocessed locally raised and locally grown agricultural
products.

⊠ For this contract, SFA <u>does not require</u> that FSMC work with the SFA to establish a process for incorporating geographic preference in the procurement of *unprocessed locally raised and locally grown agricultural products*.

F. USDA-Donated Foods

- 1. SFA shall retain title to all USDA-donated foods.
- 2. FSMC will conduct all activities relating to USDA-donated foods for which it is responsible in accordance with 7 CFR Parts 250, 210, 220, 225, and 226, as applicable.

- 3. SFA shall assure that the maximum amount of USDA-donated foods are received and utilized by FSMC. (7 CFR § 210.9(b)(15))
- 4. SFA shall ensure that FSMC has credited it for the value of all USDA-donated foods received for use in SFA's meal service in each school year. (7 CFR § 250.51(a))
- 5. SFA shall maintain final responsibility for management and oversight of the procurement for processing agreements, private storage facilities, or any other aspect of financial management relating to USDA-donated foods. (7 CFR § 210.16, 7 CFR § 250.50(d))
- 6. FSMC shall accept and use all USDA-donated ground beef and ground pork products, and all processed end products in the SFA's Food Service Program. Upon termination of this Contract, or if this Contract is not extended or renewed, FSMC must return all unused donated ground beef, pork and processed end products to SFA. (7 CFR 250.52(c); 7 CFR 250.53(a)(5))
- 7. FSMC further agrees to accept and use all other USDA-donated foods in SFA's food service. FSMC [may use (substitute) commercially purchased foods of the same generic identity, of U.S. origin, and of equal or better quality than the USDA-donated foods, in SFA's Food Service Program. (7 CFR 250.53(a)(6))
 - a. SFA shall consult with the FSMC in the selection of USDA-donated foods; however, the final determination as to the acceptance of USDA-donated foods must be made by the SFA.
 - b. Upon termination of this Contract, FSMC must, at SFA's discretion, return other unused USDA-donated foods to SFA. The value of other unused USDA-donated foods shall be based on the market value of all USDA-donated foods received for use in SFA's food service. The market value shall be the allocated value provided to the SFA in the Texas Unified Nutrition Program System (TX-UNPS). (7 CFR § 250.51(a))
- 8. If the SFA indicated in E.4 of this agreement that the FSMC will do purchasing on its behalf, the FSMC will procure processed end products on behalf of the recipient agency, but may not itself enter into the processing agreement with the processor (7 CFR 250.50(d); 7 CFR 250.53(a)(8)). FSMC agrees that any procurement of end products by FSMC on behalf of SFA will be in compliance with the requirements in subpart C of 7 CFR Part 250 and with the provisions of SFA's processing agreements. FSMC shall credit SFA for the value of USDA-donated foods contained in the end products at the processing agreement value not less frequently than annually. (7 CFR 250.50(c); 250.53(a)(3)) All refunds received from processors must be credited on invoices submitted to the SFA's Nonprofit School Food Service Account. (7 CFR §250.51(a-b)) The method used to determine the donated food values may not be established through a post-award negotiation or any other method that may directly or indirectly alter the terms and conditions of the procurement or contract. (7 CFR 205.50(c)).
- 9. FSMC shall accept liability for any negligence on its part that results in any loss of, improper use of, or damage to USDA-donated foods.

10. FSMC shall credit SFA for the value of all USDA-donated foods received for use in SFA's meal service in the school year, whether the USDA-donated foods are used that year or not, including both entitlement and bonus foods and including the value of USDA-donated foods contained in processed end products. Any extensions or renewals of this contract, if applicable, are contingent upon the fulfillment of all contract provisions related to donated foods.

The manner in which FSMC shall account for the value of USDA-donated foods is (7 CFR § 250.51(a), 250.52(c)):

- Fixed-meal rate: FSMC must credit the SFA's monthly bill/invoice the market value of all USDA-donated foods received for use in SFA's food service. The market value is based on the allocated value provided to the SFA in TX-UNPS.
- Cost-reimbursable: FSMC must itemize, in a separate line item in the regular monthly billing to SFA, the savings resulting from the use of USDA-donated foods based on the market value of all USDA-donated foods received for use in SFA's food service. The market value is based on the allocated value provided to the SFA in TX-UNPS.

FSMC is prohibited from cashing out USDA-donated foods. Credits to the SFA for USDA-donated foods must be identified as described in F.8. and F.10. (7 CFR § 250.52)

- 11. FSMC will comply with 7 CFR 250.14(b); 250.52, and 250.53(a)(9) concerning storage and inventory management of USDA-donated foods in accordance with 7 CFR 250.52. FSMC will maintain accurate and complete records with respect to the receipt, use/disposition, storage, and inventory of USDA-donated foods and ensure that its system of inventory management will not result in SFA being charged for USDA-donated foods.(7 CFR 250.53(b)) Failure by FSMC to maintain the required records under this Contract shall be considered prima facie evidence of improper distribution or loss of USDA-donated foods.
- 12. FSMC will comply, as applicable, with 7 CFR 250.51 and 250.52 concerning payment of processing fees or submittal of refund requests to a processor on behalf of the SFA, or remittance of refunds for the value of donated foods in processed in products to the SFA, in accordance with requirements in 7 CFR Part 250 subpart C.
- 13. FSMC shall allow SFA and/or any state or federal representative or auditor, including the Comptroller General and USDA, or their duly authorized representatives, to perform onsite reviews of FSMC's food service operation, including the review of records, to ensure compliance with requirements for the management and use of USDA-donated foods. (7 CFR § 250.53(a) (10))
- 14. FSMC shall maintain records to document its compliance with requirements relating to USDA-donated foods in accordance with 7 CFR § 250.54(b). (7 CFR § 250.53(a) (12))
- 15. In a Fixed-meal rate contract, the bid rate per meal must be calculated as if no USDA-donated foods were available.

- 16. FSMC acknowledges that the renewal of this Contract is contingent upon the fulfillment of all contract provisions herein relating to USDA-donated foods. (7 CFR § 250.53(a) (12))
- 17. FSMC shall ensure that all USDA- donated foods received by the SFA and made available to the FSMC accrue only to the benefit of the school food authority's Nonprofit School Food Service Account and are fully utilized therein. (7 CFR § 210.16(a)(6)) Any extensions or renewals of this contract, if applicable, are contingent upon the fulfillment of all contract provisions related to donated foods.

G. Employees

- 1. FSMC shall provide and pay a staff of qualified management (and operational) employees assigned to duty on SFA's premises for the efficient operation of the Programs.
- 2. SFA must designate if current SFA employees, including site and area managers as well as any other staff, will be retained by SFA or be subject to employment by the FSMC. This must agree with the information reported in the List of Charts and Other Attachments, Chart 4, which is attached to this Contract as "Exhibit D" and fully incorporated herein, and the Schedule of FSMC Employees, which is attached to this Contract as "Exhibit H" and fully incorporated herein.

CHECK ONLY ONE:		
Employees retained by:		SFA (See Exhibit D, Chart 4.)
	\boxtimes	FSMC (See Exhibit H)
		Both SFA and FSMC (See Exhibit D, Chart 4 and Exhibit H)

For any employees retained by FSMC, SFA shall provide in Exhibit H a list of each FSMC food service position and the minimum qualifications acceptable to SFA for each position.

- 3. Any food service position not identified in the above-stated Exhibits shall be an employee of SFA. Such employees shall be supervised on SFA's behalf by FSMC management employees; provided, however, that SFA shall retain the exclusive right to control the terms and conditions of the employment of such supervisory and non-supervisory employees, including, but not limited to, control over their hiring, firing, promotion, discipline, levels of compensation and work duties.
- 4. If SFA is sharing FSMC employees with other SFAs, SFA shall identify in Chart 9 of the "List of Charts and Other Attachments," which is attached to this Contract as "Exhibit D" and fully incorporated herein, each SFA with whom the FSMC employee is to be shared and state the percentage of time each employee will spend with each SFA. SFA's budget shall reflect the percentage of time each employee will work at SFA and for which SFA will be charged.
- 5. SFA shall have final approval regarding the hiring of Food Service Director.

- 6. FSMC shall comply with all wages and hours of employment requirements of federal and state laws. FSMC shall be responsible for supervising and training personnel, including SFA-employed staff. Supervision activities include employee and labor relations, personnel development, and hiring and termination of FSMC management staff, except for the Food Service Director. FSMC shall also be responsible for the hiring and termination of the non-management staff who are employees of FSMC.
- 7. If provided for in the Proposal, SFA and FSMC may transition SFA's food service employees to FSMC's payroll. If a transition occurs, the FSMC shall give first consideration to current employees of SFA or incumbent contractor when hiring employees to provide services pursuant to this Contract, but FSMC shall not be obligated to hire such employees. SFA shall not pay the cost of transferring SFA employees to FSMC payroll. Under a cost-reimbursable contract, after the transition occurs, FSMC may charge the cost of transitioned employees to SFA as Direct Costs.
- 8. FSMC shall provide Workers' Compensation coverage for its employees, as required by law.
- 9. FSMC shall instruct its employees to abide by the policies, rules, and regulations with respect to the use of SFA's premises as established by SFA and which are furnished in writing to FSMC.
- 10. FSMC shall maintain its own personnel and fringe benefits policies for its employees, subject to review by SFA. Under a cost-reimbursable contract, fringe benefits, as well as the basis for any salary increases, must be specified in the Proposal and approved by SFA in order for these to be Allowable Costs. Salary increases, if any, shall be awarded, in part, on the basis of criteria mutually established by SFA and FSMC. Such criteria, at a minimum, shall reflect measurable and substantive improvements in operating efficiencies, such as unit costs for food, labor, and direct items or specific and identifiable increase in such areas as the total numbers of students and staff participating in food service programs, and the total number of identified students for free and reduced meal reimbursements.
- 11. FSMC shall assign to duty on SFA's premises only employees acceptable to SFA.
- 12. Staffing patterns, except for the Food Service Director, shall be mutually agreed upon.
- 13. FSMC will remove any employee who violates health requirements or conducts himself or herself in a manner that is detrimental to the well-being of the students, provided such request is not in violation of any federal, state or local employment laws. In the event of the removal or suspension of any such employee, FSMC shall immediately restructure the food service staff to avoid disruption of service.
- 14. FSMC shall cause all of its employees assigned to duty on SFA's premises to submit to health examinations as required by law and shall submit satisfactory evidence of compliance with all health regulations to SFA upon request.
- 15. All SFA and FSMC personnel assigned to the food service operation in each school shall be instructed in the use of all emergency valves, switches, and fire and safety devices in the kitchen and cafeteria areas.

- 16. To the extent and in the manner required by state law, FSMC shall perform a security (background) check on any FSMC employee that will be working at SFA.
- 17. FSMC shall not blacklist or require a letter of relinquishment or publish or cause to be published or blacklisted any employee of FSMC or SFA discharged from or voluntarily leaving the service of FSMC or SFA with intent of and for the purpose of preventing such employee from engaging in or securing similar or other employment from any other corporation, company, or individual.
- 18. Neither SFA nor FSMC shall during the Term of this Contract or for one (1) year thereafter solicit to hire, hire or contract with the other's employees who manage any of the Programs or any other employees or who are highly compensated employees. In the event of such breach of this clause, the breaching party shall pay, and the injured party shall accept as liquidated damages, an amount equal to twice the annual salary of the subject employee. Such liquidated damages may not be paid from the Program funds. This provision shall survive the termination of this Contract.
- 19. Both SFA and FSMC shall ensure that their employees adhere to the professional standards and continuing education training requirements as required by federal regulations, codified at 7 CFR 210.30, throughout the initial term and all renewals of this Contract. School food authorities that operate the National School Lunch Program, or the School Breakfast Program (7 CFR Part 220), must establish and implement professional standards for school nutrition program directors, managers, and staff, as defined in 7 CFR 210.2. Both SFA and FSMC shall establish and implement the foregoing standards and requirements under this Contract.

H. Use of Facilities, Inventory, Equipment, and Storage

- 1. SFA will make available, without any cost or charge to FSMC, area(s) of the premises in which FSMC shall render its services. SFA shall have full access to the food service facilities at all times and for any reason, including inspection and audit.
- 2. At the commencement, termination or expiration of this Contract, FSMC and SFA shall take a physical inventory of all non-expendable supplies and capital equipment owned by SFA, including, but not limited to, silverware, trays, chinaware, glassware, and kitchen utensils and all furniture, fixtures, and dining room equipment utilized in SFA's Food Service Program. FSMC and SFA shall mutually agree on the usability of such supplies and equipment and, at the expiration or termination of this Contract, FSMC shall surrender to SFA all non-expendable supplies and capital equipment in the condition in which it was received except for ordinary wear and tear, damage by the elements and except to the extent that said premises or equipment may have been lost or damaged by vandalism, fire, flood or other acts of God, or theft by persons other than employees of FSMC except through the negligence of FSMC or its employees, or for any other reason beyond the control of FSMC. FSMC and SFA will sign a summary of the beginning

- inventory at the commencement and at the expiration or termination of this Contract and keep a copy of each on file with this Contract.
- 3. At the commencement and at the expiration or termination of this Contract, FSMC and SFA shall jointly undertake a beginning and closing inventory of all food and supplies. USDA Foods shall also be inventoried by a separate inventory. FSMC and SFA shall determine whether any portion of the beginning inventory is not suitable for SFA's continued use. Such inventory, when completed, shall become a part of this Contract by incorporation. FSMC shall be responsible for accounting for any difference between the beginning inventory and the ending inventory and shall compensate SFA for any shortfall in inventory not arising from (1) normal wear and tear; or (2) theft, fire or other casualty loss beyond the control of FSMC and not arising from the negligence of FSMC or its agents. The value of the inventories, except for USDA Foods inventories, shall be determined by invoice cost. The value of USDA Foods inventories shall be the market value, which is the value in USDA's Electronic Commodity Ordering System (ECOS) at the time the USDA-donated foods are received by SFA.
- 4. During the course of this Contract, title to all SFA food and supplies shall remain with the SFA.
- 5. FSMC shall maintain the inventory of silverware, chinaware, kitchen utensils, and other operating items necessary for the food service operation and at the inventory level as specified by SFA.
- 6. SFA will replace expendable equipment and replace, repair and maintain nonexpendable equipment except when damages result from the use of less than reasonable care by the employees of FSMC.
- 7. FSMC shall maintain adequate storage procedures, inventory, and control of USDA-donated foods in conformance with SFA's agreement with TDA.
- 8. FSMC shall provide SFA with keys for all food service areas secured with locks.
- 9. SFA shall provide FSMC with local telephone service.
- 10. SFA shall provide water, gas and electric service for the food service program. If SFA is providing water, gas and electric service for the food service program, charges to the food service account shall be determined in the following manner: monthly. District may use this formula:

District will:

- 1) Calculate the square footage of the kitchen by developing a percentage of utilities based on the square footage of the food service facilities in relation to the total school square footage.
- 2) Determine the percentage of time the kitchen is in use compared to the total campus use. (The kitchen may operate 7 hours but the school day with activities may be 9 hours.)
- 3) Apply percentages to the average cost of the total utilities.

