

SPECIFICATIONS, INSTRUCTIONS AND BID SHEETS

FOR

INVITATION TO BID #21246

Furnishing and Delivering Disposable Goods & Various Cleaning Supplies For Various Schools & Central Kitchen

FOR THE CLEVELAND MUNICIPAL SCHOOL DISTRICT

DBA: CLEVELAND METROPOLITAN SCHOOL DISTRICT BOARD OF EDUCATION, 1111 SUPERIOR AVENUE E, SUITE 1800 CLEVELAND, OHIO 44114

UNDER THE DIRECTION OF THE SCHOOL NUTRITION SERVICES DIVISION FOR THE BOARD OF EDUCATION OF THE CLEVELAND METROPOLITAN SCHOOL DISTRICT CUYAHOGA COUNTY, OHIO

Table of Contents

Section I: Notice of Invitation to Bid #21246	4
Section I: Letter to Bidders	5
Part 1: Required Purchasing Division Documents and Instructions	6
Section II: Instructions to Bidders	6
Section II: Acknowledgement	10
Section II: Vendor Request Form	11
Section II: Taxpayer ID Form	12
Section II: No Bid Form	13
Section II: Conflict of Interest Form	14
Section II: Certificate of Debarment	16
Section II: Certificate of Debarment Pg. 2	17
Section II: Addendum Acknowledgement Form	18
Section III: Bidder Qualifications Form	19
Section III: Bidder's Qualifications Form	22
Section III: Sample of Ohio Insurance	23
Section III: Sample Certificate of Liability Insurance	24
Section IV: Non-Collusion Affidavit	25
Section V: Diversity Business Enterprise Participation Forms	26
Part I: The District's DBE Program	26
Part II: DBE Form A	30
Part II: DBE Form B	31
Part II: DBE Form C	32
Part II: DBE Form D	33
Part II: DBE Form E	34
Part II: Non-Minority Prime Affidavit for DBE	35
Part II: DBE Form F	36
Part II: Non-Minority Prime Affidavit (Joint Venture)	38
Section VI: EOA Contractual Declaration Forms	39
Part III: CMSD Affirmative Action Program	39
Form 1: Vendor Contract Compliance Form	41
Form 2: Compliance Declaration	42
Part III: Employment Data Form	45
Part 2: Forms and Specifications	54
Section A: Specifications	55
Section B: Special Instructions	80
Section C: Bid Form	81
Section D: Appendix A	96

Disposable Goods &	Cleaning Supplies Item	ns 1-59 In Excel Format	96
1	C 11		

Section I: Notice of Invitation to Bid #21246

Separate Sealed bids for the requirement set forth below will be received via hand delivery in the Cashier's Office of the Cleveland Metropolitan School District located at 1111 Superior Avenue E, 1st Floor Welcome Center, Cleveland, Ohio 44114 or via mail delivery to Cleveland Metropolitan School District located at 1111 Superior Avenue E, Suite 1800, Cleveland, Ohio 44114 until 1:00 p.m. current local time on May 31, 2018. This ITB will be opened immediately following the Bid cutoff time in the 19th floor conference room at 1111 Superior Avenue E, Cleveland, Ohio 44114.

Furnishing and Delivering Disposable Goods & Various Cleaning Supplies For Various Schools & Central Kitchen

Copies of Instructions to Bidders, Specifications, and Drawings may be obtained directly from the District's Webpage. Go to <u>clevelandmetroschools.org/purchasing</u> and click on the ITB number. If you require assistance, please email <u>seletha.thompson@clevelandmetroschools.org</u> or **(216) 838-0418.**

There will be a Pre-Bid Conference for this Invitation to Bid on **May 10, 2018 at 2:00 PM** The Pre-Bid Conference will be at East Professional Center 1349 East 79th Street, Cleveland, OH 44103. Attendance at the Pre-Bid Conference is encouraged but not mandatory.

All questions and correspondence related to this ITB must be submitted in **WRITING ONLY** by **12:00 p.m. on May 11, 2018** at the email address given above. All questions with corresponding answers will be sent to every prospective vendor and posted on the website no later than **May 22, 2018**. Any errors and/or omissions reported will be addressed via Addenda.

A certified check for 10% of the total amount of the bid payable to the Treasurer of the Cleveland Metropolitan School District, or a satisfactory bid bond executed by the bidder and a Surety company shall be submitted with each bid on a form supplied by the bondsman. The Surety Company must be licensed to do business in the State of Ohio and acceptable to the Chief Financial and Administrative Officer. The successful bidder will be required to furnish a satisfactory performance bond amounting to 100% of the contract amount.

No bid may be withdrawn for at least sixty (60) days after the deadline for submittal.

The Cleveland Metropolitan School District reserves the right to reject any and all Bids, to waive any and all informalities or irregularities, and to disregard all non-conforming responsive conditional Bids.

The Cleveland Metropolitan School District does not discriminate in educational programs, activities or employment on the basis of race, color, national origin, sex, age, religion or disability.

Bidders on this work shall be required to comply with all applicable requirements pertaining to fair labor, state and local government.

M. Angela Foraker
Executive Director, Procure to Pay
April 27, 2018

Section I: Letter to Bidders

Date: April 27, 2018

Subject: Furnishing and Delivering Disposable Goods & Various Cleaning Supplies For Various

Schools & Central Kitchen

To All Vendors:

In order to be considered, all bids must be received via hand delivery in the Cashier's Office of the Cleveland Metropolitan School District located at 1111 Superior Avenue E, 1st Floor Welcome Center, Cleveland, Ohio 44114 or via mail delivery to Cleveland Metropolitan School District located at 1111 Superior Avenue E, Suite 1800, Cleveland, Ohio 44114 on or before **1:00 p.m., May 31, 2018.** All bids must be submitted in a sealed envelope or package. One (1) original, with blue ink signatures, two (2) copies of the bid, and one (1) electronic format bid on a USB flash drive including supporting documentation, must be submitted. The Bid Name and Bid Number must be stated on the exterior of the submission envelope(s), including shipping labels.

Written questions will be accepted via e-mail until 12:00 p.m. on May 11, 2018. No telephone calls will be permitted. Send questions via e-mail to: seletha.thompson@clevelandmetroschools.org. Bid number and title must be included. All questions/concerns with corresponding answers will be sent to every prospective vendor. Any errors and/or omissions reported will be addressed via Addenda which will be issued no later than May 22, 2018.

Under no circumstances should any person or firm interested in providing services identified in this Bid, their designees, or any affiliated with their firm, contact any other District employee or official during the Bid process in an attempt to lobby or influence the selection of a vendor pursuant to this Bid.

Bids will be opened immediately following the deadline at 1111 Superior Ave, Cleveland, Ohio 44114. After all submissions have been reviewed, the final evaluations of the committee will determine the lowest responsive and responsible awarded vendor. Vendors will be notified, in writing, of award and non-award status upon receipt of an approved resolution.

A certified check for 10% of the total amount of the bid payable to the Treasurer of the Cleveland Metropolitan School District, or a satisfactory bid bond executed by the bidder and a Surety company shall be submitted with each bid on a form supplied by the bondsman. The Surety Company must be licensed to do business in the State of Ohio and acceptable to the Chief Financial and Administrative Officer. The successful bidder will be required to furnish a satisfactory performance bond amounting to 100% of the contract amount.

The Cleveland Metropolitan School District has a Diversity Business Enterprise and Affirmative Action Program in effect. Information about this program and forms for compliance are enclosed. All firms submitting a bid must complete the appropriate forms and submit same with their bid. While the District no longer certifies DBE companies, we accept any company certified through the City of Cleveland, Cuyahoga County, or the State "EDGE" program.

The Cleveland Metropolitan School District accepts no obligations for costs incurred by bidder in preparing or submitting a bid and reserves the right to reject any and all bids received.

Sincerely,
M. Angela Foraker
Executive Director, Procure to Pay

Part 1: Required Purchasing Division Documents and Instructions

Section II: Instructions to Bidders

Furnishing and Delivering Disposable Goods & Various Cleaning Supplies For Various Schools & Central Kitchen

- 1. All Bids shall be made upon the Bid Form(s) furnished. All information requested in the bid and in the bid package must be filled in legibly and completely with blue ink signatures, or the bid may be considered non-responsive. No oral, telephonic or telegraphic bids or modifications will be considered. The **Bid Name and Bid Number** must be stated on the exterior of the submission envelope(s), including shipping labels.
- 2. Bids are due at the Cashier's Office of the Board of Education, Cleveland Metropolitan School District, Administration Building, 1111 Superior Avenue E, Suite 1800, Cleveland Ohio, 44114, on or before 1:00 p.m. current local time on May 31, 2018. Bid will be opened publicly.
- 3. All submissions must include One (1) original, with blue ink signatures, two (2) copies, and one (1) electronic format bid on a USB flash drive. Vendors not complying with this requirement will be notified that they have twenty-four (24) hours in which to comply with this requirement or their Bid will be disqualified. This applies to copies only.
- 4. No Bid may be withdrawn for at least sixty (60) days after receipt of bids at 1:00 p.m. current local time, on May 31, 2018.
- **5.** Written questions may be directed to the Purchasing Division via email to: **seletha.thompson@clevelandmetroschools.org.** The District will **NOT ACCEPT** any telephone calls regarding any of the submittals and/or "short lists." Under no circumstances should any firm interested in providing the services identified in this Bid, their designees, or anyone affiliated with their form, contact any other District employee or official during the Bid process, in an attempt to lobby or influence the selection of a vendor pursuant to this Bid. No oral, telephonic, telegraphic, or electronic modifications will be considered. All materials submitted are as is.
- 6. The Cleveland Metropolitan School District reserves the right to reject any and all Bids, to waive any and all informalities or irregularities, and to disregard all non-conforming responsive conditional bids.
- **7.** Bidder understands and agrees that subsequent to submission of the Bid, any District resolution authorizing the award of a contract or agreement does not vest any contractual rights in the bidder.
- **8.** Bidder understands and agrees that any such District resolution operates only to encumber funds necessary for the project and does not create a binding contract.
- **9.** Bidder further acknowledges and agrees that any such District resolution may be revoked, at any time prior to execution of a formal, written contract.

- **10.** Bidder acknowledges and agrees that it has no vested contractual right until such time as a purchase order and contract have been issued.
- **11.** Bidder further acknowledges and agrees that execution of a contract and issuance of a purchase order is not a ministerial function, but is a formal requirement for acceptance of the bid.
- **12.** Bidder must present evidence to the District, upon request, that they are fully competent and have the necessary facilities, equipment and financial resources to perform the work required in the Specifications within the time frame required.
- **13.** Each and every page must have the bidder's company name in the header or footer.
- 14. No binding of any kind should be used: use only binder clips. No staples, No paper clips, No binders, No tabs should be used; use colored paper to separate Sections. Failure to comply with submission formation may result in the submittal being disqualified.
- **15.** Any and all changes must be initialed by the bidder.
- **16.** The District reserves the right to award the bid in whole or in parts, by item, by group of items, to a single vendor; or to multiple vendors, where such action serves the best interests of the District.
- 17. This Bid should be submitted before 1:00 p.m. current local time, May 31, 2018 to the Cleveland Metropolitan School District, Cashiers Office of the Cleveland Metropolitan School District, 1111 Superior Avenue E, Suite 1800 Cleveland, Ohio 44114, the submission to include One (1) original, with blue ink signatures, two (2) copies, and one (1) electronic format bid on a USB flash drive of the following:
 - a. Completed Bid Form including evidence of State certification to perform the work required.
 - b. Signed Acknowledgement for Instructions to Bidders.
 - c. Completed and notarized Bidder's Qualification Form.
 - d. Signed Conflict of Interest Form
 - e. Completed and notarized Non-Collusion Affidavit.
 - f. Completed and notarized EOA Compliance Declaration documents.
 - g. Completed and notarized Diversity Business Enterprise Participation Forms.
 - h. Properly executed Affidavit and/or Company Board of Directors Resolution authorizing certain person to sign legal documents such as the Bid Form, Bidder's Qualification Form, etc.
 - i. Completed Debarment Form
 - j. A certified check for 10% of the total amount of the bid payable to the Treasurer of the Cleveland Metropolitan School District, or satisfactory bid bond executed by the bidder and a Surety company shall be submitted with each bid on a form supplied by the bondsman

18. Bidder shall not include Ohio Sales Tax in the price quoted. The Cleveland Metropolitan School District will provide tax exempt certificate to the successful Bidder upon request.

19. SECURITY

Vendor's workmen, foremen, other personnel, and subcontractors on CMSD sight will be required to meet Cleveland Metropolitan School District security requirements. Contractor must issue personnel I.D. badges. Any worker not complying with CMSD security requirements will immediately be ordered off project and without prejudice or recourse to CMSD.

 Vendor agrees to successfully complete background checks on all of its employees, agents, and subcontractors who provide services under this Agreement to CMSD facilities. Vendor agrees to warrant that it will not at any time hire or utilize any individual to provide services under this Agreement on CMSD premises where such person has been convicted of, or pleaded guilty to, any criminal offense enumerated in O.R.C. 3319.39(B).

including limited contractual liability

(per occurrence)

20. INSURANCE

The successful company, their subcontractors and suppliers of labor and/or materials for providing Repair Services for the Cleveland Metropolitan School District, including organizations having personnel, equipment and vehicles on District property, shall provide evidence of insurance as follows:

a. Commercial General Liability - \$1,000,000.00 Limit of Liability

b. Automobile Liability - including non-owned, and hired \$1,000,000.00 Limit of Liability (per occurrence)

c. Workers Compensation - Workers compensation and employer's Insurance to the full extent as required

d. Professional Liability - By applicable law \$1,000,000/\$3,000,000 per occurrence/in the aggregate

This requirement must be fulfilled by the successful vendor providing the Purchasing Office of the CMSD with a current Certificate of Insurance (standard ACORD form), showing the Board of Education of the Cleveland Municipal School District as an additional insured (Certificate Holder does not constitute being an additional insured), within five (5) days of Notice of Intent to Award Agreement. The certificates of insurance shall contain a provision that the policy or policies shall not be canceled without thirty (30) days' prior written notice to the District.

The required insurance must be provided by a company licensed by the State of Ohio, which company must be financially acceptable to the Administration of the Cleveland Municipal School District

The District is not liable for vandalism which results in damage(s) to the property or vehicles of the Vendor. The school District will not reimburse for private insurance deductibles for such vandalism.

• Vandalism damage is defined as damage resulting from criminal conduct for which an individual may (but not necessarily be processed under the Ohio Revised Code

21. DIVERSITY BUSINESS GOAL

The Diversity Business and Vendor Contract Compliance Programs shall make every good faith effort to ensure that certified diversity business enterprises in the Cleveland Metropolitan School's relevant geographic market area shall be afforded the maximum opportunity to compete for contracts, services, and purchases. The general goals for diversity business participation are: 15% service, 20% goods and supplies, and 30% maintenance, construction/repair.

Non-diversity vendors will have their diversity business participation counted toward their goal attainment only with minority vendors who are certified and demonstrate previous experience in the respective business classification of the prime contractor. Only direct participation in the subcontract will be counted toward diversity business enterprise goal attainment.

The diversity business goal for this ITB is: 20% Goods and Supplies

22. ADVERTISING

In submitting a bid, Vendors agree, unless specifically authorized in writing by an authorized representative of CMSD on a case by case basis, that it shall have no right to use, and shall not use, the name of Cleveland Metropolitan School District, its officials or employees, (a) in any advertising, publicity, promotion, nor (b) to express or imply any endorsement of Agent's services.

- **23.** The term of this agreement will begin on immediately upon selection, approval and contract execution through completion to the lowest responsive and responsible vendor. The Contract Documents consist of the following:
 - a. All Purchasing Documents set forth in Part I herein;
 - b. Certified Purchase Order or Supplier Contract to be issued to Lowest Responsive and Responsible Bidder;
 - c. Specifications herein;
 - d. Notice to Bidders;
 - e. Instructions to Bidders;
 - f. Bid Form;
 - g. Bid Guaranty;
 - h. All applicable addenda, attachments, and exhibits hereto.

The awarded Bidder shall perform all Work described in the Contract Documents, including without limitation, all terms and conditions of the specifications contained herein or otherwise stated in the bid documents and reasonably inferable therefrom by the Bidder as necessary to produce the results intended thereby for specifications and scope of work requested herein by the District.

Bids will be evaluated, first, as responsive or non-responsive to the Bid specifications. A preliminary review will be conducted of all bids submitted on time to ensure the bid adheres to the mandatory requirements specified in the Bid. Bids that do not meet the mandatory requirements will be deemed non-responsive and may be rejected. CMSD reserves the right to select the bid which most closely meets the requirements specified in the Bid. Second, the bids will be evaluated based on the information presented in the bid. The Bid will be awarded to the lowest responsive and responsible vendor

CMSD reserves the right to reject all bids and deviate from this purchasing process to utilize other purchasing mechanisms available to the district under Ohio Law. Scope review and follow-up discussions with the apparent low bidder may be requested. CMSD reserves the right to interview or to seek additional information related to criteria already specified in the Invitation to Bid after opening the bids prior to issuance a certified Purchase Order or Supplier Contract.

