Invitation to Bid (ITB)



Fresh Produce Delivery ITB 5736-2024

ITB Released: April 6, 2023

Deadline for Questions*: April 20, 2023

Bids Due*: 2:00 p.m. on May 17, 2023

Nancy Scott

Procurement Officer

Leon County Schools Purchasing Department 3397 West Tharpe Street Tallahassee, Florida 32303

^{*}Timeline subject to change. Changes will be communicated through an addendum to this ITB (see Section 1.8)

ITB Timeline

Steps in the ITB Process	Date and Time	Location (if applicable)
		District Website
		https://www.leonschools.net/Page/4411
Release of ITB	April 6, 2022	DemandStar
Release OFFE	April 6, 2023	https://www.demandstar.com/app/agencies/florida/leon- county-schools-purchasing-department/procurement- opportunities/ed9224e2-7a4c-4013-91a2- 56aa6ed77478/
Written	April 20, 2023	Submit to: Nancy Scott, Procurement Officer
Questions Due		Subject: ITB 5736-2024, Fresh Produce Delivery
		Email: purchasing@leonschools.net
		District Website
Anticipated Posting		https://www.leonschools.net/Page/4411
of Answers to	April 27, 2023	DemandStar
Submitted Questions		https://www.demandstar.com/app/agencies/florida/leon- county-schools-purchasing-department/procurement- opportunities/ed9224e2-7a4c-4013-91a2- 56aa6ed77478/
	May 17, 2023, @ 2:00 P.M.	Submit to:
		Leon County Schools
		Purchasing Department
Sealed Bids Due		Attn: Nancy Scott, Procurement Officer
and Opened		ITB 5736-2024, Fresh Produce Delivery
		3397 W. Tharpe Street
		Tallahassee, FL 32303* *Also, the location for the Bid Opening
		District Website
Anticipated Date	June 12, 2023	https://www.leonschools.net/Page/4411
the District will		DemandStar
Advertise its Notice		https://www.demandstar.com/app/agencies/florida/leon-
of Award Recommendation		county-schools-purchasing-department/procurement- opportunities/ed9224e2-7a4c-4013-91a2- 56aa6ed77478/

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SECTION 1: Key information



1.1 Quick Facts

The School Board of Leon County, Florida (hereinafter referred to as the "District") is requesting sealed bids for the delivery of fresh produce, as needed.

- **a.** The use of capitalization (such as Bidder) denotes words and phrases with special meaning as defined in Section 5, Definitions.
- b. Unless otherwise indicated, all dates and times reflect Eastern Time (Tallahassee, Florida).
- **c.** The District reserves the right to perform, or cause to be performed, the services herein described in any manner it sees fit, including, but not limited to, award of other contracts, utilization of existing State or governmental contracts, public purchasing cooperatives, or to perform the work with its own employees.



1.2 Bidder Qualifications

Bidders shall maintain a permanent place of business, have adequate equipment to perform the requested services, be financially solvent, and maintain enough qualified personnel to perform the services of this Contract. The Successful Bidder must have:

- a. A minimum of two (2) years experience within the last five (5) years as a commercial food distributer in the food service or retail industry;
- **b.** Access to refrigerated warehouse facilities capable of holding temperatures at 35°, 50°, and 70° F:
- **c.** Utilize a fleet of mechanically refrigerated trucks or truck compartments capable of holding air temperatures at 45° F a maximum of while on delivery routes; and
- **d.** Have an experienced produce buyer and a contract administrator that can liaison with the District on a day-to-day basis.



1.3 How to Contact us (Procurement Rules and Information)

- a. All questions related to this ITB <u>must</u> be made in writing, via email, to the Procurement Officer listed below. Questions will only be accepted if submitted in writing on or before the date and time specified in the Timeline.
- b. On or about the date referenced in the Timeline, the District will advertise its answers to written questions on the District's website at https://www.leonschools.net/Page/4411 and DemandStar at https://www.demandstar.com/app/agencies/florida/leon-county-schools-purchasing-department/procurement-opportunities/ed9224e2-7a4c-4013-91a2-56aa6ed77478.
- c. Between the release of the solicitation and the end of the 72-hour period following the advertisement of the Notice of Board Decision (the 72-hour period excludes Saturdays, Sundays, and District holidays), Bidders to this ITB or persons acting on their behalf may not contact any employee, officer or member of the Leon County School Board or Superintendent concerning any aspect of this solicitation, except in writing to the Procurement Officer as provided in this solicitation or directed by the District. Violation of this provision may be grounds for rejecting a Bid.
- d. Any person requiring special accommodations in responding to this solicitation because of a disability should contact the LCS Purchasing Department at (850) 488-1206 at least five (5) days before any pre-solicitation conference, solicitation opening, or public meeting. Persons who are deaf, hard-of-hearing, deaf-blind, or speech-disabled may contact the LCS Purchasing Office by using the Florida Relay Service at 1-800-955-8771 (TTY/ASCII).