The district will only charge utilities for kitchens during months of operation (if the kitchen was not operating in the summer. The district must not charge the food service operation for utilities during the summer months.) The district must not include cafeteria usage when the cafeteria is used for purposes other than feeding students (pep rallies, study hall, evening functions).

- 11. SFA shall furnish and install any equipment and/or make any structural changes to the facilities needed to comply with federal, state, or local laws, ordinances, rules, and regulations.
- 12. SFA shall be responsible for any losses, including USDA-donated foods, which may arise due to equipment malfunction or loss of electrical power not within the control of FSMC.
- 13. FSMC shall not remove any food preparation and serving equipment owned by SFA from SFA's premises.
- 14. SFA shall not be responsible for loss or damage to equipment owned by FSMC and located on SFA premises.
- 15. FSMC shall notify SFA of any equipment belonging to FSMC on SFA premises within ten days of its placement on SFA premises.
- 16. FSMC shall comply with all SFA building rules and regulations.
- 17. FSMC shall not use SFA's facilities to produce food, meals, or services for third parties without the approval of SFA. If such usage is mutually acceptable, there shall be a signed agreement that stipulates the fees to be paid by FSMC to SFA for such facility usage. Such usage may not result in a cost to the Non-profit School Food Service Account.
- 18. SFA, on the termination or expiration of this Contract, shall conduct a physical inventory of all equipment, food, and supplies owned by the SFA.
- 19. Upon termination of this Contract, FSMC shall surrender to SFA all of SFA's equipment and furnishings used in SFA's Food Service Program in good repair and condition, reasonable wear and tear excepted.

I. Health Certifications/Food Safety/Sanitation

- 1. FSMC shall maintain, in the storage, preparation and service of food, proper sanitation and health standards in conformance with all applicable State and local laws and regulations and comply with the food safety inspection requirements of § 210.13(b). (7 CFR § 210.9(b) (14))
- 2. FSMC shall maintain all State of Texas and local health certification for any facility outside the school in which it proposes to prepare meals and shall maintain this health certification for the duration of this Contract. (7 CFR § 210.16(c) (2))
- 3. FSMC shall obtain and post all licenses and permits as required by federal, state, and/or local law.
- 4. FSMC shall comply with all State of Texas and local and sanitation requirements applicable to the preparation of food. (7 CFR 210.16(a) (7))
- 5. SFA shall maintain applicable health certification and ensure that FSMC complies with all applicable state and local regulations pertaining to sanitation, preparing or serving meals at an SFA facility. (7 CFR § 210.16(a) (7))
- 6. SFA shall provide sanitary toilet and hand washing facilities for the employees of FSMC.

- 7. FSMC shall be responsible for cleaning food service equipment, kitchen floors, hoods and grease filters.
- 8. SFA shall be responsible for the maintenance and expense of insect and pest control in all food service production and storage areas. FSMC will notify SFA of any problems in this area.
- 9. SFA shall be responsible for removal of trash and garbage resulting from the food service program in compliance with SFA's schedule for waste disposal.
- 10. SFA shall be responsible for all regular food service-related building maintenance, with the exception of normal clean up.
- 11. FSMC shall clean the kitchen and dining room areas. (See Exhibit D, Chart 2, Designation of Program Expenses)
- 12. SFA shall provide regular cleaning service for cafeteria walls, windows, floors, light fixtures, draperies and blinds, and periodic waxing and buffing of floors.
- 13. FSMC shall place garbage and trash in containers in designated areas as specified by SFA.
- 14. SFA shall operate and care for all equipment and food service areas in a clean, safe and healthy condition in accordance with the standards acceptable to SFA and comply with all applicable laws, ordinances, regulations, and rules of federal, state, and local authorities, including laws related to recycling.
- 15. SFA shall routinely clean grease traps, ductwork, plenum chambers and roof fans.
- 16. SFA shall provide extermination services as needed.
- 17. Any cleaning or sanitation that is not specifically assigned herein shall be the responsibility of SFA.
- 18. FSMC shall adhere to the food safety program implemented by the SFA for all preparation and service of school meals, using a Hazard Analysis and Critical Control Point (HACCP) system as required by 42.S.C. § 1758(h)(5)(A).
- 19. FSMC agrees to allow at least two health inspections to be conducted by the Health Department at every site involved in school meal preparation and/or service as required by 42 U.S.C. § 1758(h)(1).

J. Financial Terms

- 1. All income accruing as a result of payments by children and adults, federal and state reimbursements, and all other income from sources such as donations, special functions, catering, à la carte, vending, concessions, contract meals, grants, and loans shall be credited to the Non-profit School Food Service Fund on a daily basis. Any profit or guaranteed return shall remain in the SFA's Non-profit School Food Service Fund.
- 2. All facilities, equipment, and services to be provided by the SFA shall be provided at SFA's expense.
- 3. Computation of Meal Equivalency Rate

a. Meal Equivalency Rate means the sum of the total reimbursement received for each lunch meal served and claimed. The equivalency factor shall remain fixed for the term of the Contract and all renewals.

MEAL EQUIVALENCY RATE	
Lunch Rate	
Current Year Federal Free Rate of Reimbursement:	\$ 3.43
Current Year State Match Reimbursement Rate:	\$ <u>0.0256</u>
Current Year State Program Reimbursement Rate (If Applicable):	\$
Current Year Value of USDA Entitlement Donated Foods	\$ <u>0.3625</u>
Current Year Value of USDA Bonus Donated Foods (If Applicable):	\$
Total Meal Equivalent Rate:	\$ 3.8181_

4. Payment Terms/Method

SFA must select one of the following two options (Check method selected):

a. (Competitive Sealed Proposals) **Fixed-meal Rate Bid**—the FSMC must bid and will be paid at a fixed rate per meal/Meal Equivalent. The offer amount should be based on the assumption that no donated foods will be available for use. The method by which FSMC will use and account for USDA-donated foods shall be in accordance with Section F of the Standard Terms and Conditions hereinabove.

To be completed by the FSMC:	
Fixed Price Per Meal/Meal Equivalent:	
Breakfast	\$
Lunch	\$
Snack	\$
A la Carte	\$
SP Fixed Price Per Meal/Meal Equivalent:	
Breakfast	\$
Lunch	\$
Snack	\$

Award Criteria

Proposals will be evaluated by an SFA committee based on the offer per meal/meal equivalent and the criteria, categories, and assigned weights as stated herein below (to the extent applicable). Contracts must be awarded to the responsive and responsible bidder whose proposal is lowest or most advantageous to the program with the price and other factors considered. The cost must be the primary consideration. See United States Department of Agriculture's Food and Nutrition Service Memo dated November 13, 2015,

SP12-2016. Committee members must consist of SFA employees familiar with the regulations and requirements of the school nutrition programs. If a committee member is an agent for, an

employee of, or in any other manner associated with an FSMC, that FSMC will be precluded from participating in the RFP and subsequent Contract. Each area of the award criteria must be addressed in detail in the Proposal.

Weighted Evaluation Criteria

SFA must determine in advance what percentage (total of 100 points which equals 100%) each category below will be given when comparing proposals. [SFA may insert additional categories if needed. (See Cost & Financial Proposal criterion below and NOTE: this criterion or consideration must receive more points for the evaluation than the other criteria. For example, if the other nine (9) criteria receive 9.5 points each for a total of 85.5 points, then the Cost & Financial Proposal criterion needs to receive 14.5 points as compared to the other criteria). However, SFA may not include as a category prior experience with SFA as it would violate USDA's free and open competition regulation for procurement.]

() points Cost & Financial Proposal (USDA policy requires price to be the primar
evaluation factor.)
(_) points Service Capability Plan (Identifies proposed food service team such as Food Service Director and demonstrates FSMC's ability to provide services as state in the RFP/Contract)
() points Experience, References
() points Doing business with like school systems and familiarity with regulations pertaining to such operations/References
() points Financial Condition/Stability, Business Practices
() points Accounting and Reporting Systems
() points Personnel Management
() points Innovation
() points Promotion of the School Food Service Program
() points Involvement of Students, Staff, and Patrons
100 points TOTAL

The fixed price per meal/meal equivalent may be increased on an annual basis by the Yearly Percentage Change in the Consumer Price Index for All Urban Consumers, as published by the U.S. Department of Labor, Bureau of Labor Statistics, Food Eaten Away from Home [insert one CPI regional index: South-Size Class A (population of metropolitan area over 1.5 million), South-Size Class B/C (Mid-sized and small population metropolitan area with fewer than 1.5 million), or South-Size D (all nonmetropolitan areas)] (CPI). Such increases shall be effective on a prospective basis on each anniversary date of this Contract and will only be permitted if approved in advance by SFA. CPI

fee increases for the upcoming Contract renewal year must be submitted to SFA by April 1 of each year. No other fee increases will be allowed.

- b. (Competitive Sealed Proposals) **Cost-Reimbursable Contract**—the FSMC will be paid on the basis of the Direct Cost incurred plus any fixed fees. The value of USDA-donated foods used must be itemized in the regular monthly billing to the SFA to document savings resulting from usage of USDA-donated foods. The values are to be determined in accordance with Section F of the Standard Terms and Conditions hereinabove.
 - (1) All program expenses not otherwise defined in the Contract will be assumed to be covered by the FSMC under the General and Administrative Expense Fee. All indirect and overhead costs must be included in the General and Administrative Expense Fee.
 - (2) The following must be included in the General and Administrative Expense Fee and may not be charged in any other expenses. Also, any travel relating to the following must be covered by the General and Administrative Expense Fee.
 - Personnel and Labor Relations Services and Visitation
 - Legal Department Services
 - Purchasing and Quality Control
 - Technical Research
 - Cost Incurred in Hiring and Relocating FSMC Management Personnel
 - Dietetic Services (Administrative and Nutritional)
 - Test Kitchens
 - Accounting and Accounting Procedures
 - Tax Administration
 - Technical Supervision
 - Supervisory Personnel and Regular Inspections or Audit Personnel
 - Teaching and Training Programs
 - General Regional Support
 - General National Headquarters Support
 - Design Services
 - Menu Development
 - Information Technology and Support
 - Payroll Documentation and Administrative Cost
 - Sanitation
 - Personnel Advice

(3)	SFA must determine whether an Incentive Fee will be considered by the SFA for the FSMC's General and Administrative Expense Fee. Please check one:			
		SFA will entertain a proposal that includes an Incentive Fee to improve participation beyond prior school years for the FSMC's General and Administrative Expense Fee. The SFA may include an Incentive Fee scale in the box herein below.		
		SFA will not entertain a proposal that includes an Incentive Fee to improve participation beyond prior school years for the FSMC's General and Administrative Expense Fee.		
	If neither box is checked, it is assumed that SFA will not entertain a proposal with an \ensuremath{SFA}			
	Incentive	Fee to improve meal participation for the FSMC's General and		
	Administr	ative Expense Fee.		
	To be completed by the FSMC (Complete One): Flat Fee: \$			
		eneral and Administrative Expense Fee Per \$eal/Meal Equivalent:		
(4)	The Management Fee represents a profit to the FSMC. SFA must determine whether an Incentive Fee will be considered by SFA. Please check one:			
		SFA will entertain a proposal that includes an Incentive Fee to improve meal participation beyond the prior school years for FSMC's Management Fee. FSMC shall include the Incentive Fee scale in the box herein below.		
		SFA will not entertain a proposal that includes an Incentive Fee to improve meal participation beyond the prior school years for FSMC's Management Fee.		
	If neither box is checked, it is assumed that SFA will not entertain a proposal with an Incentive Fee per meal served for FSMC's Management Fee.			
	To be o	completed by the FSMC (Complete One):		
	Fla	at Fee: \$		
		or		

RFP No. CN-2020 Page 32 Updated 12/17/2019

General and Administrative Expense Fee Per	\$
Meal/Meal Equivalent:	

(5) Management and General and Administrative Expense Fees shall be paid by the SFA.

Award Criteria

Proposals will be evaluated by an SFA committee based on the offers as set out above and the criteria, categories, and assigned weights as stated herein below (to the extent applicable). Committee members must consist of SFA employees familiar with the regulations and requirements of the child nutrition programs. If a committee member is an agent for, an employee of or in any other manner associated with an FSMC, that FSMC will be precluded from participating in the RFP and subsequent contract. Each area of the award criteria must be addressed in detail in the Proposal.

Weighted Evaluation Criteria

SFA must determine in advance what percentage (total of 100 points which equals 100%) each category below will be given when comparing proposals. [SFA may insert additional categories if needed. (See Cost & Financial Proposal criterion below and NOTE: this criterion or consideration must receive more points for the evaluation than the other criteria. For example, if the other nine (9) criteria receive 9.5 points each for a total of 85.5 points, then the Cost & Financial Proposal criterion needs to receive 14.5 points as compared to the other criteria). However, SFA may not include as a category prior experience with SFA as it would violate USDA's free and open competition regulation for procurement.]

- (11) points Cost & Financial Proposal (USDA policy requires price to be the primary evaluation factor.)
- (10) points Service Capability Plan (Identifies proposed food service team such as Food Service Director and demonstrates FSMC's ability to provide services as stated in the RFP/Contract)
- (10) points Experience, References
- (10) points Doing business with like school systems and familiarity with regulations pertaining to such operations/References
- (10) points Financial Condition/Stability, Business Practices
- (10) points Accounting and Reporting Systems
- (10) points Personnel Management
- (10) points Innovation
- (10) points Promotion of the School Food Service Program
- (9) points Involvement of Students, Staff, and Patrons

100 points TOTAL

The General and Administrative Expense and Management Fees may be increased on an annual basis by the Yearly Percentage Change in the Consumer Price Index for All Urban Consumers, as published by the U.S. Department of Labor, Bureau of Labor Statistics, Food Eaten Away from Home South-Size D (all nonmetropolitan areas) (CPI). Such increases shall be effective on a prospective basis on each anniversary date of this Contract and will only be permitted if approved in advance by SFA. CPI fee increases for the upcoming Contract renewal year must be submitted to SFA by April 1 of each year. No other fee increases will be allowed.