Section II: Acknowledgement

(Name of Company)

Hereby Acknowledges receipt of this Bid and the reading of these Instructions to Bidders. We further
agree that if awarded the contract, we will submit the required Performance Bond, if applicable, and/or
Insurance Certificate within five (5) days of written notification that the District has adopted a
resolution authorizing the encumbrance of funds for the project. We understand, however, that a
formal written contract, similar to the one contained in the Bid Package, will need to be executed and
purchase order issued by the District before we have any vested contractual rights. We agree to
commence the work as required herein and timely complete the project pursuant to the Specifications
by the date stated in the Notice to Proceed.
Ву:
(Name and Title)

Section II: Vendor Request Form

VENDOR INFORMATION

VENDOR NUMBER (IF APPLICABLE)	₹			
VENDOR NAME				
ADDRESS LINE 1				
ADDRESS LINE 2				
CITY		STATE		ZIP
TELEPHONE NO.		FAX NO		
	Area Code Number		Area Code	Number
E-MAIL ADDRESS				
PRIMARY CONTA	CT PERSON			
	DEMIT TO TE D	independ epo	M ADOMEN	
	REMIT TO (IF D)	<u>IFFEKENI FKU</u>	<u>IMI ABUVE)</u>	
VENDOR NAME				
ADDRESS LINE 1	-			
ADDRESS LINE 2				
CITY		STATE		ZIP
TELEPHONE NO.		FAX NO		
	(Area Code) Number		(Area Code)	Number
P <u>RIMARY SERVICI</u>	E, PRODUCT, OR SPECIA	ALTY:		
	AME AND TAX ID NUMBI	ER MUST BE AS	S FILED WIT	TH THE INTERNAL
REVENUE S	ERVICE.			
PLEASE INDICATE	WHERE APPLICABLE			
DIVERSITY BUSIN	IESS ENTERPRISE:	YES N	0	
MINORITY BUSIN	ESS ENTERPRISE:	_ <u></u>		
		_ _		
FEMALE BUSINES	S ENTERPRISE:			

Section II: Taxpayer ID Form

Form W-9
(Rev. November 2017)
Department of the Treasury

Request for Taxpayer Identification Number and Certification

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

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

interna	Hevenu	le service		► GO to	www.iis.go	V/FOITHWS TOT IIIS	u uctions a	iu uie iate	st illioilliadoli.			
	1 Nar	ne (as shown	on your incon	ne tax retu	um). Name is re	quired on this line; do	not leave thi	s line blank.				
	2 Business name/disregarded entity name, if different from above											
on page 3		ock appropria owing seven b		_		he person whose nam	_		_	certain en	ions (codes app tities, not individus s on page 3):	
ns on		Individual/sole single-membe	e proprietor or er LLC		C Corporation	S Corporation	Part	nership	Trust/estate	Exempt pa	yee code (if any)
햧	_					(C=C corporation, S-						
흐물						or the tax classification that is disregarded from				Exemption	from FATCA re	porting
Print or type. Specific Instructions	8	another LLC t	hat is not disr	egardeď f	rom the owner	for U.S. federal tax purifor the tax purificates box for the tax	urposes. Othe	rwise, a sing	gle-member LLC that	code (if ar) 	
ē.		Other (see ins								(Applies to acc	ounts maintained out	side the U.S.)
8	_			pt. or suit	e no.) See instr	uctions.			Requester's name a	and address	(optional)	
8												
ഗ	6 City	, state, and Z	IP code									
	7 List	account num	nber(s) here (op	ptional)					•			
Par	ŧΙ	Taxpay	yer Identi	ficatio	n Number	(TIN)						
									Old .	curity numb	er	
Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a</i>						-	-					
TIN, la	iter.							_	or			
						tructions for line 1.	Also see W	/hat Name	and Employer	identificati	on number	
		'		uidelines	s on whose nu	umber to enter.				-		
_		0 - 1:6:										

Part | Certification

Under penalties of perjury, I certify that:

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

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

Sign Here Signature of U.S. person ► Date ►

General Instructions

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

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

Purpose of Form

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

. Form 1099-INT (interest earned or paid)

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

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

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

Section II: No Bid Form

ITB # 21246 THIS FORM ONLY NEEDS TO BE COMPLETED ONLY IF VENDOR IS NOT SUBMITTING A BID

To all Prospective Bidders/Proposers:

Each company or person receiving this packet has at some point in time requested to be placed on the Bid list of the Cleveland Metropolitan School District for this product and/or service.

It is the intent of the District to update this list subsequent to the bidding cycle. Please note the following and take action accordingly.

If you are making a bid/proposal this cycle, disregard the remainder of this letter. Your name will remain on the active bidder list.

	(1) If you are not making a bid/proposal this cycle, but want to remain on the active bidder's list for future bids, place a check mark in the box to the left. Complete the name and address Section below and return this letter to Purchasing at the address below.
	(2) If you do not wish to remain on the active bidder's list, place a check mark to the left. Complete the name and address Section below and return this letter to Purchasing at the address below.
Name of Company:	
Company Representative:	
Address:	
City, State:	Zip Code:
Telephone Number:	
Fax Number:	
Nato:	

Section II: Conflict of Interest Form

Statement of Potential Conflicts of Interest

ess 1: ess 2:	
·ss 2·	Telephone #:
JJ 2.	Fax #:
	Email:
Zip:	Website:
hics Commission. As such, each vend sof interest in doing business with the ed information.	adheres to Ohio Ethics Law and strictly follows the opinion of or is requested to submit this statement declaring any poter District. Please answer the following two questions providing
Education members, or any of their in	olitan School District (CMSD) employees, Cleveland Board mediate family members, also members of the vendor's boar have vendor, or own any shares of any stock issued by the vendor.
	Yes No
h the vendor. Name:	
Position:	
'es, and if the CMSD employee, CMSD	board member, or immediate family member owns share of ny, state the percentage of all outstanding company shares ow
'es , and if the CMSD employee, CMSD ck in the vendor organization or compa	board member, or immediate family member owns share of ny, state the percentage of all outstanding company shares ow
'es , and if the CMSD employee, CMSD ck in the vendor organization or compathe CMSD employee or board membe	board member, or immediate family member owns share of ny, state the percentage of all outstanding company shares ow .
Yes, and if the CMSD employee, CMSD ck in the vendor organization or compathe CMSD employee or board membe Are any current CMSD employees,	board member, or immediate family member owns share of ny, state the percentage of all outstanding company shares ow .
'es, and if the CMSD employee, CMSD ck in the vendor organization or compathe CMSD employee or board membe Are any current CMSD employees, employees of the vendor?	board member, or immediate family member owns share of ny, state the percentage of all outstanding company shares ow% CMSD board members, or any immediate family members
'es, and if the CMSD employee, CMSD ck in the vendor organization or compathe CMSD employee or board membe Are any current CMSD employees, employees of the vendor? 'es, please state the person's name an	board member, or immediate family member owns share of ny, state the percentage of all outstanding company shares ow . % CMSD board members, or any immediate family members Yes No
'es, and if the CMSD employee, CMSD ck in the vendor organization or compathe CMSD employee or board membe Are any current CMSD employees, employees of the vendor? 'es, please state the person's name an Name:	board member, or immediate family member owns share of ny, state the percentage of all outstanding company shares ow . % CMSD board members, or any immediate family members Yes No I provide a description of their job duties for the provider:
'es, and if the CMSD employee, CMSD ck in the vendor organization or compathe CMSD employee or board membe Are any current CMSD employees, employees of the vendor? 'es, please state the person's name an Name:	board member, or immediate family member owns share of ny, state the percentage of all outstanding company shares ow . % CMSD board members, or any immediate family members Yes No
'es, and if the CMSD employee, CMSD ck in the vendor organization or compathe CMSD employee or board membe Are any current CMSD employees, employees of the vendor? 'es, please state the person's name an Name: Job Duties:	board member, or immediate family member owns share of ny, state the percentage of all outstanding company shares ow . % CMSD board members, or any immediate family members Yes No I provide a description of their job duties for the provider: the vendor will have with the CMSD employee or CMSD bo
Yes, and if the CMSD employee, CMSD ck in the vendor organization or compathe CMSD employee or board membe Are any current CMSD employees,	board member, or in ny, state the percent .

CERTIFICATION

I do hereby certify that the foregoing statements are true and accurate, and that my signature below attests to the authenticity of my identity as the person actually signing this form. This document is not a contract. In order for a binding Agreement to exist, a signed Agreement will be required prior to any legally binding commitment by the District.

NOTARIZED STATEMENT

		being duly sworn and	d deposes says
that he/she is the	(title)		of
foregoing question	(organization) ns and all statements therein contained a		vers to all the
	(signature)		
	Subscribed and sworn before me this _	day of	, 20
Notary Public:			
My commission ex	mires:		

Section II: Certificate of Debarment



Certification Regarding Debarment, Suspension, and Other Responsibility Matters Primary Covered Transactions

This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 13 CFR Part 145. The regulations were published as Part VII of the May 26, 1988 Federal Register (pages 19160-19211). Copies of the regulations are available from local offices of the U.S. Small Business Administration.

(BEFORE COMPLETING CERTIFICATION, READ INSTRUCTIONS ON REVERSE)

- (1) The prospective primary participant certifies to the best of its knowledge and belief that it and its principals:
 - (a) Are not presently debarred, suspended, proposed for disbarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
 - (b) Have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
 - (d) Have not within a three-year period preceding this application had one or more public transactions (Federal, State, or local) terminated for cause or default.
- (2) Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective primary participant shall attach an explanation to this proposal.

Business Name		
Date	Ву	Name and Title of Authorized Representative
		Signature of Authorized Representative
SBA Form 1623 (10-88)	Federal Recycling Program Printed on Recycled IN	aper This form was electronically produced by Elite Federal Forms, Inc

Section II: Certificate of Debarment Pg. 2

- 2 -

INSTRUCTIONS FOR CERTIFICATION

- By signing and submitting this proposal, the prospective primary participant is providing the certification set out below.
- 2. The inability of a person to provide the certification required below will not necessarily result in denial of participation in this covered transaction. The prospective participant shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the department or agency's determination whether to enter into this transaction. However, failure of the prospective primary participant to furnish a certification or an explanation shall disqualify such person from participation in this transaction.
- 3. The certification in this clause is a material representation of fact upon which reliance was placed when the department or agency determined to enter into this transaction. If is is later determined that the prospective primary participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause or default.
- 4. The prospective primary participant shall provide immediate written notice to the department or agency to which this proposal is submitted if at any time the prospective primary participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 5. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549. You may contact the department or agency to which this proposal is submitted for assistance in obtaining a copy of those regulations (13 CFR Part 145).
- 6. The prospective primary participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency entering into this transaction.
- 7. The prospective primary participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion--Lower Tier Covered Transactions," provided by the department or agency entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 8. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the ineligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.
- 9. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 10. Except for transactions authorized under paragraph 6 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause or default.

Section II: Addendum Acknowledgement Form

ITB #21246

Furnishing and Delivering Disposable Goods & Various Cleaning Supplies For Various Schools & Central Kitchen

_	ined the Invitation to Bid Documents, including the specifications, prepared by olitan School District for the above-referenced Project, and the following
Addendum Number	Date of Receipt
Proposer:	
_	or proposes to perform all work for the applicable contract, in accordance with t for the proposed sums.
Signature:	Date:

Section III: Bidder Qualifications Form

Bidder must answer all questions or attach a written explanation for each question.

BIDDER NAME:
ADDRESS:
CITY, STATE: ZIP:
CONTACT PERSON:
TITLE:
TELEPHONE: () TOLL FREE: ()
TAXPAYER IDENTIFICATION NUMBER:
1. What type of organization? (i.e. corporation, partnership, etc.)
2. How many years has your organization been in business?
3. How many years has your organization been in business under its current name?
4. List any other aliases your organization has utilized in the last two years and the form of Business
5. If you are currently a corporation, list the following:
a. State of incorporation
b. Date of incorporation
c. President's name
d. Secretary's name
e. Treasurer's name

	g. Name of shareholders, if less than 10	
	h. Principal place of doing business	
6.	If you are currently in a partnership, list the following: a. Name and address of all general and limited partners.	
	b. Original name and date of organization's inception	
7.	If you are neither a corporation nor a partnership, please describe your organization and list principa	ıls.
8.	Are you legally qualified to do business in the State of Ohio?	
9.	Are you legally qualified to do business in Cuyahoga County and licensed by the City of Cleveland?	
10.	Has your organization ever been (i) declared by a customer to be in default under a contractor and, (ii) sued by a customer for failure to completely a contract or properly perform services in a time manner? If yes, please state where, when, and why.	
11.	Has your organization ever been cited by a local, county, state, or federal authority for violation or regulation or statute or failing to timely complete a contract in accordance with specifications? I y please state date, agency, and final disposition.	
12.	Has your organization ever filed for bankruptcy? If yes, please state where, when and why?	
13.	On a separate sheet, list the major customers for whom your organization has provided this type equipment or service in the past five years. Include owner's name and type of work performed.	of
14.	Has your organization ever been sued by a supplier for failure to timely pay for materials or equipmed provided? If yes, please provide details.	ent
15.	What is the dollar limit of your firm's General (CLS) Liability Insurance?	

f. Statutory agent's name

	Name of insuring company:
	Policy number:
16.	What is the dollar limit of your firm's Automotive Liability Insurance?
	Owned vehicles
	Non-Owned vehicles
	Name of insuring company
	Policy number
17.	List the name and address of every person having an interest in this ITB.
18.	Has any federal, state or local government entity ever cited or taken any action against your organization or any of its principals for failure to pay or remit any taxes including but not limited to income, withholding, sales, franchise, or personal property taxes? If yes, please give name of agency, date and amount of taxes overdue and resolution of the issue.
19.	Is your organization and its' principals current in payment of personal property taxes?
20.	The prospective lower tier participant certifies, by submission of this ITB, that neither it nor its principals is presently debarred, suspended, proposed, for debarment or suspension, declared ineligible, or voluntarily excluded from participation in this transaction by any State and/or Federal Department or Agency.
21.	Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participants shall attach an explanation to this ITB.

Section III: Bidder's Qualifications Form

Notarized Statement

	t	peing duly sworn ar	nd deposes says
that he/she is the			of
	(title)		
		, and ans	swers to all the
	(organization)		
Foregoing question	ns and all statements therein contained are	e true and correct.	
0. 0 4			
		_	
	(signature)		
	Subscribed and sworn before me this	day of	, 20
Notary Public:			
My commission ex	pires:		

Section III: Sample of Ohio Insurance

SAMPLE

STATE OF OHIO

DEPARTMENT OF INSURANCE

CERTIFICATE OF COMPLIANCE

	As Superintendent of Insurance of the State of Ohio, I
do hereby	certify that
a corporati	on located at
	in the State of
	with the laws of this state applicable to it, and is
	authorized to transact in this state its appropriate
	business of insurance as prescribed under Section 3941.02.
	of Ohio, including Fidelity Insurance.
From	

In witness whereof, I have hereunto subscribed my name and caused my seal to be affixed at Columbus, Ohio this day and date.

Superintendent of Insurance of Ohio

Section III: Sample Certificate of Liability Insurance

BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZEI REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). PRODUCER PRODUCER REVISION NUMBER: INSURER A: INSURER B: INSURER B: INSURER B: INSURER C: INSURER	MMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). COVITACT MARIE.	A				ATE OF LIABI				E (MM/DD/YYYY)
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ACORD 25 (2010/05)

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Section IV: Non-Collusion Affidavit

This Affidavit must be executed and shall accompany the bid in order for the bid to be considered.

NON-COLLUSION AFFIDAVIT State of Ohio, Cuyahoga County

	, being first duly sworn, deposes and says that
he/she is	_of
not colluded, conspired, connived, or agreed, direction bid, or that such other person shall refrain from bide by agreement or collusion, or communication or coany other bidder, to fix any overhead, profit or co secure any advantage against the Board of Education person or persons interested in the bid; and that all	d is genuine and not collusive or sham; that said bidder has tly or indirectly, with any bidder or person, to put in a sham ding, and has not in any manner, directly or indirectly sought onference, with any person, to fix the bid price of affiant or st element of said bid price, or of that of any bidder, or to tion of the Cleveland Metropolitan School District, or any I statements contained in said bid are true; and further that ed this bid, or the contents thereof, or divulged information of member or agent thereof.
	Affiant
Sworn to and subscribed before me this da	ay of
Notary Public in and for Cuyahoga County, Ohio	
My commission expires:	

Section V: Diversity Business Enterprise Participation Forms

Part I: The District's DBE Program

PROGRAM OVERVIEW

It is the goal of the Diversity Business Enterprise (DBE) program to ensure the firms owned and/or controlled by minorities and women have the opportunity to compete for any expenditure of funds including but not limited to contracts, lease purchase, requisitions, and all forms of equipment, work services, materials, construction, etc.