e. The District's Procurement Officer

Name: Nancy Scott, Procurement Officer

Purchasing Department

Leon County Schools

3397 W. Tharpe Street

Tallahassee, FL 32303

Telephone: (850) 488-7428

Email: purchasing@leonschools.net

f. The Bidder shall not initiate or execute any decision or action arising from any verbal discussion with any District employee related to this ITB (see Section 2.2). Only written communications from the District's Procurement Officer and formal addendums are considered duly authorized expressions on behalf of the District. Additionally, only written communications from a Bidder are recognized as duly authorized expressions on behalf of the Bidder.



1.4 Developing Your Bid

- **a.** This ITB is being issued as part of an open, competitive process and sets out the appropriate steps and conditions.
- **b.** Bidders should take the time to read and understand the ITB. In particular, they should:
 - 1. Review Title XLVIII, K-20 Education Code, within the Florida Statutes.
 - 2. Develop a strong understanding of the District's requirements detailed in <u>Section 2</u>.
 - 3. Ensure their company is on file and in good standing with the Florida Department of State, or provide certification of exemption from this requirement, as required for all entities defined under Chapters 607, 617, or 620, Florida Statutes (F.S.), seeking to do business with the District.
- **c.** Bidders should prepare a clear and concise Bid, avoiding complicated jargon, and thoroughly describe their ability to meet the expectations of the District.
- d. Bidders must follow the format and instructions included in this ITB for their Bid submittal.
- e. Bids that contain provisions that are contrary to the material requirements of this ITB are not permitted. Including alternate provisions or conditions to material requirements will be considered a counter offer and will result in the Bid being deemed non-responsive.
- f. Bidders must use Attachment I, Price Sheet, to submit pricing. Bidders shall not change or substantially alter the form but fill it out completely, as instructed in Section 3.2 of this ITB.
- g. Bidders should thoroughly review their Bid before submission to ensure the Bid is complete and accurate and it has provided all information requested in the format prescribed in Section 3, Procurement Rules and Information.
- h. The District is not liable for any costs incurred by a Bidder while responding to this ITB, including the costs associated with attending site visits, oral presentations, or negotiations, as applicable.
- i. Bidders are expected to submit questions or concerns regarding the requirements or terms and conditions of this solicitation during the question and answer phase, per Section 1.3, a.
- j. The District shall reject any and all Bids that do not meet the following pass/fail criteria (also referred to as Mandatory Responsiveness Criteria). Any Bid rejected for failure to meet these requirements will not be evaluated further:
 - 1. The Bidder must confirm they have a permanent place of business and adequate resources to perform the services contemplated by this ITB.

- 2. The Bidder must have a minimum of two (2) years experience within the last five (5) years as a commercial food distributer in the food service or retail industry.
- 3. The Bidder must demonstrate experience in providing food distribution services to at least three (3) customers of similar scope and size.
- 4. The Bidder must confirm that all services to be provided under the Contract will be compliant with all laws, rules, and other authority applicable to providing the services, including, but not limited to, Florida's Open Government Laws (Article I, Section 24, Florida Constitution, and Chapter 119, F.S.).
- 5. The Bidder must submit a Florida Preference letter in accordance with Section 3.6.
- 6. The Bidder shall complete and submit the following:
 - i. Attachment I, Price Sheet
 - ii. Attachment II, Required Provisions Certifications
 - iii. Attachment III, Notice of Conflict of Interest
 - iv. Attachment IV, Bidder Contact Information
 - v. Attachment VIII, Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion AD-1048
 - vi. Attachment IX, Certification Regarding Lobbying for Contracts, Grants, and Cooperative Agreements



1.5 Submitting Your Bid

- a. Bidders shall submit their Bids in a sealed envelope or package with the ITB number and the date and time of the Bid opening <u>clearly marked on the sealed envelope or packaging</u>. Bidders may submit their Bids by mail, courier, delivery services (such as FedEx or UPS), or hand-delivery to the location below. The District will not accept any Bids submitted via email or fax.
- b. Bidders must mail or otherwise deliver their Bids to the following address:

Leon County Schools

Purchasing Department

ITB 5736-2024, Fresh Produce Delivery

Attn: Nancy Scott, Procurement Officer

3397 W. Tharpe Street

Tallahassee, FL 32303

- c. It is the Bidder's responsibility to ensure their Bid is delivered to the District by the date and time stipulated in the Timeline. The District's clock will stamp Bids received and shall provide the official time for the Bid opening. Late Bids will not be accepted.
- **d.** Submit one (1) signed, original, and one (1) electronic copy of the Bid in searchable PDF format on an electronic storage device or flash drive (not password protected). The original physical Bid will take precedence in the event there is a discrepancy between the original and electronic copy.
- e. If the Bidder includes information in their Bid that they believe is and have marked as confidential or trade secret, they should submit a redacted copy of their Bid; as outlined in Section 3.5, the Bidder should submit one (1) redacted hard copy and one (1) redacted electronic copy, in searchable PDF format (in addition to the non-redacted version).
- f. Bidders are encouraged to print Bid documents double-sided and minimize the use of non-recyclable materials.



1.6 Bid Opening

- a. Bids are due and will be publicly opened at the time, date, and location specified in the Timeline.
- **b.** District staff are not responsible for the inadvertent opening of a Bid that is improperly sealed, addressed, or not correctly identified with the ITB number.
- **c.** After the Bid Opening, interested parties may submit a written request to the Procurement Officer for the names of all Bidders.



Disposition of Bids

- **a.** The District reserves the right to withdraw this ITB at any time and, by doing, assumes no liability to any Bidder.
- b. The District reserves the right to reject any Bids received in response to this ITB.
- c. The District reserves the right to waive Minor Irregularities when doing so would be in the District's best interest. The District may correct Minor Irregularities at its exclusive option but is not obligated to do so.
- d. All documentation produced as part of this Bid shall become the exclusive property of the District, may not be returned to or removed by the Bidder or its agents, and will become a matter of public record, subject to the provisions of Chapter 119, F.S. Selection or rejection of the Bid will not affect this right. Should the District reject all Bids and re-solicit, information submitted in response to this ITB will become a matter of public record as indicated in Section 119.071, F.S. The District shall have the right to use any ideas, adaptations of any ideas, or recommendations presented in any Bid. The award or rejection of a Bid shall not affect this right.



1.8 Changes to the ITB

The District will post all addenda and materials relative to this procurement on the District's Purchasing website at https://www.leonschools.net/Page/4411 and on DemandStar at https://www.leonschools.net/Page/4411 and on DemandStar at https://www.demandstar.com/app/agencies/florida/leon-county-schools-purchasing-department/procurement-opportunities/ed9224e2-7a4c-4013-91a2-56aa6ed77478/.

Interested parties are responsible for monitoring this site for new or changing information relative to this procurement. Bidders are responsible for ensuring that all addendums have been read and incorporated, as applicable, in their Bid.



1.9 Protest Procedures

Per Section 120.57(3), F.S., a Notice of Intent to Protest or a Formal Written Protest must be filed with the District's Purchasing Department within the timeframes established in Florida Statutes. Filings may be made physically at 3397 W. Tharpe Street, Tallahassee, Florida 32305, or via email to Bidprotests@leonschools.net. Protests must be made in compliance with Rules 28-110.003 and 28-110.004, Florida Administrative Code (F.A.C.). Filings received on a weekend, District holiday, or after 5:00 p.m. will be filed the next business day.

Failure to file a protest within the time prescribed in Section 120.57(3), F.S., or failure to post the bond or other security required by law within the time allowed for filing a bond shall constitute a waiver of proceedings under Chapter 120, F.S.

SECTION 2: Scope of Work

2.1 Background

The District and the School Board are created under Article IX, Section 4, of the Constitution of the State of Florida. The School Board is an independent taxing and reporting authority responsible for the operation, control, and supervision of all free public schools within the school district, subject to the Florida K-20 Education Code, Chapters 1000 – 1013, F.S. The Board consists of five (5) elected officials responsible for, among other things, the adoption of policies that govern the operation of District public schools. The elected Superintendent of Schools is responsible for the administration and management of the schools within the applicable parameters of state laws, State Board of Education Rules, and School Board policies.

The District provides a standard, traditional curriculum to a student body of approximately 30,000 students ranging from pre-kindergarten through the 12th grade. The District also provides adult education at several facilities during regular and non-school hours. In addition to the standard curriculum, The District offers a variety of specialized technical training programs for the higher-grade levels.

2.2 Procurement Overview/Requirements

Through this solicitation, the District seeks to secure the best competitive prices for fresh, high-quality, seasonal, and local produce and establish a cost-plus fixed fee per unit contract for the delivery of fresh produce.