- 5. For the purpose of computing the foregoing meal counts, the number of National School Lunch Program, School Breakfast Program, After School Care Program and Summer Program meals served to children shall be determined by actual count; provided, however, that no payment will be made to FSMC for meals that: (i) are spoiled or unwholesome at the time of delivery; (ii) do not meet detailed specifications as developed by SFA for each food component in the meal pattern; or (iii) do not otherwise meet the requirements of this Contract.
- 6. Payment Terms/Method: FSMC shall invoice SFA within 10] days after the end of each Accounting Period for the total amount of SFA's financial obligation for that Accounting Period.
- 7. SFA shall make payment in accordance with the Texas Prompt Payment Act, Tex. Gov't Code Chapter 2251; however, no interest or finance charges that may accrue under this Contract may be paid from SFA's Nonprofit School Food Service Account.
- 8. FSMC must submit detailed cost documentation for each Accounting Period to support what the SFA is charged for each cost, Charge, or expense. Costs, Charges, and expenses must be mutually agreeable to the SFA and the FSMC and be allowed by TDA. Upon termination of the Contract, all outstanding amounts shall immediately become due and payable. Each invoice submitted by FSMC will include reconciliation for any overpayment or underpayment from prior Accounting Periods and shall identify and account for donated food as stated herein above.
- 9. FSMC shall be responsible for paying all applicable taxes and fees, including, but not limited to, excise tax, state and local income tax, payroll and withholding taxes, for FSMC employees. FSMC shall indemnify and hold SFA harmless for all claims arising from the payment of such taxes and fees.

FSMC may charge SFA for all applicable taxes and fees, including, but not limited to, excise tax, state and local income tax, payroll and withholding taxes, FSMC actually paid for FSMC employees. FSMC may not charge late fees, penalties, or interest.

- 10. If this is a cost-reimbursable contract, FSMC shall not pay any bonuses under this Contract that are not specifically provided for in the Budget and within the scope or original intent of this RFP/Contract and FSMC's Proposal. Bonuses, if any, shall be awarded, in part, on the basis of criteria mutually established by SFA and FSMC. Such criteria, at a minimum, shall reflect measurable and substantive improvements in operating efficiencies, such as unit costs for food, labor, and direct items or specific and identifiable increase in such areas as the total numbers of students and staff participating in food service programs and the total number of identified students for free and reduced meal reimbursements.
- 11. If this is a cost-reimbursable contract, SFA shall reimburse for reasonable cellular telephone expense incurred by the Director for communications related to the Contract. Reasonable cellular telephone expenses shall be charged as an expense by FSMC. Reasonable expenses [shall include additional services such as paging, e-mail, or voice mail. Paging, email or voice mail services will be reimbursed at the same rate as received by SFA employees and must be charged as an expense by the FSMC
 - 12. If this is a cost-reimbursable contract, SFA shall reimburse for travel expenses.

If the SFA is reimbursing for travel expenses, reimbursement shall be for on-site FSMC staff only, which are Direct Costs related to the Contract and which are provided for in the budget. Reasonable expenses shall include mileage reimbursement, lodging (at the lowest available room rate), and reasonable meal expenses. Mileage, lodging, and meal expenses will be reimbursed at the same rate as received by SFA employees.

- 13. SFA and FSMC shall cooperate to ensure that SFA's Food Service Program is operated in accordance with SFA's Food Service Budget. In the event that FSMC's operation of SFA's Food Service Program results in a deficit greater than the projected deficit stated in SFA's Food Service Budget or a return that is less than the projected return stated in the Food Service Budget, FSMC shall within 30 days pay SFA a guaranty payment as provided for by the "Schedule of Terms for FSMC Guaranty," which is attached to this Contract as "Exhibit I" and fully incorporated herein. In the event that FSMC pays a guaranty, FSMC may not recover the guaranty from SFA in subsequent Contract years.
- 14. SFA shall not be responsible for any expenditure incurred by FSMC before the execution of this Contract and approval by TDA.

K. Books and Records

1. FSMC shall maintain such records (supported by invoices, receipts, or other evidence) as SFA will need to meet monthly reporting responsibilities and shall submit monthly operating statements in a format approved by the SFA no later than the 10th day following the month in which services were rendered. Participation records, including claim information by eligibility category, shall be submitted no later than the

10th day following the month in which services were rendered. SFA shall perform edit checks on the participation records provided by the FSMC prior to the preparation and submission of the claim for reimbursement.

- 2. FSMC shall maintain records at SFA's premises to support all allowable expenses appearing on the monthly operating statement. These records shall be kept in an orderly fashion according to expense categories.
 - 3. FSMC shall provide SFA with a year-end statement.
- 4. If this is a cost-reimbursable contract, SFA must conduct an internal audit of food, labor, and other expense items as needed. (2 CFR 200.318(b)
- 5. SFA and FSMC must provide all documents as necessary for the independent auditor to conduct SFA's single audit.
- 6. If this is a fixed-meal rate contract, the SFA shall ensure that all revenues from the sale of nonprogram foods accrue to the non-profit school food service account and that revenues available to support the production of reimbursable school meals do not subsidize the sale of nonprogram foods. For fixed-meal rate contracts, FSMC shall annually provide to SFA information on food costs and revenues and such information must include food costs for reimbursable meals, food costs for nonprogram foods, revenues from nonprogram foods, and total revenues. Nonprogram foods may include, but are not limited to, adult meals; a la carte; catered foods; vending machine foods; and student stores operated, and any other sales generated through the Nonprofit School Food Service Account not already described herein. The foregoing information shall be utilized to determine compliance with revenue from nonprogram foods found at 7 CFR 210.14(f). FSMC shall also provide to SFA, upon request, historical information on the type and value of nonprogram foods and meals to be offered, such as catered foods. FSMC shall be responsible for providing SFA with, and calculating, nonprogram food costs and program revenues for determining compliance with 7 CFR 210.14(f), as provided in SP 20-2016, Nonprofit School Food Service Account Nonprogram Food Revenue Requirements (Dec. 23, 2015).
- 7. FSMC shall make its books and records pertaining to the Contract available, upon demand, in an easily accessible manner for a period of three years after the final claim for reimbursement for the fiscal year to which they pertain. The books and records shall be made available for audit, examination, excerpts, and transcriptions by SFA and/or any state or federal representatives and auditors. If audit findings regarding FSMC's records have not been resolved within the three-year record retention period, the records must be retained beyond the three-year period for as long as required for the resolution of the issues raised by the audit. (Reference 7 CFR §210.9[b][17] and 2 CFR §200.333).

- 8. Authorized representatives of SFA, TDA, USDA, and USDA's Office of the Inspector General (OIG) shall have the right to conduct on-site administrative reviews of the food service operation.
- 9. FSMC shall not remove federally required records from SFA premises upon the expiration or termination of this Contract.

L. Term and Termination

- 1. If at any time, the SFA shall make a reasonable decision that adequate funding from federal, state or local sources shall not be available to carry out its financial obligation to FSMC, then the SFA shall have the option to terminate this contract by giving 10 days written notice to the FSMC.
- 2. In the event either party commits a material breach of this Contract, the non-breaching party shall give the breaching party written notice specifying the default, and the breaching party shall have 30 days within which to cure the default. If the default is not cured within that time, the non-breaching party shall have the right to then terminate this Contract for cause by giving 30 days additional written notice to the breaching party. If the breach is remedied prior to the proposed termination date, the non-breaching party may elect to continue this Contract. Notwithstanding the foregoing termination clause, in the event that the breach concerns sanitation problems, the failure to maintain insurance coverage as required by this Contract, failure to provide required periodic information or statements or failure to maintain quality of service at a level satisfactory to SFA, SFA may terminate this Contract immediately.
- 3. In the event that either party is prevented from performing its obligations under this Contract by war, acts of public enemies, fire, flood or acts of God (individually each known as a "Force Majeure Event"), that party shall be excused from performance for the period of such Force Majeure Event exists.
- 4. In the event of FSMC's nonperformance under this Contract or the violation or breach of the terms of this Contract, SFA shall have the right to pursue any and all available administrative, contractual and legal remedies against FSMC.
- 5. FSMC shall promptly pay SFA the full amount of any meal overclaims, disallowed costs or other fiscal actions that are attributable to the FSMC's actions hereunder, including those overclaims based on review or audit findings that occurred during the Effective Dates of original and renewal Contracts.
- 6. SFA is the responsible authority without recourse to USDA or TDA for the settlement and satisfaction of all contractual and administrative issues arising in any way from this Contract. Such authority includes, but is not limited to, source evaluation, protests, disputes, claims or other matters of a contractual nature.

7. Upon service ending by either Contract expiration or termination, it shall be incumbent upon the FSMC to cooperate fully with the replacement FSMC or SFA if SFA is returning to self-operated food service and with TDA to ensure a smooth and timely transition to the replacement FSMC or SFA.

M. Insurance [SFA MUST evaluate and determine acceptable insurance limits for this section.]

- 1. FSMC shall maintain the insurance coverage set forth below for each accident provided by insurance companies authorized to do business in the state of Texas. A Certificate of Insurance of FSMC's insurance coverage indicating these amounts must be submitted at the time of the award.
 - 2. The information below must be completed by SFA:
 - a. Comprehensive General Liability—includes coverage for:
 - 1) Premises—Operations
 - 2) Products Completed Operations
 - 3) Contractual Insurance
 - 4) Broad Form Property Damage
 - 5) Independent Contractors
 - 6) Personal Injury
 - \$ 1 Million Combined Single Limit.
 - b. Automobile Liability coverage with a \$ _1 Million_ Combined Single Limit.
 - c. Workers' Compensation—Statutory; Employer's Liability with a combined single limit of \$ _1 Million.
 - d. Excess Umbrella Liability with a combined single limit of \$_1 Million.
- 3. The SFA shall be included as an additional insured on General Liability, Automobile, and Excess Umbrella policies.
- 4. The contract of insurance shall provide for notice to SFA of cancellation of insurance policies 30 days before such cancellation is to take effect.
- 5. Notwithstanding any other provision of this Contract, SFA shall not be liable to FSMC for any indemnity.

N. Trade Secrets and Proprietary Information

1. During the term of this Contract, FSMC may grant to SFA a nonexclusive right to access certain proprietary materials of FSMC, including menus, recipes, signage, food service surveys and studies,

management guidelines and procedures, operating manuals, software (both owned by and licensed by FSMC), and similar compilations regularly used in FSMC business operations ("Trade Secrets"). SFA shall not disclose any of FSMC's Trade Secrets or other confidential information, directly or indirectly, during or after the term of this Contract. SFA shall not photocopy or otherwise duplicate any such material without the prior written consent of FSMC. All trade secrets and other confidential information shall remain the exclusive property of FSMC and shall be returned to FSMC immediately upon termination of this Contract. SFA shall not use any confusingly similar names, marks, systems, insignia, symbols, procedures, and methods. Without limiting the foregoing and except for software provided by SFA, SFA specifically agrees that all software associated with the operation of the food service, including without limitation, menu systems, food production systems, accounting systems, and other software, are owned by or licensed to FSMC and not SFA. Furthermore, SFA's access or use of such software shall not create any right, title, interest, or copyright in such software and SFA shall not retain such software beyond the termination of this Contract. In the event of any breach of this provision, FSMC shall be entitled to equitable relief, including an injunction or specific performance, in addition to all other remedies otherwise available. All of SFA's obligations under this section are subject to SFA's obligations under the Texas Public Information Act and any other law that may require SFA to use, reproduce, or disclose FSMC confidential information. This provision shall survive the termination of this Contract.

- 2. Any discovery, invention, software or program, the development of which is paid for by SFA, shall be the property of SFA to which TDA and USDA shall have unrestricted rights.
- 3. During the term of this Contract, FSMC may have access to SFA confidential information ("SFA Confidential Information"), including student identifiable confidential information that is protected from disclosure by federal law (42 U.S.C. §1758(b)(6)). FSMC agrees to hold any SFA Confidential Information in confidence during the term of this Contract and thereafter. FSMC further agrees that FSMC has no independent rights to this information and will not make any SFA Confidential Information available in any form to any third party or use Confidential Information for any purpose other than the performance of FSMC's obligations under this Contract. FSMC will use reasonable security measures to protect SFA's Confidential Information from unauthorized access, use or disclosure and ensure that SFA's Confidential Information is not disclosed or distributed in violation of the terms of this Contract. Immediately upon the termination or expiration of this Contract, FSMC shall return to SFA any copies of SFA's Confidential Information provided to FSMC by SFA, and FSMC will destroy all other copies of SFA's Confidential Information in all forms, partial and complete, in all types of media and computer memory, and whether or not modified or merged into other materials.

O. Optional Requirements to Be Included

The scope of this Contract shall include these additional services. Check options that apply.