The DBE program shall make every good faith effort to ensure that certified DBE's in the relevant Cleveland Municipal School District geographic market have the maximum opportunity to bid for contracts. The Cleveland Municipal School District geographic market is Cuyahoga, Summit, Lake, and Lorain counties.

The District has established goals for DBE participation in all contracts that it awards. The goals range from 15 to 30 percent and vary by the type of contract awarded:

- > 15% Service Contracts
- ➤ 20% Goods and Supplies
- 30% Maintenance/Construction Repair

A Diversity Business Enterprise encompasses Minority Business Enterprises (MBEs) and Female Business Enterprises (FBEs).

A DBE is an enterprise in which minorities, African Americans, Native Americans, Hispanic or Latin Americans, Asian Pacific Islander Americans, and/or women own at least 51% of the shares of stock or controlling interest.

A FBE is a female-owned enterprise with at least 51% of the shares of stock or controlling interest, which is held by female.

A company may be in compliance with the District's DBE program although the applicable numerical goal is not met if a company makes a good faith commitment to comply with DBE regulations. The Purchasing Director determines whether a company has made a good faith commitment.

DBE requirements under certain circumstances can be waived by the district with convincing proof of good faith efforts.

TERMS AND CONDITIONS OF NOTICE AND REQUIREMENTS TO ENSURE DIVERSITY BUSINESS ENTERPRISE (DBE) OPPORTUNITY

<u>Definition of DBE: A Diversity Business Enterprise (DBE)</u>

"Small Diversity business concern" means a small business concern that is at least fifty-one (51) percent unconditionally owned by one or more individuals who are both socially and economically diverse, or a publicly owned business that has at least fifty-one (51) percent of its stock unconditionally owned by one or more socially and economically diverse individuals and that has its management and daily business controlled by one or more such individuals. This term also means a small business concern that is at least fifty-one (51) percent unconditionally owned by an economically diverse Indian tribe or Native Hawaiian Organization, or a publicly owned business that has at least fifty-one (51) percent of its stock unconditionally owned by one of these entities, that has its management and daily business controlled by members of an economically diverse Indian tribe or Native Hawaiian organization.

- 1. "Socially diverse individuals" means individuals who have been subjected to racial or ethnic prejudice or culture bias because of their identity as a member of a group without regard to their qualities as individuals.
- 2. "Economically diverse individuals" means socially diverse individuals whose ability to compete in the free enterprise system is impaired due to diminished opportunities to obtain capital and credit as compared to others in the same line of business who are not socially diverse. Individuals who certify that they are members of named groups (African Americans, Hispanic Americans or Latin Americans, Native Americans, Asian-Pacific Islander Americans, Subcontinent Asian Americans) are to be considered socially and economically diverse.

Definition of FBE: Female Business Enterprise (FBE)

"Female-owned small business concern" means a small business concern:

- 1. Which is at least fifty-one (51) percent owned by one or more women; or, in the case of any publicly owned business, at least fifty-one (51) percent of the stock of which is owned by one or more women and;
- 2. Whose management and daily business operations are controlled by one or more woman.

TERMS

- 1. DBE participation will be counted toward meeting the goals outlined in the notice as follows:
 - a. The total dollar value of a correct contract or subcontractor indirect subcontract awarded toward a certified DBE will be counted toward the applicable goal.
 - b. In the case of a joint venture, certified by the Cleveland Municipal School District, the portion of the total dollar value of the contract equal to the percentage of the ownership and control of the DBE partner in the join vendor will be counted toward the applicable goal. (PLEASE RETURN DBE FORM E)
 - c. Only expenditures to DBE that perform a commercially useful function in the work of a contract or subcontract or indirect subcontract will be counted toward DBE goals. A DBE is considered to perform a commercially useful function when it is responsible for execution of a distinct element of work of a contract or subcontract and carries out its responsibilities by actually performing, managing, and supervising the work involved. If a DBE contractor subcontracts a significantly greater portion of the work of the contract than would be expected on the basis of normal industry practices, the DBE is presumed not to be performing a commercially useful function. The DBE may present evidence to rebut this presumption.

- d. The total dollar value of materials and supplies obtained from DBE suppliers and manufacturers will be counted toward DBE goals if the DBE assumes the actual and contractual responsibility for the provision of the materials and supplies.
- 2. A bidder who fails or refuses to complete and return this Notice may be deemed a non-responsive bidder.
- 3. The contractor's goals as set forth in this Notice shall express the contractor's commitment to the percentage of DBE utilization during the term of this contract. The contract shall be deemed to have met its commitment for DBE utilization if the DBE utilization rate of the contractor meets the goals established by this Notice.
- 4. The contractor must receive the approval of the District before making substitutions for any subcontractors listed in the Notice. Substitution of DBE is not allowed unless the contractor receives District approval.
- 5. The contractor's commitment to a specific goal is to meet the DBE objectives and is not INTENDED and shall not be used to discriminate against any qualified company or group or companies.
- 6. The contractor's commitment to a specific goal for DBE utilization as required by this Notice shall constitute a commitment to make every good faith effort to meet such goal by a subcontracting to or undertaking to joint venture with DBE firms. If the contractor fails to meet the goal, it will carry the burden of furnishing sufficient documentation as part of the bid response of its good faith efforts to justify a grant of relief from the goals set forth in this Notice. Such justification will take the forms of a detailed report which will document at least the following information:
 - a. Attendance at the pre-bid meeting, if any, scheduled by the District to inform DBE's of Subcontracting opportunities under a given solicitation.
 - b. Advertisement in general circulation media, trade association publications, and minority-focus media for at least twenty (20) days before bids or proposals are due. If twenty (20) days are not available, publication for a shorter reasonable time is acceptable.
 - c. Written notification to DBE that their interest in the contract is solicited, and follow-up contact to determine whether the DBE's were interested.
 - d. Efforts made to select portions of the proposed work to be performed by DBE in order to increase the likelihood of achieving the stated goals.
 - e. Efforts to negotiate with DBE for specific sub-bid, including at a minimum:
 - i. The names, addresses, and telephone numbers of DBE's that were contacted.
 - ii. A description of the information provided to DBE regarding the plans and specifications for portion of the work to be performed; and
 - iii. A statement of why additional agreements with DBE were not reached.
 - iv. Completion of (Form E) if DBE's are not involved in the ITB.
 - f. Concerning each DBE the supplier/contractor contacted but rejected as unqualified, the reasons for the supplier's/contractor's conclusion.
 - g. Efforts made to help the DBE's contacted that needed assistance in obtaining required bonding, lines of credit, or insurance.
 - h. Use of the services of minority community organizations, minority contractor's groups,

governmental minority business assistance offices, and other organizations that assist in the recruitment and placement of DBE's.

- 7. Suppliers/contractors that fail to meet DBE goals and fail to demonstrate sufficient good faith efforts are not eligible for contract awarded.
- 8. The District, through its Diversity Officer will review the contractor's minority business enterprise involvement efforts during performance of this contract. Such review will include, but not be limited to, contractor's quarterly statement of income from the District and what portion of said income went to the DBE enterprise(s) as evidenced by affirmation of the DBE enterprise(s) which the contractor hereby agrees to supply each quarter during the term of its contract with the District. If the contractor meets its goal or if the contractor demonstrates that every reasonable effort has been made to meet its goal, the contractor shall be presume to be in compliance. Where the Diversity Officer finds that the contractor shall be presume to be in compliance. Where the Diversity Officer finds that the contractor has failed to comply with the requirements of this Notice, said Diversity Officer shall inform the Purchasing Director who shall immediately notify the contractor to take corrective action. If the contractor fails or refuses to comply promptly, then the Purchasing Director, upon approval of the District, shall issue an order shopping all or part of the work until satisfactory corrective action has been taken. No part of the time lost due to any such stop orders shall be made subject of claim for extension of time or for excess costs or damages by the contractor. When the District proceeds with such formal action it has the burden of proving that the contractor has not met the requirements of coming forward and showing that it has met the good faith requirements of the Notice, specifically including paragraph 7 hereof. Where the contractor is found to have failed to exert every good faith effort to involve DBE in the work provided, the District may declare that the contractor is ineligible to receive further District funds, whether as a contractor, subcontractor, or as a consultant, for a period of up to three (3) years.
- 9. The contractor will keep records and documents for three (3) years following performances of this contract to indicate compliance with this Notice. These records and documents, or copies thereof, will be made available at reasonable times and places for inspection by any authorized representative of the District upon request together with any other compliance information which such representative may require.
- 10. Bidders and contractors are bound by all requirements, terms and conditions of this Notice.
- 11. Nothing in this Notice shall be interpreted to diminish the present contract compliance review.

Part II: DBE Form A

Name of Firm:					
Address:					
City, State, Zip Cod	e:				
Telephone Numbe	r:				
Type of Business (F	Product or Service)	:			
Date of Proposed (Contract Award:				
Amount of Propos	ed Contract Award	:			
Diversity Business	·				
Percent of Subcon	tract Award:				
D.B.E. Participa	ation:		\$		
F.B.E. Participa	ition:		\$		
Name of EEO Offic	er:				
	e of owner, partner, or au	uthorized officer)		_	
Name:	(printed)			Dated:	
Title:					
	DC	NOT COMPLETE BEL	OW THI	IS LINE	
	Compliant	Compliance Pen	ding	Non-Compliant	
	Com	npliance Date:			
	(signature, DBE I	 Department)		(date)	

Part II: DBE Form B

NOTICE OF REQUIREMENT TO ENSURE DIVERSITY BUSINESS ENTERPRISE (DBE) OPPORTUNITY

Note: <u>All eligible bidders for award of the contract should comply with the Requirements, Terms, and</u> Conditions of this Notice.

The undersigned bidder hereby agrees that the goal it has established for DBE participation in this project through either subcontracting or entering into a joint Venture with DBEs in conformity with the Requirements. Terms and Conditions of this Notice is a goal of thirty (30%) percent for a construction/repair/ maintenance contract, twenty (20%) percent for a supply contract, and fifteen (15%) for a service contract of the total contract amount of this project. In no event will the absence of goals as stated above be deemed as compliance with the requirements, terms and conditions of this notice.

In addition, the undersigned will complete and attach hereto the DBE (Form C) Schedule for DBE participation, showing all DBE/FBE that will participate as subcontractors or joint ventures in this contract and a DBE (Form D), DBE Letter of Intent form for each DBE/FBE listed on the Schedule.

Bidder:	 	 	
Date:	 	 	
Ву:	 	 	
Title:			

Definition of DBE: A Diversity Business Enterprise (DBE)

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Part II: DBE Form C

SCHEDULE MBE/FBE PARTICIPATION

Project Name:	
Name of Non-DBE Contractor:	
Identification Number:	
Location:	
Name of Minority Contractor:	
Address:	
City, State, Zip:	
Type of work to be performed and work hours involved:	
Projected commencement and completion dates for work:	
Agreed price in dollars or percentage:	
The undersigned will enter into a formal agreement with DBE for work listed in this schedule conditio upon execution for a contract with the Cleveland Municipal School District	neo
TO BE RETURNED WITH THE BID	
Signature of Non-DBE Prime Contractor	
Deter	

Part II: DBE Form D

DBE LETTER OF INTENT

10:	
Non-DBE Prime or General Bidder	
Project:	
NON-DBE PRIME OR GENERAL BIDD! The Undersigned intends to perform (check one):	ER work in connection with the above-referenced project as
an individual a corpora	a partnership a joint venture
	med in the Cleveland Municipal School District's DBE file of bona fide
- , , , ,	n the following described work in connection with the above referenced k items or parts thereof to be performed:
You have projected the following components of such work as follows: Items Projected Commencement Date Projected Completion Date	
and/or awarded to NON-DBE contra	(percent) of the dollar value of the subcontract will be sublet actor (s) and/or NON-FBE SUPPLIERS. The undersigned will enter we work with you conditioned upon your execution of a contract District.
Date	Name of DBE Firm (where applicable)
Signature of DBE (where applicable)	Signature of MBE Firm
(TO BE RETURNED WITH ITB)	
Name of FBE Firm	Signature of FBE Firm

Part II: DBE Form E

DBE Unavailability Certification

l,	
Name	Title
Of	, certify that on
I contacted the following DBE to obtain	in a Bid for work items to be performed on:
Board Project:	
Minority Contractor:	
Work Items Sought:	
Form of Bid Sought:	
Female Contractor:	
Work Items Sought:	
Form of Bid Sought:	
unavailability due to lack of agreement following reason (s):	f said minority business enterprise was unavailable (exclusive of the on price) for work on this project or unable to prepare a bid for the
Signature, Non-DBE prime Bidder	Date
was o	offered an opportunity to bid on the above-referenced work on by
Date	Non-DBE Prime Bidder
Signature, Non-DBE Prime Bidder	
The above statement is a true and accura	ate account of why I did not submit a Bid on this project.
Signature, Non-DBE prime Bidder	

Part II: Non-Minority Prime Affidavit for DBE

STATE OF COUNTY OF	} } SS.	AFFIDAVIT
necessary to idented by each party in the Municipal School and the payments the audit and example to the subcontract misrepresentation	rify and explain the items and operation on the undertaking. Further, the undersigned District current, complete, and accurate thereof, and any proposed changes in an mination of the books, records and files o t, by authorized representatives of the C	are correct and include all material information of our subcontract and the intended participation according to the Cleveland information regarding actual subcontract work y of the subcontract arrangements and to permit f the subcontract or those of each party relevant leveland Municipal School District. Any material intract which may be awarded and for initiating ments.
Name of Firm:		
Signature:		_
Name and Title: _		
Date:		
STATE OF COUNTY OF SS.	}	
On this	day of	20, before me appeared
execute the foreg	oing affidavit, and did state that they we	
	to execute the affidavit	and did so as their free act and deed.
(Seal)		
Notary Public		

Commission expires_____

Part II: DBE Form F

(This form need not be completed if all join venture firms are diversity business enterprises)

1.	Name	of Joint Venture:
2.	Addres	s of Joint Venture:
3.	Phone	Number of Joint Venture:
4.		the firms which comprise this joint venture. (The DBE partner must complete DBE Form A or urrent DBE Certification)
	a.	Describe the roll of the DBE firm in the joint venture:
	b.	Describe briefly the experience and business qualifications of each non-DBE Joint Venture:
5.		of Joint Venture's Business:
6.		e a copy of the Joint Venture Agreement.
7.	What is	the percentage of DBE Ownership? DBE% FBE%
8.		ship of Joint Venture: (This need not be completed if described in the Joint Venture agreement ed in response to question 6).
	a.	Profit and loss sharing:
	b.	Capital contributions, including equipment:
	C.	Other applicable ownership interest:

not lim	ited to, t	those prime responsibility form:
a.	Financi	al decisions:
b.	Manag	ement decisions, such as:
	i.	Estimating:
	ii.	Marketing and Sales:
	iii.	Hiring and firing of management personnel:
	iv.	Purchasing of major items or supplies:
c.	Superv	ision of field operations:

9. Control of and participation in this contract. Identify by name, race, and "firm" those individuals and their titles who are responsible for day-to-day management and policy decision making, including, but

Note: If after complete the DBE Form B and before the completion of the joint venture's work on any contract awarded, there is any significant change in the information submitted, the joint venture must inform the Cleveland Municipal School District, either directly or through the non-DBE prime subcontractor if the joint vendor is a subcontractor.

Part II: Non-Minority Prime Affidavit (Joint Venture)

STATE OF OHIO

CUYAHOGA COUNTY

AFFIDAVIT

The undersigned swear that the forgoing statements are correct and include all material information necessary to identify and explain the items and operation of our subcontract and the intended participation by each joint venture in the undertaking. Further, the undersigned covenant and agree to provide to the Cleveland Municipal School District current, complete, and accurate information regarding actual joint venture work and the payments thereof and any proposed changes in any of the subcontract arrangements and to permit the audit and examination of the books, records and files of the joint venture or those of each party relevant to the joint venture, by authorized representatives of the Cleveland Municipal School District. Any material misrepresentation will be grounds for terminating any contract which may be awarded and for initiating action under federal and state laws concerning false statements.

Name of Firm (Prime)		Name of Firm (DBE)
Signature		Signature
Name and Title		Name and Title
Date		Date
STATE OF] COUNTY OF	JSS.
		20, before me
	oing affidavit, and did	, to me personally known, who being duly sworn I state that they were properly authorized b he affidavit and did so as their free act and deed.
(Seal)	Notary Public	
	 Commission expi	res

Section VI: EOA Contractual Declaration Forms

Part III: CMSD Affirmative Action Program

Vendor Contract Compliance, Procedures and Guidelines

Note: Please read carefully all of the information contained in these documents.