The District will work with the Successful Bidder(s) to execute one (1) or more contracts for services soon after the award of this ITB. The Successful Bidder(s) must be able to begin implementing services if awarded on or before August 1, 2023.

2.3 Contract Term

We anticipate that the Contract(s) will commence within 30 days of award. The expected Contract term and options to renew are:

Description	Time Period
Initial term of the Contract	Three (3) years
Optional Contract Renewal Term(s)	Up to three (3) years, or portions thereof
Maximum term of the Contract	Six (6) years

2.4 Scope of Work

The scope of this Contract shall require the Successful Bidder to deliver produce to each individually designated school on a scheduled basis. The Successful Bidder shall provide all supervision, labor, packing, handling, delivery, and other services that are necessary for the proper execution and performance of this Contract. The Successful Bidder shall devote, and cause its personnel to devote, such time, attention, best skill, judgment, knowledge, and ability as is necessary to perform all services in a manner that is safe, effective, efficient,

environmentally acceptable, compatible with industry standards and compliant with all regulatory requirements

It is the intent of the District to purchase locally grown produce to the maximum extent possible. Due to the seasonality of various produce, all items under this Contract will not be available locally and will need to be sourced through other means. A local farmer is any qualified grower located within the State of Florida. In addition, the Successful Bidder will consider purchasing produce from local farmers identified by the District Nutrition Services Department.

2.4.1 Pricing Methodology

- a. The pricing model for this bid of commonly ordered items will be a fixed weekly cost (based on the USDA Terminal Market Report for Miami, Florida) plus a firm fixed delivery fee. The cost will be based on the Successful Bidder's landed cost or the cost of the same item as reported in the <u>USDA Terminal Market Report for Miami</u>, <u>Florida</u>. The lesser of the two will be used to calculate the fixed weekly cost.
- b. Price Sheets are to be provided weekly to the District Nutrition Services Department by 9:00 am two (2) business days prior to the due date for the orders. The prices will be effective through Friday of that week.
- c. It is the responsibility of the Successful Bidder to provide updated product and pricing information to the District Nutrition Services Department via email or other electronic means. The Successful Bidder shall pass along any cost reductions or inducements offered by the market on a promotional basis. The Successful Bidder shall notify the District of any promotions when Price Sheets are submitted.
- d. The fixed delivery shall include all fees for stocking, handling, storing, overhead, profit, inside delivery, fuel, F.O.B. destination, operational contingencies, and any other costs associated with delivering the produce to all required locations within Leon County.

2.4.2 Opportunity Buys

This ITB will allow for opportunity buys from reputable, certified, local farmers due to seasonal volume, weather considerations, etc. The District reserves the right to purchase directly from the farmer or cooperative in the event it is to the advantage of the District.

2.4.3 Delivery

The Successful Bidder shall deliver fresh produce to the District sites as identified in Attachment X. Delivery sites may be added or removed via written notice to the vendor by the District.

Each Cafeteria Manager will complete weekly orders. The exact time and place of delivery for each school cafeteria shall be scheduled on an individual basis, with deliveries typically starting in the early morning.

a. Deliveries shall be made once a week between 6:00 a.m. and 1:30 p.m. or as approved by the Cafeteria Manager. Any delivery frequency less than weekly must

- be approved by the Nutrition Services Department and will be communicated to the Successful Bidder by email from the Nutrition Services Department.
- b. Access to Leon School District campuses will be Monday through Friday, with the exception of school holidays and partial or unscheduled closing days. When school holidays fall on a scheduled delivery day, deliveries shall be made on the next school day. This does not preclude the Successful Bidder or the Cafeteria Manager from making periodic adjustment requests for the convenience of either party, providing both parties are in agreement.
- c. If, for any reason, item(s) ordered by a Cafeteria Manager are unavailable, the Successful Bidder shall notify the Nutrition Service Department and the Cafeteria Manager at least one (1) business day prior to the scheduled delivery date and offer substitution options. The District has up to three (3) business days before delivery to add or cancel items.
- d. Deliveries must be made in clean, refrigerated trucks, and the products must be delivered in good condition in clean, dry cartons and crates. Contents must be free of damage and infestation and within the proper temperature. Products must be maintained between 35 to 41 degrees Fahrenheit. The internal temperature of the delivery truck should not exceed 45 degrees Fahrenheit. Drivers must deliver products inside to the pantry or cooler areas designated by the Cafeteria Manager at each school cafeteria. Drivers are not required to stow products on shelves or remove containers from master cartons. If an item is omitted from an order by the Successful Bidder or is delivered in unacceptable condition, re-delivery must be made within one (1) business day, unless approved by the Nutrition Service Department. If an extra delivery is required due to a District error, the Successful Bidder may require a minimum order.
- e. Drivers are not allowed to leave vehicles unattended with the engine on while on District property. Keys must be removed from the ignition while the driver is inside the building or unloading the truck. Under no circumstances is the product to be left unattended on a loading dock. All products must be delivered during a time when cafeteria staff is present. This also excludes leaving the product with custodial, security staff, or any other non-food service staff.
- f. Breakdowns or delays that inhibit the Successful Bidder from satisfactorily ensuring scheduled deliveries are the Successful Bidder's responsibility. Immediate contact must be made from the Successful Bidder to the school sites indicating delivery delays or rescheduling. If delays create additional labor expenses for the school sites, the District reserves the right to recover those additional expenses from the Successful Bidder.