X 1. Financing of Certain Equipment.
(a) FSMC may finance equipment for SFA's Food Service Program in an amount not to
exceed \$200,000 per life of contract. SFA will
follow its usual procurement procedures for any transaction that is financed by FSMC;
FSMC cannot be the vendor for any procurement that it finances for SFA. SFA shall repay
any financing provided by FSMC at the current lending rate specified when the equipment
was purchased, which sum shall be charged to SFA as a Direct Cost to the food service
program or the SFA may make payments in accordance with an amortization schedule, as
agreed upon by the SFA and FSMC. Ownership of the equipment shall at all times remain
with SFA. Any equipment costing \$5,000 or more must have prior written approval by
TDA (2 CFR 200.439(a)(3)).
(b) If the contract expires or is terminated prior to the complete repayment of the investment,
SFA shall, on the expiration date, or within five days after receipt by either party of any
notice of termination under this Contract, either (SFA must check appropriate box):
1) Deliver the equipment or other items funded by the investment to the FSMC
in full release of the unpaid balance.
OR
X 2) Retain the property and continue to make payments in accordance with the
amortization schedule. (Reference: USDA Memo SP 40-2016, Updated
Guidance: "Contracting with Food Service Management Companies, pages 42-
43.)
X 2. <u>Information Technology Systems – [CHECK ONLY ONE]</u>
X (a) Cost Reimbursable Contracts Only. FSMC shall provide, install, deploy into
production, operate and maintain and support an information technology system (the "IT
System") (which may include, but not be limited to, hardware, owned and licensed

software and systems support) necessary for the operation of SFA's Food Service Programs. SFA shall receive a Charge for the use of the IT System. The cost methodology utilized in determining such Charge shall be kept on file by SFA on SFA's premises. SFA shall provide, at its expense, a suitable environment, including such heat, air conditioning, phone, and utility service as may be reasonably required for the installation, implementation, operation, and maintenance of the IT System. FSMC's IT System shall provide the following services: POS Hardware & Software.

or

(b) All Fees Must Be Part of the Fixed-Meal Rate. FSMC shall provide, install, deploy
into production, operate and maintain and support an information technology system (the
"IT System") (which may include, but not be limited to, hardware, owned and licensed
software and systems support) necessary for the operation of SFA's Food Service
Programs. SFA shall provide, at its expense, a suitable environment, including such heat,
air conditioning, phone, and utility service as may be reasonably required for the
installation, implementation, operation, and maintenance of the IT System. FSMC's IT
System shall provide the following services: [SFA must
insert functions SFA desires the IT System to perform for SFA and FSMC should insert
functions their IT System will perform. The cost of the IT System must be a line item in
budget information in Exhibit C.]
3. SFA Transition Employee Positions and Dates of Transition. [SFA shall identify each employee
position to be transitioned to FSMC's payroll, anticipated date of transition, and the manner in
which transition shall occur.]
4. Other. [To be identified by SFA before issuing RFP.]
P. Summer Food Service Program

Check One: SFA does participate in SFSP [SFA must complete the entire section] SFA does not participate in SFSP [SFA must mark through the entire section]

1. SFA shall be responsible for determining the eligibility of all SFSP sites.

2. SFA, as a sponsor, shall be responsible for all management responsibilities of the SFSP, as described in 7 CFR § 225.15 (a)(3).

3. Bonding requirements.

- 4. SFA shall immediately correct any problems found as a result of a health inspection and shall submit written documentation of the corrective action implemented within two weeks of the citation.
- 5. FSMC must comply with the 21 day menu cycle developed by SFA for the SFSP (Exhibit B) and include it in the RFP. SFA shall approve any changes in the menus no later than two weeks prior to service after the initial cycle has been used. The SFA shall inform TDA of menu changes for the SFSP.
- 6. SFA, as an SFSP sponsor, is responsible for conducting and documenting the required SFSP site visits of all sites for pre-approval and during operation of the program.
 - 7. SFA will make the final determination of the opening and closing dates of all SFSP sites, if applicable.

8. FSMC may use donated foods to conduct SFSP in accordance with Section F of the Standard Terms and Conditions herein above and 7 CFR Part 225 and 2 CFR Part 200.

Q. Certifications

FSMC shall execute and comply with the following Certifications: (i) Debarment certification shall be provided by a) the SFA providing the page from *The System for Award Management* and maintaining such record with other supporting documentation to demonstrate that the SFA had referenced *The System for Award Management*; or b) that by signing this Agreement that the FSMC certifies that neither it nor any principal is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this Contract by any federal department or agency or by the State of Texas; or c) submitting the TDA Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion for Covered Contracts form; and (ii) Anti-collusion Affidavit, which is attached to this Contract as Exhibit K and fully incorporated herein; (iii) Certification Regarding Lobbying, which is attached to this Contract as Exhibit K and fully incorporated herein; and (iv) Standard Form-LLL, Disclosure Form to Report Lobbying, when applicable, which is attached to this Contract as Exhibit L and fully incorporated herein; and (v) Discount and Rebate Certification, which is attached to this Contract as Exhibit M and fully incorporated herein.

R. Miscellaneous

1. Emergency Notifications.

a. SFA shall notify FSMC of any interruption in utility service of which it has knowledge. Notification will be provided to:

Name [FSMC information]:

Title:

Telephone number:

Alternate telephone number:

b. SFA shall notify FSMC of any delay at the beginning of the school day or the closing of school(s) due to snow or other emergency situations. Notification will be provided to:

Name [FSMC information]:

Title:

Telephone number:

Alternate telephone number:

- 2. <u>Governing Law</u>. This Contract is governed by and shall be construed in accordance with Texas and federal law.
- 3. <u>Headings</u>. All headings contained in this Contract are for convenience of reference only, do not form a part of this Contract, and shall not affect in any way the meaning or interpretation of this Contract.
- 4. <u>Incorporation/Amendments</u>. This Request for Proposal and Contract, which includes the attached Exhibits A M and FSMC's proposal documents (collectively the "Contract Documents"), contain the entire agreement between the parties with relation to the transaction contemplated hereby, and there have been and are no covenants, agreements, representations, warranties or restrictions between the parties with regard thereto other than those specifically set forth in this Contract. In the event of a conflict between or among any of the terms of the Contract Documents, such conflicts shall be resolved by referring to the Contract Documents in the following order of priority: (i) SFA's Request for Proposal and Contract and (ii) FSMC proposal documents. No modification or amendment to this Contract shall become valid unless it is made in writing, signed by the parties, and approved by TDA.
- 5. INDEMNITY. EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THIS CONTRACT, FSMC SHALL DEFEND, INDEMNIFY, AND HOLD SFA HARMLESS FROM AND AGAINST ALL CLAIMS, LIABILITY, LOSS AND EXPENSES, INCLUDING REASONABLE COLLECTION EXPENSES, ATTORNEYS' FEES AND COURT COSTS THAT MAY ARISE BECAUSE OF THE ACTIONS OF FSMC, ITS AGENTS OR EMPLOYEES IN THE PERFORMANCE OF ITS OBLIGATIONS UNDER THIS CONTRACT, EXCEPT TO THE EXTENT ANY SUCH CLAIMS OR ACTIONS RESULT FROM THE NEGLIGENCE OF SFA, ITS EMPLOYEES OR AGENTS. THIS CLAUSE SHALL SURVIVE TERMINATION OR EXPIRATION OF THIS CONTRACT.
- 6. <u>Nondiscrimination</u>. Both SFA and FSMC agree that no child who participates in the NSLP, SBP, SMP, ASCP, CACFP, SSO, or SFSP will be discriminated against on the basis of race, color, national origin, sex, age, or disability.
- 7. <u>Notices</u>. All notices, consents, waivers or other communications which are required or permitted hereunder, except those required under Emergency Notification herein above, shall be sufficient if given in writing and delivered personally, or by sending a copy thereof by first class or express mail, postage prepaid, courier service, charges prepaid or by facsimile transmission (followed by the original) to the address (or to the facsimile or telephone number), as follows (or to such other addressee or address as shall be set forth in a notice given in the same manner):

To SFA: Kaufman Independent School District 1000 S Houston Street, Kaufman, TX 75142 To FSMC:

Copy to: TDA

If such notice is sent by mail or courier service, it shall be deemed to have been given to the person entitled

thereto when deposited in the United States mail or courier service for delivery to that person or, in the case

of a facsimile transmission, when received.

8. Severability. If one or more provisions of this contract or the application of any provision to either

party or circumstance is held invalid, unenforceable or illegal in any respect, the remainder of this Contract

and the application of the provision to other parties or circumstances shall remain valid and in full force and

effect.

9. <u>Silence, absence, or omission</u>. Any silence, absence, or omission from the Contract specifications

concerning any point shall be regarded as meaning that only the best commercial practices are to prevail and

that only materials (e.g., food, supplies, etc.) and workmanship of a quality that would normally be specified

by SFA are to be used.

10. <u>Subcontract/Assignment</u>. No provision of this Contract shall be assigned or subcontracted without the

prior written consent of the SFA, except that FSMC may, after notice to SFA, assign this Contract in its entirety

to an affiliated company or wholly-owned subsidiary without prior written consent and without being released

from any of its responsibilities hereunder.

11. Waiver. The failure of FSMC or SFA to exercise any right or remedy available under this Contract

upon the other party's breach of the terms, covenants or conditions of this Contract or the failure to demand

prompt performance of any obligation under this Contract shall not be deemed a waiver of such right or

remedy; of the requirement of punctual performance; or of any subsequent breach or default on the part of the

other party.

12. TDA review. This Contract is not effective until it is approved, in writing, by TDA.

(THIS SPACE INTENTIONALLY LEFT BLANK)

Updated 12/17/2019 RFP No. CN-2020

Page 45

AGREEMENT

Offeror certifies that the FSMC shall operate in accordance with all applicable state and federal regulations.

Offeror certifies that all terms and conditions within the Proposal shall be considered a part of this Contract as if incorporated herein.

This Contract shall be in effect for one year and may be renewed by mutual agreement for four additional one-year periods.

IN WITNESS WHEREOF, the parties hereto have caused this Contract to be signed by their duly authorized representatives.

ATTEST:	SCHOOL FOOD AUTHORITY:
	Name of SFA
	Signature of Authorized Representative
	Typed Name of Authorized Representative
	Title
	Date Signed
ATTEST:	FOOD SERVICE MANAGEMENT COMPANY:
	Name of FSMC
	Signature of Authorized Representative
	Typed Name of Authorized Representative
	Title
	Date Signed

Updated 12/17/2019 RFP No. CN-2020 Page 46

Exhibit A

SCHEDULE OF FOOD SERVICE LOCATIONS AND SERVICES PROVIDED

Helen Edwards Early Childhood Center	NSLP, SBP, SP, catering, adult meals, ala carte
JW Monday Elementary School	NSLP, SBP, SP, catering, adult meals ala carte
J.R. Phillips Elementary School	NSLP, SBP, SP, catering, adult meals, ala carte
Lucille Nash Elementary School	NSLP, SBP, SP, catering, adult meals, ala carte
O.P Norman Jr. High School	NSLP, SBP, SP, catering, adult meals, ala carte
Kaufman High School	NSLP, SBP, SP, catering, adult meals, ala carte
Gary W. Campbell High School	NSLP, SBP, SP, catering, adult meals, ala carte

Exhibit B

PROGRAM MENU CYCLES

MENU CYCLE FOR NATIONAL SCHOOL LUNCH PROGRAM

Attach a sample 21-day cycle lunch menu prepared by the SFA. This menu must be used for the first 21-day cycle of the new school year.

20 - 20 School Year [Insert applicable school year]

Campus Level: [Insert one: High School, Junior High/Middle School or Elementary School]

1	2	3	4	5
6	7	8	9	10
11	12	13	14	15
16	17	18	19	20
21				

Exhibit B Continued

MENU CYCLE FOR SCHOOL BREAKFAST PROGRAM

Attach a sample 21-day cycle breakfast menu prepared by the SFA. This menu must be used for the first 21-day cycle of the new school year.

20 - 20 School Year [Insert applicable school year]

Campus Level: [Insert one: High School, Junior High/Middle School or Elementary School]

1	2	3	4	5
6	7	8	9	10
11	12	13	14	15
16	17	18	19	20
21				

Exhibit B Continued

MENU CYCLE FOR AFTER SCHOOL CARE PROGRAM

Attach a sample 21-day cycle after school care menu prepared by the SFA. This menu must be used for the first 21-day cycle of the new school year.

20 - 20 School Year [Insert applicable school year]

Campus Level: [Insert one: High School, Junior High/Middle School or Elementary School]

1	2	3	4	5
6	7	8	9	10
11	12	13	14	15
16	17	18	19	20
21				

Exhibit B Continued

MENU CYCLE FOR SEAMLESS SUMMER OPTION OR SUMMER FOOD SERVICE PROGRAM

Attach a sample 21-day cycle SSO or SFSP menu prepared by the SFA. This menu must be used for the first 21-day cycle of the new school year.

20 - 20 School Year [Insert applicable school year]

Campus Level: [Insert one: High School, Junior High/Middle School or Elementary School]

1	2	3	4	5
6	7	8	9	10
O	/	0	9	10
11	12	13	14	15
			10	
16	17	18	19	20
21				
41				

Exhibit C

[SFA must choose either cost-reimbursable or fixed meal rate budget form, depending on which RFP SFA is issuing]

FOOD SERVICE BUDGET – COST-REIMBURSABLE [To be completed by SFA]

[If SFA does not have a school board approved Budget, please submit a draft]

Kaufman Independent School District SFA

School Y	Zear 2019 - 2020	
Revenue	es:	
(Cash Sales:	
	Student Breakfast Sales	Attached
	Student Lunch Sales	
	Student Snack Sales	
	Student a la carte Sales	
	Adult Sales	
	Catering Sales	
	Interest Income	
	Concession Sales	
	Vended Meal Sales	
	Total Cash	
S	State and Federal Reimbursement/Funding	ng
	National School Lunch Program	
	School Breakfast Program	
	Afterschool Care Program	
	Seamless Summer Option	
	Summer Food Service Program	
	State Matching Fund	
	USDA Foods Received	
	Other Funding	
	Total Reimbursements	
Total Re	evenues: = All Cash Sales +	
	All Reimbursements	

Exhibit C, Food Service Budget Continued

Expens	ses: Gross Food Costs Food Delivery Costs				
	USDA-donated Foods Used (Ca USDA Foods Division for annu usage amount for the SFA)				
	USDA-donated Foods Delivery USDA-donated Foods Processin	ng			
	Total Food Costs				
	Labor Costs (#FTE A FSMC Salaried Employees: (Completed by the FSMC)		PT	Е	
	Summarize Here (Attach an ind employee. For each shared FSM whom the employee is shared at Base Gross Salary Educational Assistance Incentive Payments Bonus Merit Increase Retirement / IRA 401K, 403(b)(7) Fringe Benefits Payroll Taxes	IC employee, S	FA and FSM	C must ident	ify other SFAs with
	FSMC Hourly Staff	FTE	_PTE		
	Gross Salaries Fringe Benefits Payroll Taxes				
	District Hourly Staff	FTE	_PTE		
	Gross Salaries Fringe Benefits Payroll Taxes				

Exhibit C, Food Service Budget Continued

Other Payroll Costs (FSMC) Worker's Comp. Other	
Other Payroll Costs (District) Worker's Comp. Other	
Total Labor Costs	
FSMC Fees	
Administrative Fees Cost	
Management Fee Costs	
Total Fees	
FSMC Direct Costs – Subcategory Examples:	
Paper & Disposable Goods	
Replacements / Smallwares	
Contracted Labor – Specify	
Auto Expenses	
Insurance Expense	
Telephone	
Office Supplies	
Postage	
Bank Deposit Services	
Uniforms & Laundry	
Other Delivery & Freight/NonFood	
Advertising, Promotions & Menus	
Marketing/Franchise & Decor	
Equipment Repair	
Licenses	
Employee Travel	
Security background check	
Miscellaneous - Specify	
IT System	
Total FSMC Direct Costs	
SFA Direct Costs – Use same subcategory Examples as in FSMC Direct Costs	
· —	
Total SFA Direct Costs	
Total Direct Costs	