Pursuant to the Affirmative Action Policy Adopted by the Cleveland Municipal School District, the following guidelines and procedures will be implemented to ensure that all vendors doing business with the District are in compliance with Equal Employment Opportunity Standards.

A. SUBMISSION OF VENDOR EMPLOYMENT PRACTICE REPORT

All vendors and contractors who propose to provide goods, services, supplies, and equipment through formal bids, informal bids, and contract term agreements are required to submit a Vendor Employment Practice Report with each Bid. Approved status by the Vendor Employment Practice Report includes the following documents which <u>must be completed in their entirety and returned with the bid.</u>

Please note, compliance approval consists of both DBE and Vendor Contract Compliance approval.

- 1. <u>General Information Sheet (Form 1)</u>: Provides basic information on the vendor.
- 1a. <u>SMSA/OR RECRUITMENT AREA</u>: Indicates the relevant labor area in which your facility is located. <u>Designate</u> the <u>Standard Metropolitan Statistical Area</u>, county, or city from which the facility can draw applicants or recruit for most positions.

In making relevant labor area determinations, examine the statistics on racial, ethnic, and gender composition of the Standard Metropolitan Statistical Area, county, or city surrounding your organization, as well as other appropriate adjacent areas.

The relevant labor area should be the SMSA county or city with the highest population of minorities and women.

- 1b. <u>DEFINITION:</u> As defined by the U.S. Bureau of the Census, SMSA is: "Except in the New England States, a county or group of contiguous counties which contains at least one city of 50,000; in addition contiguous counties if they are socially and economically integrated within the central city; in the New England States towns and cities instead of counties. Each SMSA must include at least one central city."
- 2. **Compliance Declaration Form** (Form 2) The Agreement indicating the vendor is in compliance with Equal Employment Opportunity requirements, will take affirmative action, and will comply with all Fair Labor Standard practices.
- 3. **Current Employment Data Form** (Form 3) Current personnel data indicating employees in each job category classified by gender and race.
- 4. **Existing Affirmative Action Program** If any and copies of any agreement between the vendor and the Equal Employment Opportunity Commission, Office of Federal Contract Compliance Program or court order pertaining to equal employment opportunity.

B. EVALUATION OF COMPLIANCE DATA

- 1. The Diversity Officer will evaluate data submitted by vendors who are recommended to receive District bids and contracts. Vendors found in compliance with the District's Equal employment opportunity standards (Affirmative Action and DBE Program) will be placed on the approved vendor's list.
- 2. In the event that a vendor is found not in compliance with the District's equal employment opportunity standards, the Diversity Officer will inform the Purchasing Director of the Reason(s) and ask that the Purchasing Director not award the contract or bid to the vendor pending compliance. The Purchasing Director of Manager of Diversity will inform the vendor of reason(s) for non-compliance. Vendors found not in compliance will be given ten (10) business days from the time of notification by the Purchasing Director or Manager of Diversity to submit an acceptable affirmative action program to the Diversity Officer.
- 3. If the vendor which has been found not in compliance submits an <u>acceptable</u> affirmative action plan to the Diversity Officer within ten (10) business days of notification, the vendor may be given <u>conditional</u> approval.

C. AFFIRMATIVE ACTION PLAN

- 1. Vendor found not in compliance with the District's equal employment opportunity standards are expected to develop and implement affirmative action programs if they expect to be eligible to successfully propose for District contracts.
- 2. While it is the vendor's responsibility to develop an affirmative action program which will result in equal employment opportunity for persons from all sectors of the community, the Officer in Charge of the Diversity Program may refer prospective bidders to resources which may be of assistance in developing affirmative action programs.
- 3. In the event that a vendor who has been awarded a District contract does not make satisfactory progress toward goals in the affirmative action program, the District will not negotiate a new contract until the vendor assures the Diversity Officer that significant progress will be made.

D. CONDITIONS UNDER WHICH BIDS MAY BE REJECTED OR CONTRACTS TERMINATED ON EQUAL EMPLOYMENT OPPORTUNITY GROUNDS

- 1. Vendor fails to submit completed and signed EEO documents with bid or other requested information in a timely manner.
- 2. The vendor is found not to be in compliance with EEO laws, regulations and District policy, and does not have an acceptable Affirmative Action Program, or if the vendor has an acceptable Affirmative Action Program but the Diversity Officer determines the vendor has not made satisfactory progress toward goals in the plan and shows no promise of achieving the goals.
- 3. Any inconsistencies of misrepresentation of the facts in any of the requested information designed to portray the vendor in a more favorable position with respect to Equal Employment Opportunity Compliance will be grounds for cancellation of the contract by the Purchasing Director upon recommendation by the Diversity Officer and confirmation by the Cleveland Municipal School District.

Form 1: Vendor Contract Compliance Form

Name of Firm:		
Address:		
City, State, Zip Code:		
Telephone Number:		
Standard Metropolitan Statis	tical Area:	
Recruitment Area:		
Type of Business (product or	service):	
Name of EEO Officer:		
Signature of Owner, Partner,	or Authorized Officer:	
Name (type or print):		
Date:	Title:	
	Do not complete below this line	
Status of Vendor:		
Compliance	Conditional Compliance	
Non-Compliance	Compliance Pending	
Comments:		
Date:	Signature:	

Form 2: Compliance Declaration

The following must be filled out completely:

It is the policy of	that equal employment opportunity be
afforded to all qualified persons without regard to race, r	eligion, color, sex, national origin, age, or handicap.
In support of this policy,	will not discriminate against any
employee or applicant for employment because of race, r	religion, color, sex, national origin, age, or handicap.
will take a	ffirmative action to insure that applicants are
employed and that employees are treated during employeign, age, or handicap. Such action will include, but not	
Recruitment, advertising, or solicitation for employed demotion, selection for training including apprentices layoffs or termination.	
The undersigned company states that they are of curre Standards and Non-Discriminatory Practices of Federal, S	
The undersigned further acknowledges that if the coundersigned will comply with all Fair Labor Standard Pra	_
(Name of Company)	
	Date:
(Signature of Company Official)	
STATE OF ()	
COUNTY OF ()SS.	
BEFORE ME, a Notary Public in and for said County a	
Its , who ackn	owledged that they knowingly signed the aforesaid
Its, who ackn instrument, and that the same is their free act and deed company.	d duly authorized and the free act and deed of said
IN TESTIMONY WHEREOF, I have hereto set my hand and	d affixed seal at
	, this
day of, 20	

DESCRIPTION OF JOB CATEGORIES

OFFICIALS, MANAGERS, AND SUPERVISORS

Occupations requiring administrative personnel who set District policies, exercise overall responsibility of the places, and direct individual departments or special phases of a firm's operations includes: officials, executives, middle management, plant managers, department managers, and superintendents, salaried supervisors who are members of management, purchasing agents, buyers, and kindred workers.

PROFESSIONALS

Occupations requiring either college graduation or experience of such kind and amount as to provide background. Includes: accountants and auditors, airplane pilots and editors, engineers, layers, librarians, mathematicians, natural scientists, personnel and labor relations workers, physical scientists, physicians, social scientists, teacher's and kindred workers.

TECHNICIANS

Occupations requiring a combination of basic scientific knowledge and manual skill which can be obtained through (about) two years of post high school education, such as that which is offered in many technical institutes and junior colleges, or through equivalent on-the-job training. Includes: drafters, engineering aides, junior engineers, mathematical aids, nurses, photographers, radio operators, scientific assistants, surveyor of technical illustrators, technicians (medical, dental, electronic, physical sciences), and kindred workers.

SALES WORKERS

Occupations engaging wholly or primarily in direct selling. Includes: advertising agents and salespersons, insurance agents and brokers, real estate agents and brokers, stock bond salespersons, demonstrators, sales persons, sales clerks, and kindred workers.

OFFICE AND CLERICAL

Includes all clerical-type work regardless of level of difficulty, where the activities are predominantly non-manual, includes: bookkeepers, cashiers, collectors (bills and account), messengers and office clerks, office machine operators, shipping and receiving clerks, stenographers, typists and secretaries, telegraph and telephone operators and kindred workers.

CRAFTWORKERS (SKILLED)

Manual workers of relatively high skill level having a thorough and comprehensive knowledge of the process involved in their work, exercise considerable independent judgment, and usually receive an extension period of training. Includes: the building trades hourly paid foremen who are not members of management, mechanics and repairers, skilled machine operators, compositors and typesetters, electricians, engravers, job setters (metal), motion picture projectionists, pattern and model makers, stationary engineers, tailors and kindred workers.

OPERATIVE (SEMI-SKILLED)

Workers who operate machine or processing equipment or perform other factory-type duties of intermediate skill level which can be mastered in a few weeks and require limited training.

LABORERS (UNSKILLED)

Workers in manual occupations which generally require no special training. Perform elementary duties that may be learned in a few days and require the application of little or no independent judgment. Includes: garage laborers, car washers and greasers, gardeners (except farmers), ground-keepers, long-shore workers, craftsperson and stevedores, lumber's and wood chippers, laborers performing lifting, digging, mixing, loading, and pulling operations, and kindred workers.

SERVICE WORKERS

Workers in both protective and non-protective service occupations. Includes: attendants (hospital and other instruction, professional and personal service), barbers, and cleaners, cooks, guards, door keepers, stewards, janitors, police officers and detectives, porters, food services, and kindred workers.

APPRENTICES

Persons employed in a program including work training and related instruction to learn a trade or craft which is traditionally considered an apprentice, regardless of whether the program is registered with a Federal or State agency.

Part III: Employment Data Form

Please note this data may be obtained by visual survey or post-employment record. Neither visual surveys nor post-employment records are prohibited by any federal, state or local law. All specified data is required to be filled in by District policy.

	All	I EMPLPOY	EES			MALES			FEMALES				
Job Categories	TOALS MALES & FEMALES	MALES	FEMALES	WHITE (NOT OF HISPANIC ORIGIN)	BLACK (NOT OF HISPANIC ORIGIN)	ASIAN AMERICAN OR PACIFIC ISLANDER	AMERICAN INDIAN OR ALSKAN NATIVE	HISPANIC	WHITE (NOT OF HISPANIC ORIGIN)	BLACK (NOT OF HISPANIC ORIGIN)	ASIAN AMERICAN OR PACIFIC ISLANDE	AMERICAN INDIAN OR ALSKAN NATIVE	HISPANIC
OFFICIALS, MGRS & SUPERVISORS													
PROFESSIONALS													
TECHNICIANS													
SALES WORKERS													
OFFICE/CLERICAL													
CRAFTWORKERS (SKILLED)													
OPERATIONS (SEMI-SKILLED)													
LABORERS (UNSKILLED)													
SERVICE WORKERS													
APPRENTICES													
TOTAL													

Additional information (optional):

Describe any other actions taken which show that all employees are recruited, hired, or trained or promoted without regard to their race, religion, color, sex, handicap, age or national origin. Use second sheet if additional space is needed:

The undersigned certifies that they are legally authorized by the bidder to make the statements and representations contained in this report, and that they have red all of the foregoing statements and representations which are true and correct to the best of their knowledge and belief.

FIRM OR CORPORATE NAME:	DATE:
SIGNATURE:	TITLE:

CMSD SUPPLIER CONTRACT (DO NOT COMPLETE)

This agreement is made on this	day of	201_, by and between
G P M		
Supplier Name	Address, City, S	•
E. Suite 1800, Cleveland, Ohio 441	14 (the "District"), and is	
1. CONTRACT PURPOSE. The p	ourpose of this contract is	: (State Purpose)
by providing the following: (<i>listo be provided</i>):	st all equipment, supplies,	goods, services and deliverables
The District's request for propose	al and the Sunnlier's hid	or proposal, are incorporated herein
as if fully re-written.	ii, and the supplier s old	or proposar, are incorporated herein
		cuted by the second of the Parties to of all equipment, supplies, goods,
deliverables described above at than	nd no later	(Date);
		Agreement without obligation and the Supplier under the Termination

3. **COMPENSATION.** Subject to the terms and conditions of this Agreement, the District agrees

Dollars	(\$).
	•	numeric amount	dollar
Dollars	(\$).
	•	numeric amount	dollar
		Dollars (\$	numeric amount Dollars (\$ numeric

Payment rendered may be within ninety (90) days after the District receives an invoice from the Supplier together with a <u>detailed summary</u> of the equipment, supplies, goods, services and deliverables provided.

Supplier will submit periodic invoices describing any services, equipment, supplies, goods, and deliverables provided, the amount of each service or item, and any documentation and program reports requested by the District to prove that the service was actually provided. Failure to provide proof of the service actually being provided, upon the District's request, shall excuse the District of paying for the invoiced services.

Supplier is not entitled to payment of contract proceeds if equipment, supplies, goods, services and deliverables under this Agreement are no longer needed, required, requested, received, or should this Agreement be terminated by the District with or without cause.

The District's obligations as to payment remain conditioned upon Supplier providing equipment, goods, supplies, services and deliverables in accordance with this Agreement in a reasonably prudent manner. Should the Supplier fail to provide equipment, goods, services and deliverables in accordance with this Agreement either in full or in part, the District maintains the right to refuse future payments, as well as the right to recoup payments already tendered for any services that have been performed or any defective item provided. The District is not liable in any manner for expenses incurred by the Supplier through its utilization of third-party Suppliers or Contractors.

5. FUNDING SOURCE.

FD_		FN	SC	PG
Fund	Cost Center	Function	Spend Category	Program
	Additional Worktags	Additi Work		

- 6. <u>INDEMNIFICATION AND HOLD HARMLESS.</u> The Supplier shall indemnify, defend, and hold harmless the District, all of its members, officers, employees, and agents, from and against any and all liability (whether real or asserted), claims, demands expenses, costs (including legal fees), and causes of action of any nature whatsoever for injury or death of persons, or damage or destruction of property which may result from or arise out of the negligence or intentional misconduct of the Supplier or its employees, officers, or agents, in the course of the Supplier's performance of this Agreement or the Supplier's failure to perform. This indemnification and hold harmless obligation survives the term of this Agreement.
- 7. **INDEPENDENT CONTRACTOR STATUS.** Supplier and the District acknowledge and agree that Supplier is an independent Contractor and has no authority to bind the District or otherwise act as a representative of the District. The District will provide **no** benefits such as health insurance, unemployment insurance, or worker's compensation insurance to Independent Contractor. Independent Supplier will be responsible for payment of all federal, state and local income taxes, unemployment and worker's compensation coverage's.
- 8. <u>AMENDMENT/MODIFICATION.</u> No amendment or modification of this Agreement, and no waiver hereunder, shall be valid or binding unless set forth in writing and signed by each party.
- 9. **CONFIDENTIALITY/OWNERSHIP.** The Supplier agrees that all financial, statistical or proprietary information provided by the District or any information that the Supplier may acquire, directly or indirectly, if any, which relates to the District will be kept confidential and not used by or released to any third party or parties without the prior written consent of the District. The Supplier further agrees that any written material, (e.g., report, study, etc.), developed for the District shall be property of the District, and the District shall be entitled to obtain copyrights or any similar such protection for any deliverables furnished by the Supplier under the terms of this Agreement, and that any such materials be considered a "work-for-hire."
- 10. **NO DAMAGES FOR DELAY.** The District shall not be held responsible for any loss, damage, costs, or expenses sustained by the Supplier as the result of any project delays, disruptions, suspensions, work stoppages, or interruptions of any kind, whether reasonable or unreasonable or whether occasioned by changes ordered in the work or otherwise caused by an act or omission of the District, its agents, employees, or representatives, or by any cause whatsoever beyond the control of the Supplier.

11. FINDINGS FOR RECOVERY/ DEBARMENT OR SUSPENSION. [ATTACH CERTIFICATION FROM AUDITOR OF STATE'S WEBSITE AND FEDERAL SYSTEM FOR AWARD MANAGEMENT (SAM) WEBSITE]

https://ohioauditor.gov/findings/Certified/default.aspx

http://www.sam.gov/portal/public/SAM/

Supplier represents that it has no unresolved findings for recovery against it by the Ohio Auditor of State or any notice of debarment or suspension from any Federal Agency. The District may terminate this contract at any time if the Supplier or any of its directors or officers is found at any time to have any unresolved findings for recovery by the Auditor of State or any notice of debarment or suspension from any Federal Agency.