2.4.4 Quality Assurance

- a. The Successful Bidder is expected to make deliveries with a minimum of errors. Unapproved deliveries made outside established delivery time frames shall not be tolerated and may result in Contract termination.
- b. All produce shall be free from decay, well colored, U.S. grown, and possess characteristics associated with quality requirements and grade standards of U.S. No. 1 grade or better. All packaging and packing will be in accordance with Good Commercial Practice. All items must be labeled by brand name, product code, or other identification which clearly identifies the product when delivered.
- c. It is understood that taste, acceptability, and freshness are essential in defining product quality. Grades for food products are based on standards established by the U.S. Department of Agriculture, Agriculture Marketing Service, and items supplied must be of the grade indicated for the item.
- d. All distribution facilities and transportation vehicles utilized in the performance of the Contract shall be identified as having been officially inspected for sanitation by the applicable Federal and/or State regulatory agency having jurisdiction. The Successful Bidder shall provide copy(s) of agency sanitation inspection reports, including any adverse findings, to the District within three (3) business days of request. Failure to continuously maintain an acceptable level of sanitation in accordance with any and all regulatory requirements may be deemed as a default of the contract. A satisfactory inspection report contains no "critical violations" with regard to food sanitation and safety.
- e. The Successful Bidder shall have in place a system that provides for quality control and the delivery of the product at consistent and specified quality levels and a system of safety and sanitation inspections assuring the delivery of the product free from contamination and product degradation. The Successful Bidder shall provide a copy of a current Facility and Food Safety Audit/Inspection report from the Florida Department of Agriculture & Consumer Services and/or a certified/qualified independent third-party company with its bid response. Any future Facility and Food Safety Audit/Inspection reports during the term of this Contract will be provided to the District.
- f. The District reserves the right, at any time, to have representative samples of delivered products tested by the Leon County Health Department or USDAapproved testing laboratory to ensure compliance with product specifications and established quality control standards. Should tested samples not be in compliance, the Successful Bidder shall be responsible for all costs associated with the testing, including product samples. As an assurance of compliance, the District shall thereafter have the discretion to have samples tested on a periodic basis at the expense of the Successful Bidder.
- **g.** The District expects to have fresh produce delivered and on-hand at all times. All products should have seven (7) "days of life" from the day of delivery unless

- otherwise approved by the District. If the "days of life" guarantee is less than seven (7) days from the date of delivery, then deliveries shall be made twice a week to coincide with the "days of life" to ensure fresh produce is on hand at all schools (i.e., if the "days of life" was four (4) days, then deliveries would occur on Mondays and Thursdays). The repeated documented failure of the Successful Bidder to deliver produce meeting the District freshness guarantee at one (1) or more service sites on three (3) or more occasions may be considered a breach of Contract.
- h. The District, the school Cafeteria Manager, and support staff shall have the right to reject any product that does not meet the proper standards as detailed in this bid. At the discretion of the District, the Successful Bidder shall immediately credit any item not meeting proper standards or agree to replace and redeliver the next business day. If the same item is not available for redelivery the next day, the product can be replaced with another item only with the advance approval of the District Nutrition Services department.