Exhibit C

FOOD SERVICE BUDGET - COST REIMBURSABLE

Kaufman ISD

	SchoolYear:	2019-2020		
Revenues:				
	Cash Sales			
		Student Breakfast Sales	3,906	
		Student Lunch Sales	62,836	
		Student Snack Sales	-	
		Student A-La-Carte Sales	192,270	
		Adult Sales	-	
		Catering Sales	30,000	
		Interest Income	-	
		Concession Sales	-	
		OtherLocal Revenue	<u> </u>	
		TotalCash	<u> \$</u>	289,013
	State and Federal R	eimbursements/Funding		
		National School Lunch Program	1,236,682	
		School Breakfast Program	450,246	
		After School Care Program	-	
		Dinner Program	-	
		Summer Food Service Program	-	
		State Matching Fund	11,000	
		Commodities Received	103,800	
		Total Reimbursements	<u></u>	<u>1,801,72</u> 8
	Total Revenues =	All Cash Sales + All Reimbursements	\$	2,090,741

Expenses: Food

Gross Food Cost Commodities Used 803,083 103,800

	Commodity Delivery & Storage	Tatal Food Costs	4,050		040 034
		Total Food Costs		-	<u>910,93</u> 4
Labor	FSMC Total Labor Cost		776,945		
	ClientLaborCost		-		
FSMCFees		Total Labor Costs		\$	<u>776,94</u> 5
	Administrative Fee Costs				
	Management Fee Costs	Total Fees		\$	
FSMC Direct Costs - Sub	ocategory Examples:				
	Paper		49,000		
	Chemical		15,500		
	Telephone		-		
	Digital Monthly Subscription		-		
	P.O.S.		4,000		
	HMPP & Nutrislice Menu		8,000		
	Technology Expense. Computer		4,999 -		
	Office Supplies		2,000		
	Travel e.g. Hotel/Airfare		750		
	Mileage		3,200		
	Training & Development		3,000		
	Equipment & Rental		-		
	Smallwares		7,000		
	Repair & Maintenance		-		
	Permits&Licenses		2,000		
	Postage		1,700		
	Kitchen Supplies		6,000		
	Safety Supplies		-		
	Printing		-		
	Laundry		-		
	Uniforms		2,500		
	Promotions Real/ground Cheek		2,200		
	Background Check		-		
	Storage Audit Support Cost		-		
	Culinary Support Cost		-		

	Other	-	
	District Maintenance	66,500	
	District Labor	31,500	
	Other	-	
	Digital Signage Upgrade CapX-Build Calculator and fi	-	
	Risk Mgt. & General Liability	38,344	
	Accounting & Other Software	-	
	Marketing Box Subscription	950	
	Investment Amortization	-	
	Marketing	13,942	
	Bond Expenses	-	
	Startup & Annual Support Expense	-	
	Total FSMC Direct Costs	\$	263,085
SFA Direct Costs -			
	DirectCosts		0
	Total SFA Direct Costs		\$0
	Total Direct Costs		\$263.085
FSMC Indirect Costs -	Subcategory Examples Include:		• •
	FSMC Charges		
	Technology Expense-Nutrition Software	-	
	a) Technology Allocated Charge	-	
	b) Other Technology Charge	-	
	Insurance Allocated Charge (W. C. Excluded)	-	
	Other Allocated Charges	-	
	Franchise Charges	-	
	Trademark Charges	-	
	Other Indirect Cost Categories	<u>-</u>	
	Total FSMC Indirect Costs	\$	-
Total Discounts, Reba	ates, Applicable Credits, Allowances Or Incentives From	-	
Total Expenses = All F	FoodCosts+AllLaborCosts+AllFees+AllDirectCosts+	\$	1,950,963.19

Exhibit C, Food Service Budget Continued

FSMC Indirect Costs – Subcategory examples incl	ude:
FSMC Charges	
Technology Expense	
a. Technology Allocated Charge	
b. Other Technology Charge	
Insurance Allocated Charge	
(Worker's Comp. Excluded)	
Other Allocated Charges	
Franchise Charges	
Trademark Charges	
Other Indirect Cost Categories	
Total FSMC Indirect Costs	
Total Discounts, Rebates, Applicable Credits, allowances or incentives from FSMC Suppliers credited to SFA	
Total Expenses = All Food Costs + All Labor Costs + All Fees + All Direct Costs + All Indirect Costs – Total Discounts, Rebates, Applicable Credits, allowances or incentives from FSMC	
Suppliers credited to SFA	
Surplus / Subsidy = Total Revenues – Total Expens	es
FSMC Guaranteed Return FSMC Guaranteed Break Even FSMC Guaranteed Subsidy	
School District Employee Responsible for submiss	sion of this budget data:
Name:	
Telephone:	
FSMC Employee responsible for submission for t	his budget data:
Name:	
Telephone:	

Exhibit C, Food Service Budget Continued FOOD SERVICE BUDGET-FIXED-MEAL RATE

[To be completed by SFA]

[If SFA does not have a school board approved Budget, please submit a draft]

[School] SFA

School Year	20 20	
Revenues:		
Cash S	sales:	
	Student Breakfast Sales	
	Student Lunch Sales	
	Student Snack Sales	
	Student a la carte Sales	
	Adult Sales	
	Catering Sales	
	Interest Income	
	Concession Sales	
	Vended Meal Sales	
	Vending Machine Sales	
	Total Cash	
State a	nd Federal Reimbursement/Fundi	ng
	National School Lunch Program	•
	School Breakfast Program	
	Afterschool Care Program	
	Seamless Summer Option	
	Summer Food Service Program	
	State Matching Fund	
	USDA Foods Received	
	Other Funding	
	Total Reimbursements	
Total Revenue	es: = All Cash Sales +	
	All Reimbursements	

Exhibit C, Food Service Budget Continued

Expenses:	
Reimbursable Breakfast Meal Rate Fee	
Reimbursable Lunch Meal Rate Fee	
Management Fee	
A la Carte Equivalent Meal Rate Fee	
A la Carte management Meal Rate Fee	
SFA Direct Expense	
IT System	
Total Expenses	
USDA-donated Foods Used	
(Call TDA USDA Foods Division	
for annual usage amount for the SFA)	
USDA-donated Foods Delivery	
USDA-donated Foods Processing	
Surplus / Subsidy = Total Revenues – Total Expenses	
FSMC Guaranteed Return	
FSMC Guaranteed Break Even	
FSMC Guaranteed Subsidy	
2 SA 2 O GARLANDO A SA SELAG	
SFA Employee responsible for submission of this b	udget data:
Name:	
Telephone:	
FSMC Employee responsible for submission for th	is budget data:
Name:	
	_
Telephone:	

Exhibit D

LIST OF CHARTS AND OTHER ATTACHMENTS

[SFA shall provide to all vendors with RFP/Contract.]

Chart 1:Enrollment Chart (By Campus)

Chart 2:Designation of Program Expenses

DESIGNATION OF PROGRAM EXPENSES

The SFA has deemed the following Program Expense schedule to be a necessary part of this bid specification as an indicator of who will bear ultimate responsibility for the cost. Costs that are not provided for under the standard contract terms and conditions, but are necessary for the effective on-site operation of the food service program and are directly incurred for the SFA's operation, must be assigned by the SFA and included in the RFP. The column selected by the SFA for each expense represents whether the SFA or FSMC is ULTIMATELY responsible for that cost.

DESCRIPTION	FSMC	SFA	N/A*
FOOD:			
Food Purchases	X		
USDA-donated Foods Processing	X		
Charges			
Processing and Payment of Invoices	X		
LABOR:	X		
FSMC EMPLOYEES:			
Salaries/Wages	X		
Fringe Benefits and Insurance	X		
Retirement	X		
Payroll Taxes	X		
Workers' Compensation	X		
Unemployment Compensation	X		
SFA EMPLOYEES:			X
Salaries/Wages			
Fringe Benefits and Insurance			
Retirement			
Payroll Taxes			
Workers' Compensation			
Unemployment Compensation			

^{*}Not Applicable

Exhibit D Continued

The items listed below with two asterisks (**) are Direct Cost items that may or may not apply to the SFA. At local discretion, based upon actual practice and need, the SFA should assign cost responsibility for those items applicable to its operation or designate them as not applicable.

DESCRIPTION	FSMC	SFA	N/A*
OTHER EXPENSES:			
**Paper/Disposable Supplies	X		
Cleaning/Janitorial Supplies	X		
**Tickets/Tokens			X
China/Silverware/Glassware:			X
Initial Inventory			
Replacement during Operation			
Telephone:			
Local		X	
Long Distance		X	
Uniforms	X		
**Linens	X		
Laundry	X		
Trash Removal:			
From Kitchen	X		
From Dining Area		X	
From Premises		X	
Pest Control		X	
Equipment Replacement:		X	
Nonexpendable		X	
Expendable		X	
Equipment Repair		X	
**Car/Truck Rental (Include			X
Explanation in RFP)			
**Vehicle Maintenance			X
**Courier Service (i.e., Bank Deposits,	X		
School Deliveries)			
**Storage Costs:			X
Food	X		
Supplies	X		
**Office Supplies	X		
**Printing		X	
**Promotional Materials	X		
**Cellular Phones (See optional	X		
requirements to be included)			
(Applicable to cost reimbursable			
contracts only - See J(11))			

Exhibit D Continued

**Mileage (See optional requirements to be included) (Applicable to cost- reimbursable contract only - See J(12))	X		
**Lodging (See optional requirements to be included) (Applicable to cost- reimbursable contract only - See J(12))	X		
**Per Diem (See optional requirements to be included) (Applicable to cost-reimbursable contract only - See J(12)			X
**Taxes Sales Other			X X X
**License Fees		X	
Other (Add other expenses charged to food service. Overhead expenses incurred by FSMC cannot be included)			X

Cleaning responsibilities are listed below:

Cleaning responsibilities are listed below:			
Food Preparation Areas (Include	X		
Equipment)			
Serving Areas	X		
Kitchen Areas	X	X	
Dining Room Floors		X	
Periodic Waxing and Buffing of		X	
Dining Room Floors			
Restrooms for Food Service	X		
Employees			
Grease Traps		X	
Daily Routine Cleaning of Dining Room		X	
Tables and Chairs			
Thorough Cleaning of Dining Room		X	
Tables and Chairs			
Cafeteria Walls		X	
Kitchen Walls	X		
Light Fixtures		X	
Windows		X	
Window Coverings		X	

Exhibit D Continued

Hoods	X	
Grease Filters	X	
Duct Work	X	
Exhaust Fans	X	
Other: (List Below)		X

^{*}Not Applicable

Chart 3:Projected Enrollment Chart (By Campus) – Projected new campuses and dates of the anticipated opening must be included

Chart 4:Staffing Chart (Identifying whether each position is SFA or FSMC personnel):

- A Cafeteria Staffing (Elementary)
- B Cafeteria Staffing (Secondary)

Chart 5:Participation Data for free, reduced-price and paid meals Chart

Chart 6:Chart stating Campus Serving Times

Chart 7: Chart stating Meal Prices and Costs per Meal

Chart 8: Chart/copies of Reimbursement Claims for Current and Prior School Years

Chart 9:Chart identifying: (1) each FSMC position that will be shared with other SFAs; (2) the SFAs with whom FSMC employees will be shared; and (3) the percentage of time FSMC employee will work at each SFA.

Chart 10:School Calendar for 2019 - 2020. If SFA does not have an approved school calendar, please submit the projected school calendar with the RFP.

Exhibit E

FOOD SPECIFICATIONS

All Food Specifications must meet requirements of the United States Department of Agriculture ("USDA") *Food Buying Guide* ("FBG"), 7 CFR Part 210, USDA Guidance Memos, other applicable federal regulations, and TDA's Administrative Reference Manual ("ARM")

- All USDA-donated foods offered to the SFA and made available to FSMC are acceptable and should be utilized in as large a quantity as may be efficiently utilized.
- All food and food products purchased on behalf of the SFA must be in compliance with Buy American provisions. Food and Food products must be produced in the United States, and food products must be processed in the United Sates using over 51% domestic foods by weight or volume. 7 CFR § 250.17(e), 2 CFR Part 200, SP 38-2017, and SP 32-2019

For all other food components, specifications shall be as follows:

- Grains must be made from whole grain, whole-grain rich flour/meal, or enriched grain. Cereals may be whole grain, whole-grain rich, enriched grain, or fortified grain. All grains must be fresh (or frozen, if applicable) and must meet the minimum weight per serving as listed in the Child Nutrition Program Food Buying Guide (FBG) or as appropriately identified on a food nutrition label or product manufacturer's statement. If applicable, the product should be in moisture-proof wrapping and pack code date provided.
- All meat and poultry must have been inspected by the USDA and must be free of color or odor.
 - o Beef must be at least 70:30 lean to fat, preferably 80:20 lean to fat.
 - Poultry should be U.S. Grade A when applicable and should meet the recommendations outlined in Specifications for Poultry Products, A Guide for Food Service Operators from USDA.
 - o For breaded and battered items, all flours must be whole-grain or enriched for bread/grains credit and breading/batter must not exceed 30% of the weight of the finished product.
 - For sausage patties, the maximum fat allowed is 50% by weight; industry standard of 38% to 42% fat preferred.
- All cured processed meats (bologna, frankfurters, luncheon meat, salami, others) shall be made from beef and/or poultry and must be processed in the United States using over 51% domestic meats. No variety meats, fillers, extenders, non-fat milk solids, or cereal will be allowed. Meats must not show evidence of greening, streaking, or other discoloration.
- All cheese must be from domestic milk sources and should be firm, compact and free from gas holes; free of mold; free of undesirable flavor and odors; pasteurized when applicable; preferably reduced or low-fat. All cheese should also have a bright, uniform, and attractive appearance; and have a pleasing flavor; demonstrate satisfactory melting; contain proper moisture and salt content, and processed in the United States.
- All fish must have been inspected by the United States Department of Commerce (USDC) and meet minimum flesh and batter/breading required for USDC Grade A product or product packed under federal inspection (PUFI) by the USDC. All fish must also be incompliance with the Buy American provisions for farmed and wild fish as described in SP 32-2019.