- 12. CRIMINAL BACKGROUND CHECK. Supplier agrees to successfully complete a criminal background check on any of its employees who provide services under this Agreement in the school district and who are required by Ohio Revised Code Section 3319.39, 3319.31 or 3319.392, as amended. A copy of all such background checks shall be provided by the Supplier to the District at the Supplier's expense.
- 13. **<u>DISCRIMINATION.</u>** Supplier certifies that it does not discriminate and covenants that it shall not discriminate on the basis of race, religion, marital status, color, national origin, sex, age, disability or any other classification protected under federal, state, or local law.
- 14. **PERSONNEL.** Upon the District's request, and in its sole discretion, Supplier shall replace personnel, if any, assigned by Supplier.
- 15. **LABOR DISPUTE.** If the Supplier has knowledge that any actual or potential labor dispute is delaying or threatens to delay the timely performance of this contract, the party shall immediately give notice, including all relevant information, to the District.
- 16. **PROMPT PAYMENT DISCOUNT.** If the Supplier offers a prompt payment discount on any other contract, public or private, then the District shall be extended the same discount on this contract and shall be so notified of the existence of the discount and the terms thereof.
- 17. **DAMAGE TO BUILDINGS, EQUIPMENT, AND VEGETATION.** The Supplier shall use reasonable care to avoid damaging existing buildings, equipment, and vegetation on the District premises. If the Supplier's failure to use reasonable care causes damage to any District property, the Supplier shall replace or repair the damage at no expense to the District as the District directs. If the Supplier fails or refuses to make such repair or replacement, the Supplier shall be liable for the cost, which may be deducted from the contract price.
- 18. **TIME.** Time is of the essence in the performance of this contract.
- 19. **NOTICE OF BANKRUPTCY.** If the event Supplier enters into proceedings relating to bankruptcy, whether voluntary or involuntary, the Supplier agrees to furnish, by certified mail or electronic commerce method authorized by the contract, written notification of the bankruptcy to the District Office responsible for administering the contract. This notification shall be furnished within five days of the initiation of the proceedings relating to bankruptcy filing. This notification shall include the date on which the bankruptcy petition was filed, the identity of the court in which the bankruptcy petition was filed, and a listing of District contract

numbers and contracting offices for all District contracts against which final payment has not been made. This obligation remains in effect until final payment under this contract.

- 20. <u>PAYMENT OF MONEYS DUE DECEASED SUPPLIER.</u> If the Supplier dies or is dissolved prior to completion of this Agreement, any moneys that may be due to Supplier from the District for services rendered prior to the date of death or dissolution shall be paid to Supplier's executors, administrators, heirs, personal representative, successors, or assigns or as may be directed by an order of a Probate Court.
- 21. **AVAILABILITY OF FUNDS.** The Parties acknowledge and agree that the District is a governmental entity and due to statutory provisions cannot commit to the payment of funds beyond its fiscal year (July 1, through June 30). If funds are not allocated for the Services that are the subject of this Agreement following the commencement of any succeeding fiscal year during which this Agreement may continue, the District may terminate this Agreement without liability for any termination charges, fees, or penalties, at the end of its last fiscal period for which funds were appropriated. The District shall be obligated to pay all charges incurred through the end of the last fiscal period for which funds were appropriated. The District shall give the Service Supplier written notice that funds have not been appropriated (a) within a reasonable time after the District receives notice of such non-appropriation; and, (b) at least fourteen (14) days prior to the effective date of such termination.
- 22. **RECORDS.** The Supplier shall maintain all records pertaining to this Agreement on file for not less than ten (10) years and until any audit issues are resolved and to make such records available to the District, or any other duly authorized representative, upon request except if this is a federally funded contract.

If this is federally funded, the Supplier shall comply with all federally required records retention rules, regulations and laws and shall allow access as required by local, state or federal law, rules, regulations or ordinances.

- 23. **DEFAULT.** Any of the following events constitute default by the Supplier:
 - a. Non-performance of any term, covenant, or condition of this Agreement by the Supplier within the time provided; or
 - b. Any act of insolvency by the Supplier or the filing of any petition under any bankruptcy, reorganization, insolvency, receivership, or moratorium law, or any law for the relief of, or relating to debtors; or
 - c. The filing of any involuntary petition under any bankruptcy statute against the Supplier or the appointment of any receiver or trustee or to take possession of the property of the Supplier; or
 - d. Failure of the Supplier to pay a third party(ies) resulting in any claim(s) against the District or the filing of Liens on Public Funds; or
 - e. Failure to maintain the required insurance or equipment as well as failure to provide qualified/licensed personnel or quality and safe vehicles.
- 24. **EFFECT OF DEFAULT.** In the event of any default by the Supplier, the District may do any one or all of the following:
 - a. Terminate the contract and withhold funds due, if any to satisfy any third-party claims;

- b. Sue for and recover all damages arising out of the Supplier's default;
- c. Cure the default and obtain reimbursement and cover from the Supplier.
- d. Exercise any other rights available to it in law or equity.
- 25. **WAIVER OF DEFAULT.** If the District consents to or waives the breach of any provision of covenant in this Agreement, such waiver shall not constitute a waiver of such provisions or covenant as to the future, and the District shall not be estopped from later enforcing any provision or covenant it may have previously waived or elected not to enforce; nor shall such waiver have any effect on the enforcement of any other provision of this contract.
- 26. <u>TERMINATION FOR CONVENIENCE OF DISTRICT.</u> The District may terminate this Agreement at its option without obligation upon fourteen (14) days written notice to the Supplier. The District may terminate this Agreement for any reason or no reason at all.
- 27. **EFFECT OF TERMINATION FOR CONVENIENCE.** If the District terminates this Agreement for its convenience, then the District shall only remit payment to the Supplier for work performed up to the date of termination. In no event shall the Supplier be entitled to lost or anticipatory profits.

28. MISCELLANEOUS.

- a. Supplier represents and warrants that she possesses the qualification and personnel, if required, to provide the services agreed to herein.
- b. Neither party may assign, modify, or sub-contract this Agreement, or any right or interest herein, without the prior written consent of the other party.
- c. This Agreement shall be binding upon and inure to the benefit of the Parties, their successors, and permitted assigns.
- d. To the extent that the terms of this Agreement materially conflict with or render ambiguous any provision of the Supplier's (Bid/Proposal), the terms of this Agreement shall govern.
- e. The paragraph headings are for convenience only and shall not effect the interpretation of this Agreement.
- f. This validity, construction of this Agreement shall be determined in accordance with the laws of the State of Ohio.
- g. The Supplier and all subcontractors shall comply with all local, state and federal laws, rules, regulations and ordinances.
- h. No travel expense reimbursement is authorized unless specifically stated in this contract. If so stated, the meals, travel, and lodging are reimbursable only in strict compliance with the Ohio Auditor of State Technical Bulletins, Guidance and Rules and Regulations and, if this contract is federally funded in whole or in part, in strict compliance with all rules, regulations and guidance of the U.S. Office of Management and Budget and any other federal office or agency having jurisdiction over federally funded contracts.

- i. This Agreement contains the entire agreement between the parties with respect to the services to be provided hereunder, and there are no representations, understandings or agreements, oral or written, which are not included herein.
- 29. CONFLICT OF INTEREST. The Supplier represents that he/she is not an employee or board member of the Cleveland Municipal School District. The Supplier further represents that no employee or board member of the Cleveland Municipal School District has any ownership interest in or fiduciary duties to the Supplier or any of its parent affiliations and is not on the board of directors of the Supplier or hold any officer position with the Supplier. The District's signatory to this agreement represents that neither he/she or any family member have any ownership interest in or fiduciary duties to the Supplier or any of its parent affiliations and are not on the board of directors of the Supplier or hold any officer position with the Supplier.

CONTRACT MUST BE APPROVED BY CMSD LEGAL DEPARTMENT <u>PRIOR</u> TO SIGNATURE

Approved as to form:
Law Department Cleveland Municipal School District
DATE:

NOTICE TO SUPPLIERS

GOODS AND/OR SERVICES ARE NOT TO BE PROVIDED UNTIL AFTER THE CONTRACT HAS BEEN SIGNED BY A DULY AUTHORIZED REPRESENTATIVE OF THE DISTRICT AND A CERTIFIED PURCHASE ORDER AND/OR CONTRACT NUMBER HAS BEEN ISSUED TO THE SUPPLIER.

THE CLEVELAND MUNICIPAL SCHOOL DISTRICT IS NOT OBLIGATED TO PAY FOR GOODS AND/OR SERVICES PROVIDED PRIOR TO THE DATE THIS CONTRACT HAS BEEN SIGNED BY AN AUTHORIZED DISTRICT REPRESENTATIVE.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by them or their authorized representatives as of the day and year first above written.

SUPPLIER NAME) DISTRICT	CLEVELAND MUNICIPAL SCHOOL		
BY:	BY:		
TITLE: Supplier	TITLE:		
DATE:	DATE:		



Part 2: Forms and Specifications

#21246

Furnishing and Delivering Disposable Goods & Various Cleaning Supplies For Various Schools & Central Kitchen

FOR THE CLEVELAND METROPOLITAN SCHOOL DISTRICT

Section A: Specifications

<u>DIVISION 1</u> CHECKOFF SHEET

(DISPOSABLE GOODS & CLEANING SUPPLIES) WHERE INDICATED, ITEMS ARE TO BE ATTACHED TO THIS CHECKOFF SHEET

1.	BID BOND	YES	NO
	10% of Total Bid, Attached		
2.	-OR- CERTIFIED or CASHIER'S CHECK 10% of total Bid Attached If Applicable		
3.	CONFLICT OF INTEREST FORM Completed, Notarized, and Attached		
4.	ACKNOWLEDGEMENT FORM Completed, Signed and Attached		
5.	BIDDERS QUALIFICATION FORM Completed, Signed and Attached		
6.	DISCLOSURE STATEMENT Completed, Signed and Attached		
7.	NON-COLLUSION AFFIDAVIT FORM Completed, Notarized, and Attached		
8.	AFFIDAVIT Completed, Notarized and Attached		
9.	E.O.A. FORMS Completed, Notarized and Attached		
10.	DBE FORMS Completed, Notarized and Attached		
11.	STATE OF OHIO DEPARTMENT OF INSURANCE CERTIFICATE OF COMPLIANCE (When using a Bonding Company) Attached		
12.	COMPLETED PRODUCT SPECIFICATION FORMS		
13.	DISCOUNT PAGE Completed and Attached		
14.	HEALTH INSPECTION REPORTS (Most recent) Attached		
15.	CERTIFICATION REGARDING DEBARMENT OR SUSPENSION Completed. Notarized and Attached		

I. INTRODUCTION

- A. Bidders are requested to bid on all items in the specifications.
- B. Bidders shall bid unit prices F.O.B., to various schools and Central Kitchen as applicable. The prices bid shall be for deliveries to sites as designated. All sites require deliveries for a ten (10) month period. If summer program or other feeding programs are scheduled, some site may require delivery for 12 months.
- C. All prices should be bid to a maximum of two (2) decimal places (\$.00).
- D. Bidder shall show total for each category, if applicable, as well as a grand total on bid Summary form,
 S-1
- E. When a manufacturer or processor uses several brands or labels for the same item and quality level, all brands and their respective codes must be identified within the bid form where requested.
- F. The Cleveland Municipal School District reserves the right to request product labels, fact sheets, product specifications or packer standards of actual product proposed as deemed necessary.
- G. Care is to be taken in the completion of all bids. Emphasis on completeness, clarity of content, and following the format and instructions contained herein, will be essential for expediting the evaluation of bids received and for qualifying the bid as responsive. Decimal points are to be correctly positioned. All prices shall be entered in ink or typewritten. Case counts, box counts and other requested information must be complete and accurate. Cleveland Municipal School District's School Nutrition Services cannot be responsible for interpreting bids and product information which is submitted in a careless manner. Errors in bid preparation may render bid non-responsive. Mistakes may be crossed out, and corrections may be inserted adjacent and must be initialed in ink by the person signing the bid.

II. FAILURE TO SUBMIT BID

Vendor not responding with a bid should not return this solicitation. Instead, they should advise the Cleveland Municipal School District's Purchasing Division by submitting enclosed NO BID form letter, as to whether they want to receive future consideration for similar requirements. Any vendor failing to respond to three (3) consecutive bids/proposals may be removed from the applicable vendor lists.

III. SCHOOL CALENDAR

	_ the applicable school calendar is enclosed.
X	the school calendar for the period covered by this bid is not
	available at this time, but will be furnished at a later date to those awarded related
	contracts.

The number of serving days in a school year is normally 175 to 180.

IV. MANUFACTURERS REBATES AND ALLOWANCES

Manufacturers occasionally offer rebates on purchases of specific products. Successful contractors must notify the School Nutrition Services in writing of any such promotions that would entitle the Cleveland Municipal School District to a price reduction or rebate. The suppliers' invoice shall reflect the promotional allowance. For any rebates that would be refunded directly from the manufacturer, the contractor shall be accountable for completion of all rebate forms and forwarding to the School Nutrition Services within thirty (30) days at the completion of the months delivery. Sales literature or promotional materials identifying the products and quantities available for purchase in connection with price reduction and/or rebate must be provided to the School Nutrition Services by the successful contractor.

V. FEDERAL FUNDS

With compliance to Public Law 100-460, 85% of the total cost of the National School Lunch and Breakfast Programs will be financed with approximately \$20,000,000.00 in Federal Funds.

VI. METHOD OF PAYMENT/DISCOUNT

24 20 DAVE DISCOUNT DEDCENT

Every effort will be made for payment of invoices within SIXTY (60) days of receipt of invoice at the School Nutrition Services, East Professional Center, 1349 East 79th Street, Cleveland, Ohio 44103.

LIST DISCOUNT TERMS BELOW FOR EARLY PAYMENT PLEASE FILL IN THE DISCOUNT OFFERED.

Bid Title	Dat	te	
Vendor	Authorized Signature	Title	
OTHER DISCOUNT 1	TERMS		
31-40 DAYS DISCOL	31-40 DAYS DISCOUNT PERCENT		
21-30 DAYS DISCOC	JNI PERCENI		

I. AWARDING OF CONTRACTS

- A. For additional information regarding the method and manner of awarding contract, see Section I Introduction which information is incorporated herein by reference. Award shall be made to the lowest responsible and responsive bidder complying with the specifications and receiving an acceptable qualitative rating in sample evaluation if applicable.
- B. The Cleveland Municipal School District reserves the right to make awards on an individual item basis, by total category or on an 'all or none' basis.
- C. The Cleveland Municipal School District reserves the right to reject any or all, or parts of the bids.

II. DURATION OF CONTRACT

Furnishing and Delivering of Disposable Goods and Cleaning Supplies to the School Nutrition Services under contract from July 1, 2018 through June 30, 2019 with two (2) one-year renewable option years (July 1, 2019 through June 30, 2020 and July1, 2020 through June 30, 2021).

III. CONTRACT PERIOD

- A. The contract period will be from July 1, 2018 until June 30, 2019 with two (2) one-year renewable option years. Prices shall remain firm during the contract year.
- B. The contract shall expire on date listed above Paragraph 1; in the event that the Cleveland Municipal School District, prior to the above expiration date, has purchased the entire dollar amount of the merchandise, then the Cleveland Municipal School District shall have the option to purchase additional merchandise under the same terms and conditions and at the same unit price, for delivery through the stated expiration date.
- C. Contracts may be terminated for cause in the event any stipulation of this bid, contract documents, and/or applicable Federal, State, County or local laws are violated.

IV. RENEWAL OF CONTRACTS

A. The Purchasing Division of the Cleveland Municipal School District, at its discretion may exercise the option to renew this contract for each additional one-year period by giving notice in writing to the successful vendor sixty (60) days prior to July 1 of each contract year, but no later than June 1.

V. PURCHASE FREQUENCY

- A. This bid is based on estimated quantities to be used when and if item is used. If the estimated quantity listed for an item is one (1), the District is not obligated to purchase the item.
- B. The Cleveland Municipal School District reserves the right to increase or diminish the quantity or to omit any item(s), as they deem necessary.
- C. If at any time during a contract period the case count, formulation or other packaging changes occur, Cleveland Municipal School District must be notified prior to delivery and in writing. The District has the right to refuse product for any or all of the above.
- D. Any changes approved verbally must be followed up with supporting documentation, and prior to delivery of product.

VI. ITEM SUBSTITUTIONS

- A. In the event of significant market changes and potential price impact, a supplier shall be prepared through his representative to offer substitutes at equal or lower cost with prior approval of the Executive Director of School Nutrition Services, or designee.
- B. However, in all such instances, each substitution shall be labeled clearly as such on each invoice with a separate item code. Substitutions shall be provided only upon approval of the Executive Director of School Nutrition Services, or designee.

C. SUBSTITUTION OF COMMODITY

When the District depletes its inventory of a commodity item, the vendor shall automatically substitute the equivalent purchased product listed in the bid. Successful vendor must be able to perform this operation through its ordering system. The actual process will be discussed after the bid awards have been made.