2.4.5 Product

- a. Adherence to the local preference regulations surrounding National School Lunch Programs dictates Federal Buy American provisions, Section 104(d) of the William F. Goodling Child Nutrition Reauthorization Act of 1998, for domestically grown fruits and vegetables whenever possible. Economies for all operations dictate a reasonable relationship to price and quality when considering Market Prices and product origin.
 - (1) Product origin must be included for each item on the weekly Price Sheet.
 - (2) Include pricing for both domestic and non-domestic like items to allow the District to determine compliance.
- b. During the course of a year, the District may purchase multiple products of varying sizes and varieties, some purchased in volume and others on an occasional basis. The Successful Bidder will be provided with an approved list of items that can be ordered by the school site Cafeteria Manager. The District shall purchase produce as listed on the Price Sheet.
- c. Additional products offered by the Successful Bidder may be added during the term of the Contract at the request of the District. The approval of additional products is subject to successful negotiations with the Successful Bidder, and pricing should be consistent with the discount level offered through this ITB. The Successful Bidder is responsible for providing documentation to support the price reasonableness of proposed products. The District reserves the right to refuse payment for any delivered products that have not been approved. Furthermore, the delivery of unauthorized products without the expressed consent of the District may be deemed as a default of the Contract.

2.4.6 Item Substitution

Each item that is delivered must meet the minimum produce specifications and be the price and pack size that is quoted on the pre-approved price list. Changes in pack size due to availability is allowed. These changes shall be included in the weekly pricing and approved prior to delivery. If the Successful Bidder is temporarily out-of-stock of a particular item, they must deliver an equal or superior product at an equal or lower price, with prior approval, from the Nutrition Services Department. All outages and substitutions must be submitted to the Nutrition Services Department a minimum of twenty-four (24) hours prior to delivery. Excessive occurrences of out-of-stock items may be cause for contract cancellation.

2.4.7 Price List, Invoices, Statements, and Payments

To facilitate the handling of invoices, the Successful Bidder must adhere to the following instructions:

- **2.4.7.1 Weekly Price List:** Each Tuesday, the Successful Bidder shall email a price list for the upcoming week to the Nutrition Service Department.
- 2.4.7.2 Product Cost: The District reserves the right to request that the Successful Bidder provide written documentation of Product Cost through paid invoices.
 - a. All pricing shall be quoted FOB inside delivery to Leon County, and all items shall meet or exceed the specifications of this ITB.
 - b. Bidders are required to submit an Item Cost for each line item. For purposes of bid evaluation, the Item Cost will be based on the Successful Bidder's landed cost or the cost for the same item as reported in the US Wholesale (Terminal) Market Price published for Miami, FL on May 2, 2023, by the USDA.

2.4.8 Price Increases

The Fixed Delivery Fee shall remain firm for the first 12 months of the contract. At each anniversary date of the Contract, the District will consider an increase provided the price increase does not exceed the lesser of 3% or the rate of inflation as determined by the Consumer Price Index (CPI) for urban wage earners and clerical workers, U.S. city average, all items (1982-84=100), published by the U.S Bureau of Labor Statistics, or any successor or substitute index appropriately adjusted for the prior 12 month period using the first published CPI for the month immediately preceding the anniversary date of the Contract. All requests for a price increase must be submitted to the District Director of Purchasing no less than sixty (60) days prior to the anniversary date of the contract.

2.4.9 Delivery Tickets/Invoices/Credit Memos

a. The delivery staff shall leave two (2) copies of the delivery ticket with the Cafeteria Manager (or their authorized representative) at the time of delivery and shall retain one (1) copy.

- b. The Successful Bidder shall provide a monthly spreadsheet summarizing the purchases for the week, by item, for all schools. The spreadsheet shall contain the following information: school name, invoice number(s), item description, quantity (combined quantity for all schools), unit cost, and extended total.
- c. All cancellations or merchandise returns must be recorded by the delivery driver on all copies of the invoices or "pickup tickets," and these copies should be given to cafeteria staff.
- **d.** All credit memorandums necessitated by non-delivery items will be deleted from the total payment for that period, listed separately, and supported by descriptive information.
- **e.** Do not mail information to individual schools. Except for the school's copy of the invoices, all other information shall be sent to:

Leon County School Board Nutrition Services
3397 W. Tharpe St.
Tallahassee, FL 32303
nutritionservices@leonschools.net

2.4.10 Rejection Procedures

The Cafeteria Manager and cafeteria staff have the right to reject any product that does not meet the proper standards as detailed in this bid. For each delivery, Cafeteria Manager and/or cafeteria staff will have 24 hours to inspect and reject any product that does not meet the specifications of this bid. Rejected products are to be picked up and replaced promptly by the supplier at no cost to the District. The awarded contractor will promptly issue a credit memo for all rejected items that cannot be replaced. If the Cafeteria Manager and/or cafeteria staff fail to promptly inspect and/or accept supplies within 24 hours, the supplier will not be considered in non-compliance of the contract specification.