- All fresh fruits must be ripe and in good condition when delivered and must be ready for consumption per the USDA FBG. Fruits must at a minimum meet the food distributors' second quality level. Fruits should have characteristic color and good flavor and be well-shaped and free from scars and bruises. Size must produce a yield equal to or greater than the attached 21-day cycle menu requirements.
- All fresh vegetables must be from domestic sources, ripe and in good condition when delivered and must be ready for consumption per the FBG. Vegetables must at a minimum meet the food distributors' second quality level. Vegetables should have characteristic color and good flavor and be well-shaped and free from discoloration, blemishes, and decay. Size must produce a yield equal to or greater than the attached 21-day cycle menu requirements.
- All canned vegetables must be produced and processed in the United States using over 51% domestic vegetables by weight or volume; meet the food distributors' first quality level (extra fancy and fancy); canned fruits (standard) must meet the second quality level. Vegetables should have characteristic color and good fresh flavor and be free from discoloration, blemishes, and decay.
- Eggs must be from domestic sources, inspected and passed by the state or federal Department of Agriculture and used within 30 days of the date on carton. Eggs should be grade A, uniform in size, clean, sound-shelled, and free of foreign odors or flavors.
- Sauces, such as gravy, spaghetti sauce, pizza sauce, etc., must be smooth and uniform in color with no foreign substance, flavor, odor, or off-color.
- If applicable, the food production facility, manufacturing plant, and products must meet all sanitary and other requirements of the Food, Drug, and Cosmetic Act and other regulations that support the wholesomeness of products.
- Meals and food items must be stored and prepared under properly controlled temperatures and in accordance with all applicable health and sanitation regulations.
- Fluid milk must be from domestic sources and offered in a variety of at least two different fat contents. If flavored milk is offered in the National Lunch Program or School Breakfast program, unflavored milk must also be offered as a selection. The selection of milk must be consistent with the types of milk consumed the prior year. The milk must contain vitamins A and D at levels specified by the Food and Drug Administration and must be consistent with State and local standards.

Exhibit F

METHODOLOGY FOR ALLOCATED COSTS

[Provide Methodology for Allocated Costs-Applies to Cost Reimbursable Contracts Only]

[Note: Allocated costs may not be included in the general and administrative expense fee.]

Exhibit G

SCHEDULE OF APPLICABLE LAWS

- FSMC shall comply with the mandatory standards and policies relating to energy efficiency that are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act (P.L. 94-163, 89 Stat. 871).
- FSMC shall comply with Sections 103 and 107 of the Contract Work Hours and Safety Standards Act (the "Act"), 40 U.S.C. § 3701 and 3704, as supplemented by Department of Labor regulations, 29 CFR Part 5. Under Section 103 of the Act, FSMC shall be required to compute the wages of every laborer on the basis of a standard workweek of 40 hours. Work in excess of the standard workweek is permissible provided that the worker is compensated at a rate of not less than 1½ times the basic rate of pay for all hours worked in excess of 40 hours in any workweek. Section 107 of the Act provides that no laborer or mechanic shall be required to work in surroundings or under working conditions, which are unsanitary, hazardous or dangerous to his health and safety as determined under construction, safety and health standards promulgated by the Secretary of Labor.
- FSMC shall comply with Executive Order 11246, entitled Equal Employment Opportunity, as amended by Executive Order 11375 of October 13, 1967, and as supplemented in Department of Labor regulations, 41 CFR 60.
- FSMC shall comply with the following civil rights laws, as amended: 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 15, 15a, and 15b; the Americans with Disabilities Act; and FNS Instruction 113-1, Civil Rights Compliance and Enforcement Nutrition Programs and Activities.
- FSMC shall comply with the Buy American provision for contracts that involve the purchase of domestic food and food products in the United States using over 51% domestic foods by weight or volume, USDA Regulation 7 CFR 210.21(d) and 7 CFR Part 250.
- FSMC has signed the Anti-Collusion Affidavit, Exhibit I, which is attached herein and is incorporated by reference and made a part of this Contract.
- FSMC shall comply with all applicable standards, orders, or requirements issued under Section 306 of the Clean Air Act (42 U.S.C. 7606), § 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency (EPA) regulations (Title 40 CFR).
- FSMC shall comply with the Lobbying Certification, Exhibit L, which is attached herein and is incorporated and made a part of this Contract. If applicable, FSMC has also completed and submitted Standard Form-LLL, Disclosure Form to Report Lobbying, Exhibit K herein, or will complete and submit as required in accordance with its instructions included in Exhibit K.
- FSMC shall strongly encourage the participation of Historically Underutilized Business (HUB), Minority and Women Business Enterprise (MWBE), and labor surplus area vendors to compete in procurement opportunities the FSMC conducts on behalf of the SFA.
- FSMC shall ensure that the nondiscrimination statement is affixed to all letters, notices, publications, and websites as required by FNS Instruction 113.1 (November 8, 2005).

Revised Equal Opportunity Public Notification (October 14, 2015)

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: http://www.ascr.usda.gov/complaint_filing_cust.html, 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:

- mail: U.S. Department of Agriculture **(1)** 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.

Exhibit H

SCHEDULE OF FSMC EMPLOYEES

SFA must state in detail minimum qualifications for each FSMC position

[To be completed by SFA]

Food Service Director:

- · Work 260 days, 40 hours per week.
- B.S. Degree in Food Service Management and/or years of experience.
- · Minimum of three years school dining experience preferred.
- Knowledge of menu planning, food purchasing, and preparation of foods in food service environment
- · Ability to conduct on-site inspections of food service facilities districtwide
- · Ability to manage budget and personnel
- Ability to implement policy and procedures
- Ability to interpret data
- Strong organization, communication, and interpersonal skills.
- · Knowledge of food and catering treads.
- Focus on food quality and production, food costs, food presentation.
- Knowledge of food sanitation and follow HACCP requirements.
- P & L Accountability and Contract
- · Managed service experience is desirable
- Pass a criminal background check.

Cafeteria Manager:

- Prepare quality food according to a planned menu.
- Must be able to read and follow a recipe.
- Certified in ServeSafe
- Serve food according to meal schedules, departmental policies and procedures.
- · Knowledge of food sanitation and follow HACCP requirements.
- Maintain and follow established procedures to ensure standards of cleanliness.
- Maintain person appearance and hygiene.
- Accountability in money and all functions of the kitchen.
- Demonstrate behavior that is professional, ethical and responsible.
- Perform all duties as assigned by the Food Service Director.
- · Promote teamwork and interaction with all staff.
- Maintain work records according to departmental policies and procedures

Cafeteria Staff:

- Ability to understand written and verbal food preparation and safety instruction.
- · Working knowledge of kitchen equipment and food production procedures
- Ability to operate large and small kitchen equipment and tools
- Ability to perform basic math

Exhibit I

SCHEDULE OF TERMS FOR FSMC GUARANTY

[To be completed by SFA]

RFP No. CN-2020 Page 68 Updated 12/17/2019

Exhibit J

ANTI-COLLUSION AFFIDAVIT

STATE OF)					
COUNTY OF)					
by the bidder to sub collusion among bi- refrain from biddin contract, or any oth value for special co- donated, or agreed	, of lawful a omit the attached bio dders in restraint of g; or with any state er terms of said pro- nsideration in the le to pay, give or dona ard of a contract pu	d. Affiant further freedom of com official of emplo espective official etting of contract ate to any officer	r states that the apetition by ag byees to quanti- concerning ex- t; that the bidd or employee of	e bidder has no reement to bid ity, quality, or schange of mo er/contractor h	ot been a party to a at a fixed price or price in the prospe ney or other thing and not paid, given	to ective of or
		Signed				
Subscribed and swo	orn before me this	day of	, 20			
Notary Public (or C	Clerk or Judge)					
My commission ex	nires					

Exhibit K

PROCUREMENT

Certification Regarding Lobbying

Applicable to Grants, Sub-grants, Cooperative Agreements, and Contracts Exceeding \$100,000 in Federal funds. Contractors that apply or bid for such an award must file the required certification.

Submission of this certification is a prerequisite for making or entering into this transaction and is imposed by Title 31, § 1352 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 than \$100,000 for each such failure.

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 any agency, a Member of Congress, an officer or employee of Congress, an employee of a Member of Congress, or any Board Member, officer, or employee of **Kaufman Independent School District** 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 Federally 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, an employee of a Member of Congress, or any Board Member, officer, or employee of **Kaufman Independent School District** 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.

The undersigned shall require that the language of this certification is 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.

[To t	be completed by the	e FSMC when prop	posal submitted]
		_	
		_	
Name/Address of Organization	on	_	
Name/Title of Submitting Off	ficial	_	
Signature		_	
Date		_	

Exhibit L

PROCUREMENT

Disclosure of Lobbying Activities

Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352

(See next page for public burden disclosure.)

Approved by OMB 0348-0046

1. Type of Federal Action: a. contractb. grantc. cooperative agreementd. loane. loan guaranteef. loan insurance	a. b b. i	Federal Action: oid/offer/application nitial award oost-award	3. Report Type: a. initial offeringb. material change For Material Change Only: Year Quarter Date of last report
4. Name and Address of Report Entity: PrimeSub-awarded Tier, if known:	-	5. If Reporting Entity in No. & Address Of Prime:	o. 4 is Sub-awardee, Enter Name
Congressional District, if kno	wn:	Congressional District, if k	znown:
6. Federal Department/Agenc	ey:	7. Federal Program Name/	Description:
		CFDA Number, if applical	ble:
8. Federal Action Number, if	known:	9. Award Amount, if know	n:
		\$	

Exhibit L Continued

10. a. Name and Address of Lobbying Entity	b. Individuals Performing Services
(If individual, last name, first name, MI):	(Incl. Address if different from No. 10a) (last name, first name, MI):
(Attach continuation sheet(s) if necessary) 11. Amount of Payment (check all that	13. Type of Payment (check all that apply):
apply):	a. retainer
	b. one-time fee
\$	c. commission d. contingent fee
Actual Planned	e. deferred
12. Form of Payment (check all that	f. other; specify:
apply):	
a. cash	
b. in-kind; specify:	
nature value	
14. Brief Description of Services Perform	ned or to be Performed and Date(s) of Service, including contacted for Payment Indicated in Item 11:
(Attach co	ntinuation sheet(s) if necessary)
	YesNo

RFP No. CN-2020 Updated 12/17/2019

Exhibit L Continued

16. Information requested through this form is authorized by article 31 U.S.C. § 1352.	Signature:
This disclosure of lobbying activities is a material representation of fact upon which reliance was placed by the tier above when this transaction was made or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information will be reported to Congress semi-annually and will be available for public inspection. Any person who fails to file the required disclosure shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.	Print Name: Title: Telephone No: Date:
Federal Use Only: Authorized for Local Reproduction of: Standard Form – LLL	

PROCUREMENT

Instructions for Completion of SF-LLL, Disclosure of Lobbying Activities

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

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

Exhibit L Continued

- 9. For a covered Federal Action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in item 4 or 5.
 - a) Enter the full name, address, city, state, and zip code of the lobbying entity engaged by the reporting entity identified in item 4 to influence the covered Federal Action.
 - b) Enter the full names of the individual(s) performing services and include full address if different from 10 (a). Enter last name, first name, and middle initial (MI).
- 10. Enter the amount of compensation paid or reasonably expected to be paid by the reporting entity (item 4) to the lobbying entity (item 10). Indicate whether the payment has been made (actual) or will be made (planned). Check all boxes that apply. If this is a material change report, enter the cumulative amount of payment made or planned to be made.
- 11. Check the appropriate box (es). Check all boxes that apply. If payment is made through an in-kind contribution, specify the nature and value of the in-kind payment.
- 12. Check the appropriate box (es). Check all boxes that apply. If other, specify nature.
- 13. Provide a specific and detailed description of the services that the lobbyist has performed, or will be expected to perform, and the date(s) of any services rendered. Include all preparatory and related activity, not just time spent in actual contact with Federal officials. Identify the Federal official(s) or employee(s) contacted or the officer(s), employee(s), or Member(s) of Congress that were contacted.
- 14. Check whether or not an SF-LLL-A continuation sheet(s) is attached.
- 15. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

Public reporting burden for this collection of information is estimated to average 30 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington, D.C. 20503.

Exhibit M

PURCHASE DISCOUNTS, REBATES, CREDITS, AND VALUE OF USDA FOODS

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

(School District) (hereinafter SFA) has and will undertake all necessary oversight and monitoring measures to assure that the school district receives the full value of purchase discounts, rebates, credits, and value of USDA foods. These measures shall include but are not limited to:

All *cost reimbursable* contracts must contain the following provisions, pursuant to 7 CFR Part 210.21 (f)(1)(i), (iv), (v), (vi):

- The mandatory return of all credits, discounts, and rebates to the SFA's Nonprofit School Food Service Account;
- The frequency and method Food Service Management Company's (hereinafter FSMC) will use for reporting credits, discounts, and rebates on invoices and billing statements, (i.e., monthly, quarterly, annually);
- All credits, discounts, and rebates must be clearly identified on billing statements and invoices submitted by FSMCs to the SFA;
- All records of credits, discounts, and rebates must be maintained by FSMCs, and made available to the SFAs and State agencies upon request;
- The reporting of credits, discounts, and rebates by FSMCs is required no less frequently than annually;
- The audit documentation which allows the SFA to verify the accuracy of credits, discounts, rebates, and value of USDA Foods according to the schedule described in this document 2 CFR 200.318(b));
 and
- Any extensions or renewals of this contract, if applicable, are contingent upon the fulfillment of all contract provisions related to donated foods. (7 CFR 250.33(a)(12))

Upon execution of this contract, the SFA must strictly monitor the agreement throughout the year to ensure that they receive the full value of credits, discounts, and rebates and are in compliance with Federal Regulations. Monitoring activities shall include but are not limited to:

- Identify the person within the SFA that will be responsible for oversight;
- Designate the position that will monitor the credits, discounts, and rebates;
- Determine the schedule of when the FSMC will submit documentation for the SFA to verify the accuracy of the credits, discounts, rebates, and value of USDA Foods;
- Examine the invoices and other documentation provided by the FSMC as agreed to in the contract;
- Determine the percentage of credits, discounts, and rebates reported in relation to the value of food purchased early in the contract year as a benchmark for future comparison;
- Calculate the average credit-purchase proportion received, or as applicable discount or rebate; and
- Examine products to ensure that to the maximum extent practicable; domestic foods/commodities
 are purchased. Visit storage facilities to observe the origin of purchased food printed on food labels
 and case units.