VII. PROPER INVOICE PROCEDURES

Invoices submitted for payment of goods or services shall contain, at a minimum, the following information:

- A. Vendor's name and payment address.
- B. Cleveland Municipal School District Purchase Order Number.
- C. Complete description of goods or services.
- D. Vendors purchase price, quantity of each item delivered and extended cost per unit and total costs of all items delivered.
- E. Date of delivery.
- F. All invoices must be submitted electronically.
- G. Invoices, which are not submitted at the time of delivery, must be sent electronically directly to the Accounting Coordinator and Manager of Procurement & Nutrition.

VIII. OTHER PERTINENT INFORMATION REQUIRED ON INVOICES (IF APPLICABLE)

- A. Approved substitution items shipped are to be identified as substitute items.
- B. Deliveries made by an agent or subcontractor of the primary contract holder are to show the Cleveland Municipal School District purchase order number and the name of the primary contract holder.
- C. If vendor requires documentation and/or invoices mailed to a different address than the remittance check, please specify address.

IX. PRICE CHANGE REQUESTS

- A. All prices shall remain firm during the contract year unless there is a major change in the market, the Cleveland Municipal School District shall be notified 30 days in advance of any request for a price change (increase or decrease) with supporting documents to substantiate said change in price. If the price change is not acceptable due to any reason, price will be negotiated with the Executive Director of School Nutrition Services.
- B. The Cleveland Municipal School District reserves the right to survey the current market conditions for comparison pricing. Should the Cleveland Municipal School District's School Nutrition Services find that the contract supplier's requested price change exceeds the current market conditions, the price change will be taken into review and must be resolved to Cleveland Municipal School District's satisfaction. Unless otherwise notified by Cleveland Municipal School District's School Nutrition Services the price change effective date will be as originally listed in request letter, if supporting documents substantiate request.

School Nutrition Services will pay the most current effective bid prices until written approval is provided by Executive Director. At that time, adjustments will be determined based upon the effective date of change by Executive Director.

I. BID BONDS

Each Bid shall be accompanied by a certified or cashier's check on a solvent Bank, for an amount not less than 10% of the total amount proposed or a bid bond in a like amount by an acceptable surety as a guarantee that if the bid be accepted, a contract shall be entered into, and its performance properly accrued by an approved corporate surety bond, when such bond is required by the Cleveland Municipal School District. Said certified or cashier's check shall be payable to "The Treasurer of the Cleveland Municipal School District, Cuyahoga County, Ohio." Said check or security shall be from surety satisfactory to the Manager of Purchasing Division. Should the contract be awarded to said bidder, and if the bidder fails or refuses to enter into the contract within fifteen (15) days after written notification from the Treasurer of the award of the contract to bidder, or to furnish the performance bond within fifteen (15) days thereafter, then the Cleveland Municipal School District may exercise its rights under Section 153.54 of the Ohio Revised Code. If bid is not accepted within ninety (90) days after the time set for submission of bids, or if the successful bidder delivers contract required performance bond, the check shall be returned to him on the receipt thereof. The Cleveland Municipal School District shall retain the checks or securities of the lowest and second lowest and responsible bidders, until the bidder selected executes a signed contract and delivers a performance bond, provided, however, that if he defaults in doing so, the contract may be awarded to the next lowest and responsible and responsive bidder, or the project may be resubmitted for bids as may be determined by the Cleveland Municipal School District in its sole discretion and the check shall be retained to cover costs resulting from bidder's default.

II. PERFORMANCE BOND

The contractor shall furnish a performance bond in the sum of ten percent (10%) of the contract price with sureties acceptable to the Cleveland Municipal School District, for the full and faithful performance of the work herein specified, and binding bidder to do and perform each and all of the terms, conditions and requirements of the specifications in the contract. The successful bidder's performance bond shall be issued by an acceptable surety for the amount of the contract and shall indemnify the Cleveland Municipal School District against all damage suffered by failure to perform the contract according to the provisions and in accordance with the plans, details, specifications, and bills of material therefore and to pay all lawful claims of subcontractors,

materialmen, and laborers for labor performed or material furnished in carrying forward, performing, or completing the contract; and agree and assent that this undertaking

shall be for the benefit of any subcontractor, materialmen, or laborer having a just claim, as well as for the Cleveland Municipal School District. Surety companies must be licensed to operate in the State of Ohio.

I. SAMPLES

- A. Bidders may be requested to submit samples of the items offered in their bid.
- B. Samples shall remain in the custody of the Cleveland Municipal School District.
- C. The District reserves the right to perform any test necessary when evaluating product.
- D. When samples are submitted, sample must represent actual product offered in the bid.

I. PLANT VISITS

Cleveland Municipal School District's Executive Director of School Nutrition Services or his designee(s) may make visitations to manufacturing facilities of vendors. These visits would be unannounced.

II.PRODUCT CHANGES

- A. The Cleveland Municipal School District's School Nutrition Services is to be notified in writing if at any time contractor shifts its procurement to a brand, label and/or manufacturer and any changes in formulas that is different from that which was approved during the bid review process. This notification and subsequent approval by the Executive Director of School Nutrition Services is to be made prior to delivery. The Executive Director of School Nutrition Services or designee reserves the right to decide whether brands, labels and/or manufacturer offered is acceptable. All items must meet specifications. Nutrient Data Form (Attached) or Analysis and Potential Allergen Form (Attached) must be provided with the request for product change, for food items only. Additional information/documentation may be requested.
- B. Any changes in formulas during the period of this contract shall be submitted to the Executive Director of School Nutrition Services with a sample of the product for approval by the Cleveland Municipal School District. Nutrient Data Form (Attached) or Analysis must be provided with the request for product change, for food items only. Additional documentation may be requested.
- C. If at any time during the contract period there are case count, formulation or other packaging changes, the Executive Director of School Nutrition Services must be notified in writing prior to delivery. The District has the right to refuse product for any or all of the above.
- D. During the contract period, if <u>new items</u> become available which are nutritionally beneficial and/or cost beneficial to the Cleveland Municipal School District, School Nutrition Services will be willing to test and evaluate pertinent information i.e.; ingredients, nutritional analysis or other information for new items(s). Items(s) will be an addition, replacement or substitution to an existing awarded product, based on test, nutritional data, unit price and compliance to the Healthy, Hunger-Free Kids Act of 2010 and any State of Ohio regulations, guidance, policy changes or amendments.

III. HEALTH INSPECTION REPORTS

Bidder shall submit with the bid the most recent Local, County, State and Federal Health Inspection Report(s) including the last two (2) inspections for any facility (ies) used to produce or store food items that are the subject of this bid. The type of production at each facility shall be indicated per inspection report. Failure to submit the required Health Inspection Reports with the bid may render the bid non-responsive. The following reports <u>are not acceptable</u> as Health Inspection Reports:

- A. Pest Control Service Reports
- B. Consultant Safety Reports
- C. Grant of Voluntary Reimbursable Inspection Service
- D. Grant of Inspection
- E. Summer Feeding Reports
- F. Meat Inspection Registration and/or Poultry Inspection License
- G. Application for Federal Meat, Poultry or Import Inspection

IV. PACKAGING AND CASE MARKING

- A. All packaging must be approved by the USDA and the Food and Drug Administration for contact with food. There shall be <u>NO</u> metal ties for sealing purposes.
- B. All markings and labeling should be on one end of the carton (case): Marking material should be water-fast, non-smearing and of a color contrasting with the container. All carton markings must conform to USDA labeling requirements and include as a minimum the following:
 - 1. DESCRIPTION OF PRODUCT
 - 2. PROCESSING DATE OR MANUFACTURE DATE
 - 3. LOT NUMBER: Manufacturer's lot or batch number listed under the processing date
 - 4. COUNT PER CASE
- C. Bidder must supply product dating key for each manufacturer's product line as a part of the School Nutrition Services traceability process.

V.WASTE MANAGEMENT PROGRAMS

Cleveland Municipal School District's School Nutrition Services is concerned about environmental issues. Any programs available that may be a solution to solid waste management such as recycling should be attached to bid. Waste management programs or new packaging concepts that become available during this contract period, should be presented to Cleveland Municipal School District School Nutrition Services for review. This is for informational purposes only. Submission of this information does not affect, in any way, the award of any contract.

VI. DOMESTIC PURCHASES/BUY AMERICAN

The School District will abide by the most current regulation in regards to Buy American Policy SP38-2017, released June 30, 2017 or any and all updates:

"The District participates in the National School Lunch Program and School Breakfast Program and is required to use the nonprofit food service funds, to the maximum extent practicable, to buy domestic commodities or products for Program meals. A 'domestic commodity or product' is defined as one that is either produced in the U.S. or is processed in the U.S. substantially using agricultural commodities that are produced in the U.S. as provided in 7 CFR 210.21(d)."

Path to the most current document available at the time of this solicitation release is: https://fns-prod.azureedge.net/sites/default/files/cn/SP38-2017os.pdf

Every effort shall be made to use U.S. produced and manufactured products. Endorsed by Board Resolution 213-92 adopted on March 26, 1992.

VII. CONTRACT

Upon execution of a formal written contract the contractor agrees to perform each and all of the terms, conditions, and requirements of the specifications in this request for bid. The contractor further agrees to indemnify and save harmless the Cleveland Municipal School District, as a body politic and corporate, and its individual members, its school officials, its administrators, its Executive Director of School Nutrition Services and its authorized agents from any and all liability, injury, and from damages of any kind, suits, actions and claims of every description arising from the performance or non-performance of the terms and conditions of the contract documents.

The contractor further shall indemnify and save harmless the Cleveland Municipal School District, as a body politic and corporate, and its individual members, the school officials, its administrators, its Executive Director of School Nutrition Services and its authorized agents, for injury and damage and from any and all claims arising out of resulting from performance or non-performance of the contract including, but not limited to, contractor's negligence or malfeasance in connection with its deviation from the approved product formula, or from damages or royalty or for the use of patents, patented appliances or materials connected with the contract documents and for all costs, including attorney fees, arising out of such claims, suits or actions.

AFFIDAVIT

STATE OF OHIO)						
) SS. COUNTY OF)						
The undersigned Affiant, being duly sworn, deposes and states under oath the following:						
That Affiant is duly authorized by, a						
corporation under the laws of the state of, to act on behalf of said						
corporation, the bidder herein; and						
That said corporation, its officers, and its employees have not entered into any agreement or						
arrangement with any other bidder or prospective bidder or with any other person, firm or corporation	I					
relating to the bid attached hereto; and						
That if a legitimate purchase contract(s) or agreement(s) for a vertical or horizontal line of supply or						
supplies has (have) been entered into by bidder with a manufacturer(s) or supplier(s), said agreement(s	;)					
or contract(s) shall be disclosed in writing to the Cleveland Municipal School District at the time of						
submission of this bid negotiation; and						
That said corporation, its officers, and its employees have not entered into any agreement or						
arrangement with any other bidder or prospective bidder or with any other person, firm or corporation	to					
refrain from proposing or for any act or omission in restraint of free competition among bidders; and						
That said corporation, its officers, and its employees have not disclosed to any person, firm or						
corporation the terms of said bid or the prices named herein; and						
That the corporation-bidder herein,, will						
comply with executive order 11246, entitled "Equal Employment Opportunity," as amended by executive	ve					
order 11375 and as supplemented in Department of Labor Regulations (41CFR, PART 60); and						
That corporation-bidder herein will comply with the mandates of the Copeland "Anti-Kick Back"						
Act (18 U.S.C. 874) as implemented in the Department of Labor Regulations (29 CFR, Part 3); and						

The corporation-bidder herein agrees to pay wages to their laborers and mechanics at a rate not less than the minimum wages; and

That, where applicable, corporation-bidder herein shall comply with sections 103 and 107 of the Contract Work

Hours and Safety Standards Act (40 U.S.C. 327-300) as implemented by the Department of Labor Regulations (20

CFR Part 5); and

That corporation-bidder agrees to retain for three years after final payment and to make available to the Ohio State Department of Education, the Cleveland Board of Education and the Comptroller General of the United States, or any of their duly authorized representatives, any books, documents, papers, and records of the corporation-bidder which are directly pertinent to the food program for the purpose of making audits, examinations, experts, and transcriptions; and

That corporation-bidder herein, in all contracts of \$100,000.00 or more with the Cleveland Board of Education, will comply with all applicable standards, orders, or regulations issued pursuant to the Clean Water Act and Clean Air Act of 1920 as amended (42 U.S.C. 1857 B ET SEQ.); and

That affiant is the	for the corporation/bidder herein; and	
That the bid submitted herein contains th	e name or names of all persons, partnerships, companies, or	
corporations interested therein; and		
Affiant further sayeth naught.		
	Affiant Title	
Sworn to before me and subscrib		
day of	, 20	
	NOTARY	
	Commission Expires	

DISCLOSURE STATEMENT

All bidders will be treated as suppliers of the food product(s) that are the subject of this bid, irrespective of the bidders' status as "broker", "distributor", "manufacturer", or otherwise. The successful bidder will have the sole responsibility, as direct supplier, for furnishing the goods that are the subject of this bid and for performing the obligations of any contract that is issued.

Notwithstanding the foregoing, bidders shall furnish and submit with their bids a completed copy of the Disclosure Statement below. The Disclosure Statement should list all companies affiliated or related to bidder, including subsidiaries. The Disclosure Statement should also identify the company or companies that are the source of the food product(s), which are the subject of this bid.

The undersigned acknowledges that the following	lowing information is true and correct.
Companies affiliated or related to bidder, inc	ncluding subsidiaries,
are:	
Food product(s) being furnished and deliver	red will originate from the following sources:
	(Name of Company)
	By:(Title)

I. GENERAL DELIVERY INSTRUCTIONS

- A. All deliveries shall be portal-to-portal. No tailgate deliveries.
- B. Products shall be kept at appropriate temperature, as follows:

FREEZER 0° F or Below REFRIGERATION 34° F to 38° F DRY Under 70° F

- C. Prior to being loaded onto trucks, all temperature sensitive items must be at the appropriate temperatures as outlined above. This temperature range must be maintained for appropriate product throughout transportation and delivered to location designated by the Cleveland Municipal School District. When required by law or otherwise necessary to protect the integrity of the food, bidder shall use temperature-controlled vehicles. Trucks used to transport food shall be licensed for food handling according to the food transportation code, as directed by the Cleveland Department of Health, Division of Environment and/or Federal and State code. Should the need arise, the School Nutrition Services may request documentation of product temperature at the time product is loaded onto a truck as well as spot checks for temperature during transportation and final destination.
- D. Product received at inappropriate temperatures, per above, shall be rejected.
- E. Merchandise delivered in unsanitary containers, or in an unsanitary manner, or found to be unfit for food service purposes, or failing in any way to comply with the specifications of this bid shall be rejected and shall be removed at the expense of the contractor.
- F. Product shall be sorted according to like items.
- G. Final acceptance of all merchandise delivered under this contract shall be by the Person-in-Charge or his designee with an authorized signature at delivery site. Quantity discrepancies shall be noted on each delivery slip by designated school personnel and initialed by both the truck driver and school designee.
- H. In the event that contractor is out of stock and/or inventory items contracted for, are depleted or otherwise unavailable, the Executive Director of School Nutrition Services or designee shall be informed immediately. Contractor shall not substitute items not ordered by the Cleveland Municipal School District nor shall contractor delay delivery of ordered item. Contractor may substitute items only after securing approval from the Executive Director of School Nutrition Services or designee prior to delivery. Verbal requests and responses shall be confirmed in writing.

- I. Special or intermediate deliveries will be required if:
 - 1. Contractor fails to deliver a product on a regularly scheduled delivery, in which case the contractor shall make delivery within twenty-four (24) hours or as otherwise requested by the Executive Director of School Nutrition Services or designee.
 - 2. Special Programs and food requests for academics as needed.
 - 3. District requests special delivery due to unforeseen circumstances, product replacement due to equipment failures, special programs, etc.
- J. Any item contracted for must meet the specifications as outlined in the bid package. Items delivered that do not meet this requirement shall be returned at Contractor's expense. Non-payment by the Cleveland Municipal School District School Nutrition Services will result.
- K. Invoices submitted when product is delivered must be in signed and prices extended.
- L. Delivery Refusals Receiving personnel have the right to refuse all or part of an order due to the following:
 - 1. All deliveries attempted to be made without prior appointment. (Central Kitchen only)
 - 2. Cases are torn, crushed, exposed to the elements or damaged in a manner so as to lose eye appeal or to be rendered unclean or unsanitary.
 - 3. Products are shipped in quantities greater than ordered or products are shipped that were not ordered unless prior approval has been given by the Cleveland Municipal School District's Executive Director of the School Nutrition Services or his designee.
 - 4. Delivery equipment shows evidence of improper vehicle temperature or abuse of refrigeration.
 - 5. Any other condition exists which is noncompliant with desired guidelines.
- M. DUPLICATIVE DELIVERIES-When a delivery is made and accepted and references the same purchase order number, product must be picked up by contractor at bidder's expense. Appropriate credit slips must be issued and signed at time of pick up.