2.4.11 Contractor Performance

- a. The Successful Bidder must maintain an acceptable level of performance throughout the contract term. Supplies transported in vehicles that are not sanitary and equipped to maintain prescribed temperatures may be rejected. The District reserves the right to inspect the Successful Bidder's vehicles and all operating plants and facilities. Whether the product meets current District standards will be solely determined by the Nutrition Services Department. If the Successful Bidder cannot perform the requirements of this agreement, or whose prices rise above an acceptable, competitive market range, or has significant dissatisfaction, it will be grounds for termination of the contract.
- b. Quality Control Reports are an internal tool used by the school Cafeteria Manager to communicate to the Nutrition Services Department regarding service, quality of product, contamination, and so forth. Quality Control Reports addressing

contamination or any other urgent issues must be responded to immediately by the Successful Bidder in writing.

2.4.12 Quantities/Contract Value

Quantities demonstrated on the Price Sheet are estimates only and in no way obligate the School Board to purchase these amounts. Estimated figures represent a guideline for preparing the vendor's Bid, and no guarantee is implied for the purchase of any quantities. Quantities may increase or decrease as conditions necessitate, based upon enrollment, participation, or menu modifications.

2.4.13 Food Safety and Recalls

Ensuring the safety of the food supply is critical to the District. Manufacturers, distributors, and importers are expected to comply with all federal, state, and local laws and regulations. Recalls are an effective method of removing or correcting consumer products violating laws administered by the Food and Drug Administration. The Successful Bidder shall have a process in place to effectively respond to a food recall which should include the following objectives:

- a. Provide accurate and timely communication to the District regarding a food recall.
- **b.** Ensure that unsafe products are removed from school sites in an expedient, effective, and efficient manner.
- c. Streamline the process for reimbursement for the recalled product.

2.4.14 Applicable Laws

All products and deliveries must meet the Florida State Board of Health and Leon County Health Department specifications and standards and must comply with Federal Statutes Executive Orders, and the requirements of 7 CFR21, 7 CFR 3016.36, and 7 CFR 3016.60 (b), and (c).

2.4.15 Liquidated Damages/Failure to Deliver

When the Successful Bidder fails to deliver product on time to the school cafeteria, and a substitute item needs to be purchased, the Successful Bidder shall pay the Nutrition Service Department the price difference between the original bid price and the price of the substitute if higher.

a. If the Successful Bidder is found in default of the contract, the Purchasing Department shall issue a notice letter that advises the Successful Bidder that a recommendation may be made to the Board to terminate the contract award and seek replacement from the second lowest responsive, responsible Bidder. The letter shall state the reason for the action taken. Additionally, a recommendation will be provided to the Board to remove the contractor from the vendor list for a period of two years.

2.4.16 Act of God

The Successful Bidder shall have a plan for the distribution of the unused product in the event of an "Act of God," such as a hurricane, etc., where the Successful Bidder would be expected to move as much ordered product as possible to its other customers in the event a school should have to be closed without notice. In the event the Successful Bidder's facilities are affected by an Act of God (i.e., hurricane, etc.), and the Successful Bidder cannot deliver when scheduled, the Successful Bidder should notify the Nutrition Services Department at their first opportunity so the District can make other arrangements for the effected period.

2.4.17 Designated Contact

The Successful Bidder shall appoint a person to act as a primary contact for the Nutrition Services Department. This person or backup shall be readily available during regular work hours by phone or in person and shall be knowledgeable of the terms and conditions of this bid.

2.4.18 Records

The Successful Bidder must retain in an accessible manner all records, including delivery invoices, price, and product cost records, utilization data, and other pertinent information as may be relative to this contract for five (5) years after the fiscal year to which they pertain. The Successful Bidder must receive approval from the Nutrition Services Department before destroying the records.

2.4.19 Reports

Price and utilization reports shall be maintained and provided by the Successful Bidder. The perpetual utilization report shall provide, by line items, purchasing units, selling prices, and school delivery sites, as well as, for District lump sum. Utilization reports shall demonstrate unit (carton, pound, etc.), as well as by dollars, and be submitted on both monthly and year-end.