Exhibit M (Continued)

In the event of discrepancies during monitoring activities, follow up with FSMC to resolve the issues, and if necessary, request additional documentation from the FSMC to substantiate discrepancies. Potential discrepancies to consider may include:

- Frequency of reporting that does agree with contract provision;
- Labels identifying countries other than the U.S; and
- Credit-purchase proportions that fall below the average credit-purchase proportion established early in the year.

For both <i>fixed-price</i> and <i>cost-reimbursable</i> contracts, the SFA shall ensurvalue of all USDA-donated foods received for use in the SFA's meal service.	
250.51(a))	

Breakfast Menu Pre-K

Mini Blueberry Waffles Syrup Packet Apple Cherry Juice	Egg & Cheese Breakfast Quesadilla Fresh Apple	Cheesy Egg & Sausage English Muffin Sandwich Fruit Punch Juice	4 Sausage Breakfast Pizza Apple Juice	5 Rancheros Egg w/ Tortilla Fruit Punch Juice
6	7	8	9	10
Breakfast on a Stick Syrup Packet Apple Juice	Pancakes w/ Strawberry Compote Syrup Packet Fresh Apple	Sausage Breakfast Pizza Fruit Punch Juice	Sausage, Egg & Cheese Big Bite Apple Juice	Sausage & Gravy Pizza Fresh Apple
11 Chocolate Chip French Toast Syrup Packet Fruit Punch Juice	12 Sausage Breakfast Pizza Fresh Apple	Honey Glazed Chicken Biscuit Sandwich Apple Juice	Pancakes w/ Peach Melba Compote Syrup Packet Fresh Apple	15 Banana Bread Slice Fruit Punch Juice
Breakfast on a Stick Syrup Packet Apple Juice	Cinnamon Toast Crunch Cereal w/ Toast Fresh Apple	Sausage Breakfast Pizza Fruit Punch Juice	Egg, Sausage & Cheese Taco Apple Cherry Juice	French Toast Sticks Syrup Packet Fruit Punch Juice
Pancakes w/ Hashbrowns Syrup Packet Apple Juice	SERVED DAILY	- 1% Low Fat White M	Milk	

Bre kfast Menu K-12

Mini Blueberry Waffles Syrup Packet Apple Cherry Juice	Egg & Cheese Breakfast Quesadilla Orange Juice	2	Cheesy Egg & Sausage English Muffin Sandwich Fruit Punch Juice	Sausage Breakfa Pizza Apple Juice	4 ist	5 Rancheros Egg w/ Tortilla Fruit Punch Juice
6		7	8		9	10
Breakfast on a Stick Syrup Packet Apple Juice	Pancakes w/ Strawberry Compote Syrup Packet Orange Juice		Sausage Breakfast Pizza Fruit Punch Juice	Sausage, Egg & Cheese Big Bite Apple Juice		Sausage & Gravy Pizza Apple Cherry Juice
Chocolate Chip French Toast Syrup Packet Fruit Punch Juice	Sausage Breakfa Pizza Apple Cherry Juice	12 ast	Honey Glazed Chicken Biscuit Sandwich Apple Juice	Pancakes w/ Peach Melba Compote Syrup Packet Orange Juice	14	Banana Bread Slice Fruit Punch Juice
Breakfast on a Stick Syrup Packet Apple Juice	Mini Chocolate Donuts Orange Juice	17	18 Sausage Breakfast Pizza Fruit Punch Juice	Egg, Sausage & Cheese Taco Apple Cherry Juice	19	French Toast Sticks Syrup Packet Fruit Punch Juice
Pancakes w/ Hash browns Syrup Packet Apple Juice	SERVED DAILY	ucky erve Milk-	rted Cereal-Cinnamy Charms Cereal, Coded with toast 1% Low Fat White March Served Daily	coa Puffs Cereal A	All d	cereal options

Breakfast Menu Pre-K

Mini Blueberry Waffles Syrup Packet Apple Cherry Juice	Egg & Cheese Breakfast Quesadilla Fresh Apple	Cheesy Egg & Sausage English Muffin Sandwich Fruit Punch Juice	4 Sausage Breakfast Pizza Apple Juice	5 Rancheros Egg w/ Tortilla Fruit Punch Juice
6	7	8	9	10
Breakfast on a Stick Syrup Packet Apple Juice	Pancakes w/ Strawberry Compote Syrup Packet Fresh Apple	Sausage Breakfast Pizza Fruit Punch Juice	Sausage, Egg & Cheese Big Bite Apple Juice	Sausage & Gravy Pizza Fresh Apple
11 Chocolate Chip French Toast Syrup Packet Fruit Punch Juice	12 Sausage Breakfast Pizza Fresh Apple	Honey Glazed Chicken Biscuit Sandwich Apple Juice	Pancakes w/ Peach Melba Compote Syrup Packet Fresh Apple	15 Banana Bread Slice Fruit Punch Juice
Breakfast on a Stick Syrup Packet Apple Juice	Cinnamon Toast Crunch Cereal w/ Toast Fresh Apple	Sausage Breakfast Pizza Fruit Punch Juice	Egg, Sausage & Cheese Taco Apple Cherry Juice	French Toast Sticks Syrup Packet Fruit Punch Juice
Pancakes w/ Hashbrowns Syrup Packet Apple Juice	SERVED DAILY	- 1% Low Fat White N	Milk	

L nch Menu K-5

1	2	3	4	5
Sausage Pizza Orange Chicken	Cheese Quesadilla Ham & Cheese	Drumstick w/ Roll PB&J Sandwich	Pepperoni Pizza Hot Dog	BBQ Meatball Sub Mini Corn Dog
w/ Fried Rice	Sub	w/ String Cheese	Grilled Cheese w/	Cheeseburger
Chicken & Waffles	Steak Fingers w/	Hamburger	Tomato Soup	Crinkle Cut
Potato Wedges	Roll	Peppered Corn	Mexican Black	Carrots
Sliced Oranges	Mashed Potatoes Mandarin Oranges	Sliced Peaches	Beans Fresh Apple	Applesauce
6	7	8	9	10
Taco Beef Pie	Meatlovers Pizza	Turkey & Cheese	Pepperoni Pizza	Chicken Nuggets
Turkey Melt	Chicken Chow	Sub	Beef Tamales w/	w/ Roll
Sandwich	Mein	Chicken Enchilada	Beans & Rice	Mac n' Cheese
Spaghetti w/ Meatballs	Steak Fingers w/ Roll	Casserole Cheeseburger	Popcorn Chicken Snowbowl w/ Roll	Hamburger Crinkle Cut
Mexican Black	Mashed Potatoes	Green Beans	Peppered Corn	Carrots
Beans	Diced Pears	Tropical Fruit	Fresh Apple	Sliced Peaches
Sliced Oranges	12	13	14	15
11 Pepperoni Pizza	Beefy Lasagna w/	Ham & Cheese	Chicken Nuggets	Beefy Rotini w/
Beef & Broccoli	Breadstick	Sub	w/ Roll	Breadstick
Stir Fry w/ Rice	Crispito	Country Fried	White Mac n'	Two Cheese Pizza
Hamburger Crinkle Carrots	Breaded Chicken Sandwich	Steak w/ Roll Cheeseburger	Cheese Beef Nachos	Corn Dog Seasoned Broccoli
Pineapple Tidbits	Green Beans	Mashed Potatoes	Charro Beans	Fresh Apple
	Sliced Oranges	Diced Pears	Applesauce	
16	17	18	19	20
Sausage Pizza	Chicken Teriyaki	Chicken	Breakfast for	Pepperoni Pizza
Verde Chicken Chilag <mark>uiles</mark>	Stir Fry w/ Noodles	Quesadilla Hot Dog	Lunch- Eggs, French Toast	Popcorn Chicken Snowbowl w/ Roll
Breaded Chicken	Steak Fingers w/	Cheesy Nachos	Sticks & Sausage	Beefy Mac w/ Roll
Sandwich	Roll	Crinkle Carrots	Corn Dog	Peppered Corn
Charro Beans	Hamburger Mashed Potatoes	Tropical Fruit	Cheeseburger Green Beans	Mandarin Oranges
Sliced Oranges	Fresh Apple		Fresh Apple	
21	17			
PB&J Sandwich		_ 1% Low Fat White A	Milk or Fat Free Choc	olate Milk
w/ String Cheese Spaghetti	SERVED	nlimantam. Candina		
Caronara	DAILY Com	plimentary Condime	enus -	
Baked Breaded				
Chicken				
Green Beans Sliced Oranges				
Jucca Oranges				

L nch Menu 6 8

Chicken Chow Mein w/ Egg Roll Chicken/Beef Potato Bowl Meatlovers Pizza Peppered Broccoli Applesauce	Chicken Parme Chicken/Beef Nachos Hamburger Piz Green Beans Mandarin Oran	zza	Chicken Wings w/ Biscuit Chicken/Beef Potato Bowl Sausage Pizza Crickle Cut Fries Pineapple Tidbits	Baja Fish & Chips w/ Roll Chicken/Beef Nachos Two Cheese Pizza Seasoned Carrots Diced Pears	5 Chicken & Cheese Tamales Chicken/Beef Potato Bowl Beef Taco Pizza Mexican Black Beans Tropica Fruit
6 Chicken Enchilad Chicken/Beef Potato Bowl Pepperoni & Jalapeno Pizza Mexican Black Beans Applesauce	Queso Fundido Flour Tortillas Chicken/Beef Nachos Supreme Pizza Green Beans Mandarin Oran	ı	Hot n' Spicy Chicken Nuggets Chicken/Beef Potato Bowl Sausage Pizza Peppered Corn Sliced Peaches	Chicken & Waffles Chicken/Beef Nachos Supreme Pizza Season Carrots Diced Pears	Sweet & Sour Chicken w/ Rice Chicken/Beef Potato Bowl Meatlovers Pizza Peppered Broccoli Pineapple Tidbits
Chili Dog Chicken/Beef Nachos Hamburger Pizza Peppered Corn Pineapple Tidbits	Beefy Lasagna Breadstick Chicken/Beef Potato Bowl Sausage Pizza Green Beans Diced Pears	12 w/	Lemon Pepper Grilled Chicken Chicken/Beef Nachos Meatlovers Pizza Seasoned Carrots Applesauce	Pork Tamales Chicken/Beef Potato Bowl BBQ Chicken Pizza Charro Beans Tropical Fruit	Orange Chicken Chicken/Beef Nachos Chicken Hawaiian Pizza Peppered Broccoli Mandarin Oranges
Crispito Chicken/Beef Potato Bowl Pepperoni & Jalapeno Pizza Mexican Black Beans Applesauce	Chicken & Waf Chef Salad Chicken/Beef Nachos Cheesy Meatba Pizza Green Beans Mandarin Oran	all	Kung Pao Chicken Chicken/Beef Potato Bowl Spicy Chicken Pizza Peppered Corn Sliced Peaches	Mac n' Cheese w/ Steak Fingers Chicken/Beef Nachos Two Cheese Pizza Seasoned Carrots Pineapple Tidbits	Tater Tot Casserole Chicken/Beef Potato Bowl Sausage Pizza Peppered Broccoli Tropical Fruit
Chicken Quesadilla Chicken/Beef Nachos Pepperoni & Jalapeno Pizza Mexican Black Beans Applesauce	SERVED DAILY	Tues Pepp Deli Fres Milk-	s/Thurs- Cheeseburg Deroni Pizza Subs h Fruit & Salad Bar	er or Spicy Chicken Sa er or Breaded Chicke Milk or Fat Free Choc ents	n Sandwich

Lunch Menu 9-12

Chicken Chow Mein w/ Egg Roll Patty Melt Sandwich Chicken/Beef Potato Bowl Meatlovers Pizza	Chicken Parmesan Chicken/Beef Nachos or Tacos Hamburger Pizza Green Beans Mandarin Oranges	Chicken Wings w/ Biscuit Chicken/Beef Potato Bowl Sausage Pizza Crinkle Cut Fries Pineapple Tidbits	Baja Fish & Chips w/ Roll Chicken/Beef Nachos or Tacos Two Cheese Pizza Seasoned Carrots Diced Pears	5 Chicken & Cheese Tamales Chicken/Beef Potato Bowl Beef Taco Pizza Mexican Black Beans
Peppered Broccoli Applesauce				Tropical Fruit
6	7	8	9	10
Chicken Enchilada	Queso Fundido w/	Hot n' Spicy	Chicken & Waffles	Sweet & Sour
Chicken/Beef Potato Bowl Pepperoni & Jalapeno Pizza Mexican Black Beans Applesauce	Flour Tortillas Chicken/Beef Nachos or Tacos Supreme Pizza Green Beans Mandarin Oranges	Chicken Nuggets Chicken/Beef Potato Bowl Sausage Pizza Peppered Corn Sliced Peaches	Chicken/Beef Nachos or Tacos Supreme Pizza Season Carrots Diced Pears	Chicken w/ Rice Chicken/Beef Potato Bowl Meatlovers Pizza Peppered Broccoli Pineapple Tidbits
11	12	13	14	15
Chili Dog Chicken/Beef Nachos or Tacos Hamburger Pizza Peppered Corn Pineapple Tidbits	Beefy Lasagna w/ Breadstick Chicken/Beef Potato Bowl Sausage Pizza Green Beans Diced Pears	Lemon Pepper Grilled Chicken Chicken/Beef Nachos or Tacos Meatlovers Pizza Seasoned Carrots Applesauce	Pork Tamales Southwest Chicken Salad Chicken/Beef Potato Bowl BBQ Chicken Pizza Charro Beans Tropical Fruit	Orange Chicken Chicken/Beef Nachos or Tacos Chicken Hawaiian Pizza Peppered Broccoli Mandarin Oranges
16	17	18	19	20
Crispito Patty Melt Sandwich Chicken/Beef Potato Bowl	Chicken & Waffles Chef Salad Chicken/Beef Nachos or Tacos Cheesy Meatball	Kung Pao Chicken Chicken/Beef Potato Bowl Spicy Chicken Pizza	Mac n' Cheese w/ Steak Fingers Chicken/Beef Nachos or Tacos Two Cheese Pizza	Tater Tot Casserole Chicken/Beef Potato Bowl Sausage Pizza
Pepperoni &	Pizza	Peppered Corn	Seasoned Carrots	Peppered Broccoli
Jalapeno Pizza Mexican Black Beans Applesauce	Green Beans Mandarin Oranges	Sliced Peaches	Pineapple Tidbits	Tropical Fruit
Chicken Quesadilla Chicken Taco Salad		/Wed/Fri- Hamburge s/Thurs- Cheeseburge		