- N. NON-COMPLIANCE OF CONTRACT-The Cleveland Municipal School District reserves the right to purchase contracted merchandise or services on the open market, and shall charge any increase in price to the contractor, in case of non-compliance with this contract as 'follows:
 - Delivery of merchandise which does not in all respects conform to the Cleveland Municipal School District specifications, and is rejected and not immediately replaced by the contractor with merchandise that does in all aspects meet the stated specifications; or
 - 2. Merchandise not delivered at the time specified by the Cleveland Municipal School District; or
- O. Any breach of the Contract or otherwise permitted by law.
- P. -Delivery schedules shall be submitted to the Executive Director of School Nutrition Services for prior approval and shall remain constant from week to week. Delivery times may need to be adjusted for changes to accommodate times of school opening.
- Q. School delivery times will be negotiated to mutually beneficial time for both the vendor and the District.

Items delivered to Central Kitchen on pallets shall not be inter-mixed products; that is, all items on one pallet should be the same product. All items delivered to Central Kitchen in full pallets should have slip-sheets. Slip-sheets intended for use in refrigeration or freezer storage should be constructed with water resistant adhesive. Shipping cases should be stacked on slip-sheets and held firmly in place with a plastic film. If delivered product does not meet specifications and stated weights, an additional statistical sample may be taken to determine qualitative acceptability.

R. Deliveries cannot be made when district-wide contingency/emergency days are declared. Should the District declare a contingency day due to inclement weather, school buildings will be closed and deliveries shall not occur. Deliveries will resume when normal operations occurs.

II. DELIVERY INSTRUCTION FOR CENTRAL KITCHEN ONLY

- A. Central Kitchen deliveries only: Appointments must be made at least forty-eight (48) hours prior to delivery. Delivery appointments may be made by calling (216) 838-6954 or (216) 838-6951.
- B. Unless otherwise noted in Special Instructions within categories delivery times shall be between the hours of 7:00 AM and 2:00 PM on days as needed and/or ordered.
- C. Deliveries to Central Kitchen should be palletized (at receiving point) by successful bidder.
- D. Upon arrival at Central Kitchen seal on trailer shall only be broken by one of the following individuals: Central Kitchen Manager or their designee. This applies only to truckload quantities, local and LTL deliveries are exempt.
- E. Items delivered to Central Kitchen on pallets shall not be inter-mixed products; that is, all items on any one pallet should be the same product. All items delivered to Central Kitchen in full pallets should be held firmly in place with a plastic film.

- F. Delivery ticket should be left with product indicating shipment quantity and item identification. Date codes and lot numbers must be listed. Case counts shall be broken down according to date codes and/or lot numbers.
- G. Due to dock door height limitations at the Central Kitchen Facility, palletized product shall be no higher than 72" in height (including pallet).

- 1. 1.		Zip
Site Name ADLAI STEVENSON	Address	Code 44122
ALFRED A BENESCH	3938 JoAnn Dr. Cleveland, OH	44122
ALMIRA	5393 Quincy Ave. Cleveland, OH 3380 W. 98th St. Cleveland, OH	44104
ANDREW J RICKOFF	11617 Union Ave. Cleveland, OH	44105
ANTON GRDINA	3050 E. 77th St. Cleveland, OH	44104
ARTEMUS WARD	4315 W. 140th St. Cleveland, OH	44135
BARD @ CARL SHULER	13501 Terminal Ave. Cleveland, OH	44135
BENJAMIN FRANKLIN	1905 Spring Rd. Cleveland, OH	44109
BOLTON	9803 Quebec Ave. Cleveland, OH	44106
BUHRER	1600 Buhrer Ave. Cleveland, OH	44109
CAMPUS INTERNATIONAL	3000 Payne Ave. Cleveland, OH	44115
CAMPUS INTERNATIONAL @ COLE	3100 Chester Ave. Cleveland, OH	44115
CNTR	·	
CASE	4050 Superior Ave. Cleveland, OH	44103
CHARLES A. MOONEY	3213 Montclair Ave. Cleveland, OH	44109
CHARLES DICKENS	3552 E. 131th St. Cleveland, OH	44120
CHARLES W ELIOT	15700 Lotus Dr. Cleveland, OH	44128
CLARA WESTROPP	19101 Puritas Ave. Cleveland, OH	44135
CLARK	5550 Clark Ave. Cleveland, OH	44120
CLEVELAND SCHOOL OF ARTS	2064 Stearns Rd. Cleveland, OH	44106
COLLINWOOD	15210 St. Clair Ave. Cleveland, OH	44110
DANIEL E MORGAN	1440 E. 92nd St. Cleveland, OH	44106
DENISON DENISON	3799 W. 33rd St. Cleveland, OH	44109
DESIGN LAB @ HEALTH CAREERS	1740 E. 32nd St. Cleveland, OH	44114
DIKE MONTESSORI	2501 E. 61st St. Cleveland, OH	44104
DOUGLAS MACARTHUR GIRLS LDRSHP	4401 Valleyside Rd. Cleveland, OH	44135
EAST CLARK	885 E. 146th St. Cleveland, OH	44110
EAST TECHNICAL	2439 East 55 St. Cleveland, OH	44104
EUCLID PARK	17914 Euclid Ave. Cleveland, OH	44122
FRANKLIN D ROOSEVELT	800 Linn Dr. Cleveland, OH	44108
FULLERTON	5920 Fullerton Ave. Cleveland, OH	44105
GARFIELD	3800 W. 14oth St. Cleveland, OH	44111
GARRETT MORGAN	4016 Woodbine Ave. Cleveland, OH	44113
GEORGE W CARVER	2201 E. 49th St. Cleveland, OH	44103
GINN ACADEMY @ M SPELLACY	655 E. 162nd St. Cleveland, OH	44110
GLENVILLE	650 E. 113 St. Cleveland, OH	44108
H B BOOKER MONT	2121 W. 67th St. Cleveland, OH	44102
HANNAH GIBBONS HARVEY RICE	1378 Clearaire Rd. Cleveland, OH	44110
_	2730 East 116th St. Cleveland OH	44120
IOWA-MAPLE JAMES F RHODES	12510 Maple Ave. Cleveland, OH 5100 Biddulph Rd. Cleveland, OH	44108 44144
JANE ADDAMS	2373 E. 30th St. Cleveland, OH	44115
JFK @ CRANWOOD	13604 Christine Ave. Cleveland, OH	44115
JOHN ADAMS	3817 Martin Luther King Blvd. Cleveland, OH	44105
JOHN F. KENNEDY	17100 Harvard Ave. Cleveland, OH	44128
JOHN HAY	2075 E. 107 St. Cleveland, OH	44106
33. HT 1 // C1	20.0 E. 101 Gt. Glovolaria, Off	

Site Name	Address	Zip Code
JOHN MARSHALL	3952 West 140th Street Cleveland, OH	44111
JOSEPH GALLAGHER	6601 Franklin Blvd. Cleveland, OH	44102
KENNETH CLEMENT	14311 Woodworth Ave. Cleveland, OH	44112
LINCOLN WEST	3202 West 30th St. Cleveland, OH	44109
LOUIS AGASSIZ	3595 Bosworth Rd. Cleveland, OH	44111
LOUISA M ALCOTT	10308 Baltic Road Cleveland, OH	44102
LUIS MUNOZ MARIN	1701 Castle Ave. Cleveland, OH	44113
M SPELLACY @ GINN ACADEMY	655 E. 162nd St. Cleveland, OH	44110
MARION C SELTZER	1468 W. 98 St. Cleveland, OH	44102
MARION STERLING	3033 Central Ave. Cleveland, OH	44115
MARTIN LUTHER KING LPS	1651 E. 71 St. Cleveland, OH	44103
MARY BETHUNE	11815 Moulton Ave. Cleveland, OH	44116
MARY MARTIN B	8200 Brookline Ave. Cleveland, OH	44103
MAX S HAYES	2211 W. 65th Street Cleveland, OH	44102
MCKINLEY	3349 W. 125th St. Cleveland, OH	44111
MEMORIAL	410 E. 152nd St. Cleveland, OH	44110
MICHAEL R WHITE	1000 E. 92nd St. Cleveland, OH	44108
MILES	11918 Miles Ave. Cleveland, OH	44105
MILES PARK	4090 E. 93rd St. Cleveland, OH	44108
MOUND	5405 Mound Ave. Cleveland, OH	44105
NATHAN HALE	3588 Martin Luther King Jr. Blvd. Cleveland, OH	44105
NEW TECH WEST @ BROOKLAWN	11801 Worthington Ave. Cleveland, OH	44111
NEWTON D BAKER	3690 W. 159th St. Cleveland, OH	44111
OLIVER H PERRY	18400 Schenely Ave. Cleveland, OH	44119
ORCHARD	4200 Bailey Ave. Cleveland, OH	44113
PATRICK HENRY	11901 Durant Ave. Cleveland, OH	44108
PAUL L DUNBAR	11801 Worthington Ave. Cleveland, OH	44111
PAUL REVERE	10706 Sandusky Ave. Cleveland, OH	44105
RIVERSIDE	14601 Montrose Ave. Cleveland, OH	44111
ROBERT H JAMISON	13905 Harvard Ave. Cleveland, OH	44105
ROBINSON G JONES	4550 W. 150th St. Cleveland, OH	44135
SCRANTON	1991 Barber Ave. Cleveland, OH	44113
SUCCESSTECH ACADEMY	1440 Lakeside Ave. Cleveland, OH	44114
SUNBEAM	11731 Mt. Overlook Ave. Cleveland, OH	44120
THOMAS JEFFERSON	3145 W. 46th St. Cleveland, OH	44102
TREMONT	2409 W. 10th St. Cleveland, OH	44113

Site Name	Address	Zip Code
VALLEY VIEW BOYS LDRSHP	17200 Valley view Ave. Cleveland, OH	44135
WADE PARK	7600 Wade Park Ave. Cleveland, OH	44103
WALTON	3409 Walton Ave. Cleveland, OH	44113
WARNER	8315 Jeffries Ave.Cleveland, OH	44105
WASHINGTON PARK	3875 Washington Park Blvd. Cleveland, OH	44105
WAVERLY	1422 W. 74th St.Cleveland, OH	44102
WHITNEY M. YOUNG	17900 Harvard Ave. Cleveland, OH	44128
WILBUR WRIGHT	11005 Parkhurst Dr. Cleveland, OH	44111
WILLIAM C BRYANT	3121 Oak Park Ave. Cleveland, OH	44109
WILLOW	5004 Glazier Ave. Cleveland, OH	44127
WILLSON	1122 Ansel Rd. Cleveland, OH	44106
Central Kitchen	16807 St Clair Ave. Cleveland, OH	44110

With the development of the Master Plan for Facilities Renovation & Construction and the Cleveland Plan changes in deliveries may be required. As these changes occur, we will provide you with location names and addresses.

I. VENDORS - ACCOUNTING PRACTICES

Successful vendor shall clearly demonstrate to the Cleveland Municipal School District their capability to provide accurate, reliable, and timely reports, in terms of invoices, statements, credits, and product purchase reports.

II. PRODUCT PURCHASED REPORTS

Contractor shall be required to submit product purchased reports to the School Nutrition Services monthly as well as at the end of the contract period. Reports shall consist of total line item quantities and total price per school location and District-wide.

A. Product purchased reports or data files shall be submitted within fifteen (15) calendar days after the end of a month or contract period. Payments may be withheld pending receipt of an acceptable product purchased usage report.

III. EXAMINATION OF RECORDS

- A. An authorized representative of Cleveland Municipal School District or an authorized representative(s) from the Office of the Internal Auditor shall, until three (3) years after final payment under this contract, have access to and the right to examine any of the contractor's books, documents, papers or other records involving transactions related to this contract.
- B. The contractor agrees to include in first-tier subcontractors under this contract a clause to the effect that the authorized representative of the Cleveland Municipal School District or other authorized representative(s), representative(s) from the Office of the Internal Auditor shall, until three (3) years after the final payment under the subcontractor, have access to and the right to examine any of the subcontractor's books, documents, papers, or other records involving transactions related to the subcontractor.

IV. STANDARD PRODUCT CONDITIONS

All products shall conform to the minimum requirements of Federal and State Regulations. These requirements shall include, but not be limited to, weights, measures, fill of containers, drained weights, and free of contamination.

V. "OR EQUAL" CLAUSE

Where a product description is followed by the words "or equal", such method of description is intended merely as a means of establishing a standard of comparability. However, the Cleveland Municipal School District reserves the right to select the items, which, in the judgment of the Cleveland Municipal School District, are best, suited to the needs of the Cleveland Municipal School District based on price, quality, service, availability and any other value-added services.

If a bidder is offering an item other than the one referenced, the bidder must indicate the brand name. The Cleveland Municipal School District requires sufficient data to be able to make a comparison with the specifications. Product that is equal to or better than the product specified will also be considered.

VI. PROCEDURE FOR COMPLETING BID FORM

Bidders must enter the brand(s) of the product they propose to supply in the column provided for each item listed. Also, enter the product codes (color and/or numbers) as may be appropriate. in the judgment of the district, are best suited to the needs of the district based on price, quality, service, availability and other relative factors. If a bidder is offering an item other than the one referenced, the bidder must indicate the brand name. The district requires sufficient data to be able to make a comparison with the specifications. Product that is equal to or better than the product specified will also be considered.

COLUMN NO.	COLUMN HEADING	INFORMATION TO BE ENTERED						
1	BRAND NAME	BRAND NAME OF ITEM BEING BID						
2	PRODUCT CODE	MANUFACTURER'S CODE NUMBER OF ITEM BEING BID						
3	CASE COUNT	COUNT PER MASTER CASE BEING BID						
4	ESTIMATED	NONE. THIS IS THE NUMBER OF CASES BEING ESTIMATED						
	QUANTITY							
		TO BE PURCHASED DURING THE CONTRACT YEAR.						
		NOTE: In the event that the count per case being						
		proposed differs from the count listed in the bid						
		specification it is the responsibility of the bidder to only						
		adjust estimated quantity to match the total number of						
		individual units. The correct method to do this is to cross						
		out the typed "ESTIMATED QUANTITY" then write the						
		correct amount <u>above</u> the crossed out amount, then						
		authorized representative shall initial and date the						
5	CASE PRICE	change. All changes shall be made in ink. CASE COST FOR ITEM BID						
6	0.10=110=							
В	TOTAL COST	MULTIPLY ESTIMATED QUANTITY (COUMN 4) X CASE COST (COLUMN 5)						
	GRAND TOTAL	ADD COLUMN 6 TOTALS FOR ALL ITEMS LISTED, ENTER						
	CATEGORY BOTTOM	TOTAL ON CATEGORY TOTAL LINE.						
	LINE	TOTAL ON CATEGORY TOTAL LINE.						
		USE THIS FIELD TO PRIOVIDE ANY SPECIAL INSTRUCTIONS						
	COMMENTS	ABOUT ITEM BEING BID. FOR EXAMPLE; MINIMUM ORDER						
		QUANTITY, SPECIAL LEAD TIME , ETC.						

VII. SHORTWEIGHT OF PRODUCT

The following clause is required due to our program being part of the USDA's National School Lunch Act.

If items are short weight, the Cleveland Municipal School District shall obtain a credit equal to twice the percentage short weight times the cost of the item times the total number of the meals served that day. In addition, if the Cleveland Municipal School District is unable to meet the USDA Meal Pattern requirements due to this short weight, the Cleveland Municipal School District shall take a credit equal to the total Federal and State subsidy loss for the day's meals.

VIII.TRANSMITTAL OF ORERS

- A. The ordering system of the contract supplier must be computerized, web-based and interfaced with Cleveland Municipal School District's K-12 menu management software. Alternate methods of ordering shall be entertained.
- B. To facilitate checking orders at time of delivery, contracted distributor shall identify items by product code and item description on invoices and/or delivery ticket.

IX. BUYER - DISTRIBUTOR RELATIONSHIP

Under arrangements of reimbursable cost plus fixed fee contract, a distributor is in essence contracted as a buyer for the school district. In the best interest of the district, it is their responsibility to:

- A. Interface with packers on problems relating to product and pack and quality.
- B. Make purchases of specified items at the lowest price, including freight.
- C. Maintain a constant search for substitute items, which offer better values and which are comparable to items currently supplied.
- D. Promote the introduction of new items, either by packer or distributor representative.
- E. Organize and conduct clinics for Food Service Supervisors and/or Cafeteria Managers, conducted by manufacturer representatives, on item usage and preparation.
- F. Respond readily to problems, of delivery, paper transaction, or product performances.