Nachos or Tacos Pepperoni & Jalapeno Pizza

Chicken/Beef

SERVED DAILY

Mon/Wed/Fri- Hamburger or Spicy Chicken Sandwich Tues/Thurs- Cheeseburger or Breaded Chicken Sandwich Mon-Fri- Pepperoni Pizza, Deli Subs, Paninis Fresh Fruit & Salad Bar Milk- 1% Low Fat White Milk or Fat Free Chocolate Milk

<u>Milk-</u> 1% Low Fat White Milk or Fat Free Chocolate Milk <u>Complimentary Condiments</u> Mexican Black Beans Applesauce

Chart 3
2019-20 Projected Enrollment by Campus

Campus Name:	Enrollment #'s:		
Helen Edwards ECC	460		
Monday Elementary	460		
Phillips Elementary	430		
Nash Elementary	500		
O.P. Norman Junior High	960		
Kaufman High School	1175		
Gary Campbell High School	30		
Total	4015		

Staffing Chart by Campus 2018-2019

Campus:	Employee	Employee	Hourly	Daily	Days	Yearly	Rate Semi	OVT
	Name:	Role:	Rate:	Hours:	Worked:	Salary:	Monthly:	Rate:
Helen Edwards	Vanessa Rodriguez	Manager		8	174	\$ -		\$ -
	Graciela Aguallo	Cafeteria Worker		6.5	172	\$ -		\$ -
	Sheila Mack	Cafeteria Worker		7.5	172	\$ -		\$ -
	Karissa Pass	Cafeteria Worker		6.5	172	\$ -		\$ -
	Maria Rocha	Cafeteria Worker		6.5	172	\$ -		\$ -
Monday Elementary	Laquena Smith	Manager		8	174	\$ -		\$ -
	Claudia Carrillo	Cafeteria Worker		7	172	\$ -		\$ -
	Patricia Harper	Cafeteria Worker		8	172	\$ -		\$ -
	Jodene Morrow	Cafeteria Worker		6.5	172	\$ -		\$ -
	Katrina Beeton	Cafeteria Worker		6.5	172	\$ -		\$ -
Phillips Elementary	Kendra Anderson	Manager		8	174	\$ -		\$ -
	Sherell Crocker	Cafeteria Worker		8	172	\$ -		\$ -
	Juanita Martinez	Cafeteria Worker		6.5	172	\$ -		\$ -
	Miriam Nevil	Cafeteria Worker		7.5	172	\$ -		\$ -
	Rosa Medina	Cafeteria Worker		6.5	172	\$ -		\$ -
Nash Elementary	Dolly Dority	Manager		8	174	\$ -		\$ -
	Christina Calderon	Cafeteria Worker		7.5	172	\$ -		\$ -
	Bianca Casteneda	Cafeteria Worker		7	172	\$ -		\$ -
	Blanca Perez	Cafeteria Worker		6.5	172	\$ -		\$ -
	Araliza Tovar	Cafeteria Worker		6.5	172	\$ -		\$ -
Norman Junior High	Barbara Pinkston	Manager		8	174	\$ -		\$ -
-	Deborah Charlton	Cafeteria Worker		7	172	\$ -		\$ -
	Olga Gomez	Cafeteria Worker		6.5	172	\$ -		\$ -
	Linda Emory	Cafeteria Worker		6	172	\$ -		\$ -
	Marysol Palacios	Cafeteria Worker		6	172	\$ -		\$ -
	Paula Rivers	Cafeteria Worker		8	172	\$ -		\$ -
	Martha Sandoval	Cafeteria Worker		8	172	\$ -		\$ -
	Maria Longoria	Cafeteria Worker		7.5	172	\$ -		\$ -
Kaufman High School	Sherry Richards	Manager		8	174	\$ -		\$ -
	Kristy Elkins	Cafeteria Worker		6.5	172	\$ -		\$ -
	Alice Griggs	Cafeteria Worker		7.75	172	\$ -		\$ -
	Lisa Jackson	Cafeteria Worker		7	172	\$ -		\$ -
	Judd Longacre	Cafeteria Worker		7	172	\$ -		\$ -
	Cynthia Mixon	Cafeteria Worker		6.5	172	\$ -		\$ -
	Maria Lugo-Castillo	Cafeteria Worker		8	172	\$ -		\$ -
	Shelley Royman	Cafeteria Worker		7.5	172	\$ -		\$ -
	Maria Tovar	Cafeteria Worker		6	172	\$ -		\$ -
	Gloria Ugalde	Cafeteria Worker		6.5	172	\$ -		\$ -

2019-2020 Current ADP for Breakfast and Lunch by Campus

	Chart 5 Brea	kfast Participa	ation						
Participation Data for Free and Paid									
Campus Name: Free: Reduced: Paid: Total: ADP:									
Helen Edwards ECC	25220	0	4007	29227	365				
Monday Elementary	13752	0	2185	15937	199				
Phillips Elementary	12822	0	2037	14859	186				
Nash Elementary	14840	0	2358	17198	215				
O.P. Norman Junior High	23544	0	3741	27285	341				
Kaufman High School	12362	1011	1037	14410	180				
Gary Campbell High School	582	0	92	674	8				
Total:	103122	1011	15457	119590	1495				

	Chart 5 Lu	nch Participat	ion						
Participation Data for Free and Paid									
Campus Name:	Free:	Reduced:	Paid:	Total:	ADP:				
Helen Edwards ECC	24424	0	3880	28304	354				
Monday Elementary	25040	0	3979	29019	363				
Phillips Elementary	23945	0	3805	27750	347				
Nash Elementary	24336	0	3866	28202	353				
O.P. Norman Junior High	45918	0	7296	53214	665				
Kaufman High School	34199	4511	10775	49485	619				
Gary Campbell High School	1462	0	232	1694	21				
Total:	179324	4511	33833	217668	2722				
August 2019 thru Dec. 2019									
Days of Service:	80								

2018 - 2019 Current ADP for Breakfast and Lunch by Campus

Participation Data for Free and Paid									
Campus Name:	Free:	Reduced:	Paid:	Total:	ADP:				
Helen Edwards ECC	56284	0	8943	65227	388				
Monday Elementary	30072	0	4778	34850	207				
Phillips Elementary	24885	0	3954	28839	172				
Nash Elementary	28711	0	4562	33273	198				
O.P. Norman Junior High	50684	0	8053	58737	350				
Kaufman High School	24942	988	2281	28211	168				
Gary Campbell High School	1182	0	188	1370	8				
Total:	216760	988	32759	250507	1491				

	Chart 5 Lunch Part	ticipation							
Participation Data for Free and Paid									
Campus Name:	Free:	Reduced:	Paid:	Total:	ADP:				
Helen Edwards ECC	56394	0	8960	65354	389				
Monday Elementary	51802	0	8231	60033	357				
Phillips Elementary	53344	0	8475	61819	368				
Nash Elementary	51884	0	8244	60128	358				
O.P. Norman Junior High	90183	0	14328	104511	622				
Kaufman High School	68620	7993	21537	98150	584				
Gary Campbell High School	3028	0	481	3509	21				
Total:	375255	7993	70256	453504	2699				
Aug. 2018 thru May. 2019									
Days of Service:	168								

Chart 6								
2019-2020 Meal Service Times								
Campus Name:	Breakfast	Lunch						
Helen Edwards ECC	7:00 am to 8:30 am	10:50 am to 12:40 pm						
Monday Elementary	7:00 am to 8:00 am	11:00 am to 1:00 pm						
Phillips Elementary	7:00 am to 8:00 am	11:45 am to 1:00 pm						
Nash Elementary	7:00 am to 8:00 am	11:50 am to 1:15 pm						
O.P. Norman Junior High	7:00 am to 9:00 am	11:31 am to 1:11 pm						
Kaufman High School	7:00 am to 8:00 am	11:31 am to 1:11 pm						
Gary Campbell High School	7:00 am to 8:00 am	10:32 am to 11:02 am						

Chart 7 Meal Prices										
Adult Prices Student Paid Student							dent Re	educ	ed	
Campus Name:	Bre	akfast	L	unch	Breakfast	Lunch	Bre	akfast	Lu	nch
Helen Edwards ECC	\$	2.25	\$	4.00						
Monday Elementary	\$	2.25	\$	4.00						
Phillips Elementary	\$	2.25	\$	4.00						
Nash Elementary	\$	2.25	\$	4.00						
O.P. Norman Junior High	\$	2.25	\$	4.00						
Kaufman High School	\$	2.25	\$	4.00	\$ 1.50	\$ 2.80	\$	0.30	\$	0.40
Gary Campbell High School	\$	2.25	\$	4.00						

2018 - 2019 NSLP Claim Year Summary

00683 Status: Active **KAUFMAN ISD**

DBA:

1000 S HOUSTON ST KAUFMAN, TX 75142-2298 County District Code: 129-903 ESC: 10 TDA Region: 2

Claim Month	Adj Number	Claim Status	Date Received	Date Processed	Earned Amount
Jul 2018			-	-	\$0.00
Aug 2018	0	Processed	09/05/2018	09/06/2018	\$88,036.15
Sep 2018	0	Processed	10/03/2018	10/04/2018	\$193,936.11
Oct 2018	0	Processed	11/06/2018	11/06/2018	\$217,953.69
Nov 2018	0	Processed	12/05/2018	12/06/2018	\$158,536.52
Dec 2018	0	Processed	01/07/2019	01/08/2019	\$139,639.46
Jan 2019	0	Processed	02/06/2019	02/07/2019	\$177,970.96
Feb 2019	0	Processed	03/05/2019	03/05/2019	\$196,554.18
Mar 2019	0	Processed	04/02/2019	04/02/2019	\$167,445.68
Apr 2019	0	Processed	05/02/2019	05/07/2019	\$219,572.73
May 2019	0	Processed	05/24/2019	05/28/2019	\$154,429.24
Jun 2019					\$0.00

Year to Date Totals

\$1,714,074.72

2019 - 2020 NSLP Claim Year Summary

00683 Status: Active **KAUFMAN ISD**

DBA:

1000 S HOUSTON ST KAUFMAN, TX 75142-2298 County District Code: 129-903 ESC: 10 TDA Region: 2

Claim Month	Adj Number	Claim Status	Date Received	Date Processed	Earned Amount
Jul 2019	-		-	-	\$0.00
Aug 2019	0	Processed	09/03/2019	09/05/2019	\$101,477.38
Sep 2019	0	Processed	10/02/2019	10/03/2019	\$225,253.05
Oct 2019					\$0.00
Nov 2019					\$0.00
Dec 2019					\$0.00
Jan 2020					\$0.00
Feb 2020					\$0.00
Mar 2020					\$0.00
Apr 2020					\$0.00
May 2020					\$0.00
Jun 2020					\$0.00
				Year to Date Totals	\$326,730.43



2019-2020



July 2019							
S	M	T	W	T	F	S	
	1	2	3	4	5	6	
7	8	9	10	11	12	13	
14	15	16	17	18	19	20	
21	22	23	24	25	26	27	
28	29	30	31				

		Aug	gust 2	2019		
S	M	T	W	T	F	S
				1	2	3
4	5	6	S	C	S	10
11	S	S	S	S	W	17
18	19	20	21	22	23	24
25 ′	26	27	28	29	30	31

September 2019								
S	М	T	W	T	F	S		
1	Н	3	4	5	6	7		
8	9	10	11	12	13	14		
15	16	17	18	19	20	21		
22	23	24	25	26	27	28		
29	30							

October 2019							
S	M	T	W	T	F	S	
		1	2	3	P	5	
6	Н	8	9	10	11	12	
13	14	15	16	17	18	19	
20	21	22	23	24	25	26	
27	28	29	30	31			

November 2019							
S	M	T	W	T	F	S	
					1	2	
3	4	5	6	7	8	9	
10	11	12	13	14	15	16	
17	18	19	20	21	22	23	
24	EX	EX	EX	Н	Н	30	

	December 2019						
S	M	T	W	T	F	S	
1	2	3	4	5	6	7	
8	9	10	11	12	13	14	
15	16	17	18	ED	EX	21	
22	Н	Н	Н	Н	Н	28	
29	Н	Н					

	January 2020						
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12	13	14	15	16	17	18	
19	Н	21	22	23	24	25	
26	27	28	29	30	31		

	February 2020						
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9	10	11	12	13	14	15	
16	P	18	19	20	21	22	
23	24	25	26	27	28	29	

	March						
S	S M T W T F S						
1	2	3	4	5	6	7	
8	9	10	11	12	13	14	
15	16	17	18	19	20	21	
22	23	24	25	26	27	28	
29	30	31					

	April 2020						
S	М	T	W	T	F	S	
			1	2	3	4	
5	6	7	8	9	Н	11	
12	13	14	15	16	17	18	
19	20	21	22	23	24	25	
26	27	28	29	30			

May 2020						
S	M	T	W	T	F	S
					1	2
3	4	5	6	7	8	9
10	11	12	13	14	G	16
17	18	19	_ED	S	S	23
24	Н	26	27	28	29	30
31						

June 2020							
S	M	T	W	T	F	S	
	1	2	3	4	5	6	
7	8	9	10	11	12	13	
14	15	16	17	18	19	20	
21	22	23	24	25	26	27	
28	29	30					

Calendar Keys

Convocation/Staff Dev
Staff Development
Work Day/Student Holiday
Exchange Day / Student Holiday
First & Last Day of School
Student/Teacher Holiday
Teacher Planning / Student Holiday
Early Dismissal
Beginning / End of Quarter
Testing - First Administrations

Grading Periods

Graduation

First Semester - 81 Days
1st Q - Aug 19 - Oct 18 (9 wk)
2nd Q - Oct 21 - Dec 19 (8 wk)

Second Semester - 89 Days 3rd Q - Jan 7 - Mar 6 (9 wk)

4th Q - Mar 9 - May 20 (10 wk) Graduation - **May 15**



First Time State Testing Dates

i colualy 24- Api 3	IELPAS WINDOW

Grades 5 & 8 Math English 1

English II

April 8 Grades 5 & 8 Reading

April 8

Mar 30-Apr 21 STAAR Alt 2 Window

May 4-8 Alg I, Biology, US History

May 11 Grades 3 & 4 Math

Grades 6 & 7 Math

May 12 Grades 3 & 4 Reading

Grades 6 & 7 Reading

May 13 Grades 5 & 8 Science

May 14 Grade 8 Social Studies

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