Section B: Special Instructions

Disposable Goods and Cleaning Supplies

I. SPECIAL INSTRUCTIONS FOR DISPOSABLE GOODS AND VARIOUS CLEANING SUPPLIES

- 1. CHLOROFLUORCARBONS -Any type of foam products supplies submitted in this bid, as an item to be considered for use in the Cleveland Municipal School District shall not contain CFC's (CHLOROFLUOROCARBONS).
- CLEANING CHEMICALS-To comply with Occupational Safety and Health Administration (OSHA), Hazard Communication Standard 29 CFR 1910.1200 and the "Right to Know" law, bidders shall supply Material Safety Data Sheets (MSDS) for all chemical items that contain hazardous ingredients or components. Current Copies of MSDS sheets MUST be submitted with bid packet.
- 3. WASTE MANAGEMENT PROGRAMS-Cleveland Municipal School District's Food and Child Nutrition Services is concerned about environmental issues. As a result, any programs available that may be a solution to the solid waste management such as recycling, and /or incorporation of rework will be considered. Programs that become available during this contract period should be presented to the Cleveland Municipal District's Food and Child Nutrition Services for review. This is for informational purposes only. Submission of this information does not affect in any way the award of any contract.
- 4. All products are to be delivered directly to sites. There are to be no drop shipments.
- 5. All products must be delivered directly to the site kitchen. Any third party shipment must be delivered to site kitchen for signature. No exceptions.
- 6. All products must comply with current Buy American Policy #SP38-2017 as applicable.
- 7. Verification as to 'Country of Origin' will be made with successful vendor(s) on awarded products as per Buy American Policy SP38-2017.

Section C: Bid Form

The undersigned proposes to provide Furnishing and Delivering Disposable Goods & Various Cleaning Supplies For Various Schools & Central Kitchen for the Cleveland Metropolitan School District in accordance with the Specifications and to the entire satisfaction of, and acceptance by, the District and for the following prices. The vendor confirms that the offer below is good for a period of sixty (60) days from submittal due date. The term of this agreement will begin immediately upon selection, approval and contract execution through completion to the lowest responsive and responsible vendor. CMSD reserves the right to request additional pricing from the awarded Vendors for services not identified herein. Vendor shall provide the best rates for services later identified by CMSD based on the request and in accordance with the specifications and requirements outlined herein. The District does not guarantee utilization of services or make any comment as to minimum amount of services through the term of any awarded agreement.

Vendors must complete the signatory requirement below

COMPANY NAME:			
REPRESENTATIVE:			
	PRINT	(TITLE)	
SIGNATURE:			
ADDRESS:			
CITY:		STATE:	
TELEPHONE: ()		FAX NO: ()	
E-MAIL ADDRESS:		DATE:	

ITEM NO.	ITEM DESCRIPTION	1 BRAND NAME	2 PRODUCT CODE	3 CASE COUNT	4 ESTIMATED QUANTITY	5 CASE COST	6 EXTENDED COST	COMMENTS
1	BAGS, CAN LINER 100% Virgin Hexene LLDPE. Black. Star closure. 40" X 46". Min 0.84 Mil. 100/cs. Desired Brand: North American Plastics #H482 or equal				5,000			
2	BAGS, 4 OZ. FRENCH FRY Made from grease resistant paper. 4 7/8" x 4". 1,000 ct/cs. Non-permeable. Desired Brand: Brown Paper #807 or equal				300			
3	BAGS, PAPER, 5# KRAFT GROCERY 500 ct/bundle. Desired Brand:Duro 'Tiger' or equal				70			
4	BOWL, 12 OZ Black. 20 Mil OPS. Must be able to be placed in warming unit approximately 170° F. 500/cs. Desired Brand: Atrium #24013 or equal				800			
5	BOWL LID, DOMED, 12 OZ. Clear 15 Mil OPS for Item #4 above. 500/CS. Desired Brand: Atrium Packaging # 24400 or equal				200			

ITEM NO.	ITEM DESCRIPTION	1 BRAND NAME	2 PRODUCT CODE	3 CASE COUNT	4 ESTIMATED QUANTITY	5 CASE COST	6 EXTENDED COST	COMMENTS
6	BOWL LID, FLAT, 12 OZ. Clear 15 Mil OPS for Item #4 above. 500/CS. Desired Brand: Atrium Packaging # 24100 or equal				400			
7	BOWL, 16 OZ Black. Hi-Temp. Must be able to be placed in warming unit approximately 180° F. 250/cs. Desired Brand: Anchor #M5802B or equal				1			
8	BOWL LID, FLAT, 16 OZ. Clear PETE lid for Item #7 above. 250/CS. Desired Brand: Anchor # LH5800D or equal				1			
9	CUP, SOUFFLE, 2 OZ. Translucent plastic 20- 125 ct/cs. Desired Brand: Dart #200PC or equal				150			
10	CUP LID, 2 OZ. Clear PET Lid for item #9 above. 20-125 ct/cs. Desired Brand: Dart 200PCL or equal				100			

ITEM NO.	ITEM DESCRIPTION	1 BRAND NAME	2 PRODUCT CODE	3 CASE COUNT	4 ESTIMATED QUANTITY	5 CASE COST	6 EXTENDED COST	COMMENTS
11	TRAY, 6 OZ. DEEP SQUARE 14 Mil OPS. 2000 ct/cs. Desired Brand: Atrium Packaging #21860 or equal				750			
12	TRAY, LID CLEAR 15 Mil OPS. Fits item #11 above. 2500 ct/cs. Desired Brand: Atrium Packaging #29332 or equal				600			
13	DISPOSABLE HOTEL PAN FULL SIZE, 20"X12"X2.18" 50/cs. Desired Brand: D&W #B98 or equal				400			
14	DISPOSABLE HOTEL PAN LID Heavy guage. Aluminum to fit item # 13 above. 50/cs. Desired Brand: D&W #B95 or equal				300			
15	FOOD WRAP, 18" ALUMINUM FOIL Heavy Weight. Dispenser box. 18"x 500'. Desired Brand: Western Plastics #286 or equal or equal				450			

ITEM NO.	ITEM DESCRIPTION	1 BRAND NAME	PRODUCT CODE	3 CASE COUNT	4 ESTIMATED QUANTITY	5 CASE COST	6 EXTENDED COST	COMMENTS
16	FOOD WRAP, PLASTIC Dispenser/cutter Box 18" X 2000'. Desired Brand: WESTERN PLASTICS #182 or equal				300			
17	FOOD WRAP SHEETS, CUSHION FOIL Printed pattern or solid colors. 10.5 " X 14". 5- 500 ct/cs. State available patterns in comments. Desired Brand: Brown Paper Goods, Bagcraft or equal				400			
18	GLOVES, LATEX POWDER-FREE LARGE Thickness 5-6 mil. Beaded Wrist. 100 ct/box. Size: Large. Desired Brand: Handgards or equal				150			
19	GLOVES, POLYETHYLENE, LARGE Thickness: 1 Mil. Minimum of 2" above wrist. 10-100 ct/cs. Size: Large Desried Brand: Safety Zone or equal				200			

ITEM NO.	ITEM DESCRIPTION	1 BRAND NAME	2 PRODUCT CODE	3 CASE COUNT	4 ESTIMATED QUANTITY	5 CASE COST	6 EXTENDED COST	COMMENTS
20	GLOVES, POLYETHYLENE, MEDIUM Thickness: 1 Mil. Minimum of 2" above wrist. 10-100 ct/cs. Size: Medium Desried Brand: Safety Zone or equal				1,100			
21	LUNCH BOX WITH HANDLE CLEAR 18 MIL PETE.Approximate Dimensions: 7 3/4" X 7 1/2" X 3 9/16" 100/cs Desired Brand: Atrium #21552 or equal				1,800			
22	NAPKINS, NATURAL Interfold, 13" X 8.5" Single-ply. 12-500 ct/cs To be used in 'XPRESSNAP SYSTEM Dispensers. Desired Brand: SCA 'TORK' #DX908E or equal				500			
23	PAN LINER Quinlon coated, 25#. Approx. 16.25" X 24.75". 1,000 ct/cs. Desired Brand: Tinicum or equal				500			

ITEM NO.	ITEM DESCRIPTION	1 BRAND NAME	2 PRODUCT CODE	3 CASE COUNT	4 ESTIMATED QUANTITY	5 CASE COST	6 EXTENDED COST	COMMENTS
23	PLASTIC, FORKS BULK Medium weight polypropylene, Bulk. 1,000 ct/cs. Desired Brand: Dispoz-O #P1001 or equal				1,200			
25	PLASTIC, KNIFE, BULK Medium weight polypropylene, Bulk. 1,000 ct/cs. Desired Brand: Dispoz-O #P1002 or equal				100			
26	PLASTIC, SOUP SPOON, BULK Medium weight polypropylene, Bulk. 1,000 ct/cs. Desired Brand: Dispoz-O #P1004 or equal				50			
27	PLASTIC, TEASPOON, BULK Medium weight polypropylene, Bulk. 1,000 ct/cs. Desired Brand: Dispoz-O #P1003 or equal				1,100			
28	FOOD TRAY, 2# Paperboard with Design. 1000/cs Desired Brand: Southern Champion, Bagcraft or equal				1,000			

ITEM NO.	ITEM DESCRIPTION	1 BRAND NAME	PRODUCT CODE	3 CASE COUNT	4 ESTIMATED QUANTITY	5 CASE COST	6 EXTENDED COST	COMMENTS
29	FOOD TRAY, 5# Paperboard with Design. 500/cs Desired Brand: Southern Champion, Bagcraft or equal				4,000			
30	STRAWS, SODA Polypropylene. White/Red Stripes. Individually wrappped. 5.75" long. 500/box. 24/500 ct/cs, Desired Brand: D&W #MSW24-500S or equal				1,000			
31	3 COMPARTMENT TRAY Polystyrene foam, Hinged lid. 9"X9"X3". White, 200/cs Desired Brand: Dart #95HT3 or equal				350			
32	TRAY, 5- COMPARTMENT SERVING Polystryene foam, Approx. 8" X 10" X 1.5". 4-125 ct/cs. Desired Brand: Genpak #10500, PACTIV #TH10500 or equal				9,000			

ITEM NO.	ITEM DESCRIPTION	1 BRAND NAME	2 PRODUCT CODE	3 CASE COUNT	4 ESTIMATED QUANTITY	5 CASE COST	6 EXTENDED COST	COMMENTS
33	TRAY, CARRY Polystyrene foam, 8" X 10". 4-125 ct/cs. Desired Brand: CKF #8S or equal				500			
34	TRAY, NACHO LARGE 2 Compartment tray. One large compartment and one side dip cup with 1/2 cup capacity. 500/cs Desired Brand: Parpak #21506 or equal				500			
35	UTENSIL PACKET, SPORK, STRAW, NAPKIN Shall contain: 1 Spork- 5.5"; 1 Straw- Plastic- 6" X .163; 1 Napkin- 8" X 10". White. 1,000 ct/cs. DESIRED BRAND: D&W or equal				4,300			
36	ALL PURPOSE CLEANER, NON- BUTYL For floors and walls. Approved for non-food contact surfaces. 4-1 gallon/cs. Desired Brand: Simoniz FILM FYTER, ALCO #199 or equal				300			

ITEM NO.	ITEM DESCRIPTION	1 BRAND NAME	2 PRODUCT CODE	3 CASE COUNT	4 ESTIMATED QUANTITY	5 CASE COST	6 EXTENDED COST	COMMENTS
37	CLEANSER, SCOURING 24-21 oz can/cs. Desired Brand: AJAX, COMET or equal				25			
38	Phosphoric acid based descaller to remove lime scale. 4-1 gallon/cs Desired Brand: CHEM-TEL INC. SKLSR, ALCO "LIME DELETE" or equal				150			
39	GREASE CUTTING DISH SOAP, LIQUID 5 Gallon pail. Desired Brand: SIMONIZ EMERALD GREEN, ALCO #300 DREAM SUDS or equal				500			
40	LAUNDRY DETERGENT WITH BLEACH ALTERNATE Powder. 36 lb box. Desired Brand Brand: TIDE #02364 or equal				300			

ITEM NO.	ITEM DESCRIPTION	1 BRAND NAME	2 PRODUCT CODE	3 CASE COUNT	4 ESTIMATED QUANTITY	5 CASE COST	6 EXTENDED COST	COMMENTS
41	OVEN & HOOD CLEANER, LIQUID 10-15% Potassium hydroxide (CAS 1310-58)and coconut diethanolamine (61790-63-4). 4-1 Gallon/cs Desired Brand: SIMONIZ GOOD HOOD, ALCO 'BLAST OFF' # 325 or equal				200			
42	BLEACH LIQUID 5.25% Sodium Hypochlorite 6-1 Gallon/cs Desired Brand: Austin's, Chlorox or equal				1,000			
43	SANITIZER, TEST STRIPS For use with chlorine sanitizer item # 40 above				150			
44	SCOURING PADS, COMMERCIAL Synthetic, 6" X 9". 6-10 ct/cs. Desired Brand: 3M #96 or equal				100			
45	SOAP PADS, STEEL WOOL Hotel size. 12-10 ct/cs. Desired Brand: BRILLO or equal				100			

ITEM NO.	ITEM DESCRIPTION	1 BRAND NAME	2 PRODUCT CODE	3 CASE COUNT	4 ESTIMATED QUANTITY	5 CASE COST	6 EXTENDED COST	COMMENTS
46	BROOM Large angled 13" with poly flagged bristles Bid and delivered by each. Desired Brand: Rubbermaid #6375 or equal				160			
47	DUST PAN Rubber or Heavy duty plastic preferred. Bid and delivered by each. Desired Brand: RUBBERMAID #2005 or equal				100			
48	MOP HANDLES, WOOD Janitor, screw clamp. 54" Long. Compatible with item # 47 below. Bid and delivered by each Desired Brand: GREENWOOD MOP or equal				100			
49	MOP HEAD 16 OZ. Cotton, 4 ply, Loop and sewn. Compatible with item #46 above. Bid and delivered by each. Desired Brand: GREENWOOD MOP or equal				250			

ITEM NO.	ITEM DESCRIPTION	1 BRAND NAME	PRODUCT CODE	3 CASE COUNT	4 ESTIMATED QUANTITY	5 CASE COST	6 EXTENDED COST	COMMENTS
50	DISH CLOTHS, DISPOSABLE Rayon, Pink on Whtite . 200/ st/cs. Desired Brand: ATLANTIC MILLS #8507A or equal				400			
51	DISH CLOTHS 100% Cotton. Waffle weave . 13" X 15". Bid and Delivered by dozen. Desired brand: San Jamar #706DC or equal				225			
52	GLOVES, POT & PAN Unlined nitrile gloves. 19" long. (Above elbow length). 25 Mil thickness. Bid and delivered by pair. Desired Brand: San Jamar 19NU-L or equal				150			
53	HAIRNETS, NYLON HONEYCOMB BLACK 20" . Latex free. 100 ct/box. Desired Brand: CELLUCAP, ULINE 15371BR oe equal				280			

ITEM NO.	ITEM DESCRIPTION	1 BRAND NAME	2 PRODUCT CODE	3 CASE COUNT	4 ESTIMATED QUANTITY	5 CASE COST	6 EXTENDED COST	COMMENTS
54	HAIRNETS, NYLON HONEYCOMB, BROWN 20" . Latex free. 100 ct/box. Desired Brand: CELLUCAP, ULINE 15371BR or equal				280			
55	HAND TOWELS Terry Cloth 16" X 27". Weight: 44 oz/dozen. Bid and deliverd by dozen. Desired Brand: San Jamar #HT1275W or equal				450			
56	OVEN MITT 17", QUILTED EXTERIOR Steam and grease repellant mitts lined. Thick cotton batting. Hand protection to 400°. Bid and delivered by pair. Desired Brand: San Jamar #817TM or equal				200			
57	OVEN MITT 17", SILICONE PUPPET STYLE BLACK Coverage to Elbow. Heat protection to 500°. Bid and delivered by pair. Desired Brand: San Jamar #UPM17B or equal				1			

ITEM NO.	ITEM DESCRIPTION	1 BRAND NAME	PRODUCT CODE	3 CASE COUNT	4 ESTIMATED QUANTITY	5 CASE COST	6 EXTENDED COST	COMMENTS
58	POT HOLDERS 8" X 8" Commercial grade cotton terry cloth. Bid by dozen. Desired Brand: San Jamar #802TPH or equal				200			
59	PREP PADS, ALCOHOL 2" X 2" individually wrapped. 20-200 ct boxes/cs. Desired Brand: PDI or equal				200			
					D TOTAL: DI AND CLEANI	ISPOSABLE ING SUPPLIES		

Section D: Appendix A

Disposable Goods & Cleaning Supplies Items 1-59 In Excel Format

ITB 21246 - Disposable Goods & Cleaning Supplies Bid Form.xls

(See Link Above to File to Input Data)