2.4.20 Buy American

As a participating sponsor in the USDA's National School Lunch and School Breakfast Programs, the School Board of Leon County, Florida, must adhere to the "Buy American" provision of the Child Nutrition Reauthorization Act. The provision requires school districts to purchase, to the maximum extent practicable, domestic food products that are produced in the United States. The legislature defines "domestic commodity or products" as one that is produced in the United States and is processed in the United States substantially using agricultural commodities that are produced in the United States. Substantially means that a minimum of 51% of the final processed food comes from American-produced products. *The Contractor must have a system in place to track product origins and provide that information upon request to the District.*

Adherence to the local preference regulations surrounding National School Lunch Programs dictates Federal Buy American provisions, Section 104(d) of the William F. Goodling Child Nutrition Reauthorization Act of 1998, for domestically grown fruits and vegetables whenever possible. Economics for all Food Service operations dictate a reasonable relationship between price and quality when considering Market Prices and product origin. Additionally, orders for fresh fruits and vegetables shall meet

guidelines for "Buy Local" from Florida Growers whenever possible, and prices considered.

Exceptions to the Buy American provision are very limited; however, an alternative or exception may be approved upon request. To be considered for an alternative or exception, the request must be submitted in writing to a designated official a minimum of seven (7) days in advance of delivery. The request must include the following.

- a. Alternative substitute(s) that are domestic and meet the required specifications:
 - 1. Price of the domestic food alternative substitute(s); and
 - Availability of the alternative domestic substitute(s) in relation to the quantity ordered.
- **b.** Reason for exception: limited/lack of availability or price (include price):
 - 1. Price of the domestic food product; and
 - Price of the non-domestic product that meets the required specification of the domestic product

The Contractor will document exceptions and maintain records of the communications with their food supplier, including emails, documentation of telephone communications, etc. The documentation must be provided to the District to maintain for audit purposes

2.4.21 Peanuts, Peanut Protein, or Peanut By-Products

The District reserves the right to decline an award on items that contain peanuts, peanut protein, or peanut products. A statement of ingredients and formal nutritional analysis for those items must be submitted with the Bid, and any items that contain peanuts, peanut protein, or peanut by-products must be clearly and separately identified.

2.4.22 U.S. Department of Agriculture Certification (Debarment and Suspension)

A copy of Form AD-1048 (1/92-Attachment VIII) is included as a part of these Bid documents. Section 3017.510 of 7 CFR Part 3017, the submission of the completed Form: Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion – Lower Tier Covered Transactions, is required for all USDA Food and Nutrition Service programs. No vendor shall be allowed to participate in any procurement activity if any federal department or agency has debarred, suspended, or otherwise excluded that vendor from participation in a procurement activity. This form should be completed, signed, and submitted with each vendor's Bid in order for the Bid to be considered. Any Bid that does not include this required Form will not be evaluated and will not be considered for award. A signature is required on both the Form and the Bidder Acknowledgement page.

2.4.23 Fresh Fruit and Vegetable Program (FFVP)

The Nutrition Service Department anticipates up to 5 schools awarded the USDA Fresh Fruit and Vegetable Grant Program (FFVP) and Leon County Schools will have a fresh fruit or vegetable snack for every child, three (3) times a week, for an estimated total of 3,000 servings per day. An increased variety of products will be necessary to introduce children to healthy options. Suggestions and recommendations from the Successful Bidder on in-season "less common" domestic produce with competitive pricing will be necessary. Carambola (star fruit), jicama, bok choy, avocado, eggplant, and grapefruit are examples of products that may be purchased for this program in addition to the more traditional items. (See Exhibit XI for a complete list of possible items purchased under the FFVP Program).

2.4.24 Farm-To-School

Definition: Collaborative projects that connect schools and local farms to serve locally grown, healthy foods in K-12 school settings, improve student nutrition, educate students about food and health, and support local and regional farmers. The Nutrition Services Department participates in the Farm-to-School program to encourage the consumption of locally grown produce, enhance the freshness and nutritional value of the fresh produce, decrease the transport time (food miles) and fuel costs, and support the local economy. Locally grown produce is defined as "seasonal produce grown in the State of Florida." Locally grown produce shall be identified and featured on the menu as often as economically and seasonally feasible.

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SECTION 3: Procurement Rules and Information

3.1 Contents and Format of Bid Submittals

All Bids must include the following required forms:

- a. Each Bidder shall complete and submit Attachment I, Price Sheet, on an electronic USB thumb drive and provide a signed hard copy.
- b. Completed Application for Vendor Status* and associated forms (https://www.leonschools.net/cms/lib/FL01903265/Centricity/Domain/195/FORMS/Applicatio n%20for%20Vendor%20Status-ACH%20forms%20FEB%202021.pdf);
- c. Attachment II, Required Provisions Certifications
- d. Attachment III, Notice of Conflict of Interest
- e. Attachment IV, Bidder Contact Information
- f. Attachment V, Local Preference Affidavit (if applicable)
- g. Attachment VI, Subcontracting Form (if applicable)
- h. Attachment VII, Drug-Free Workplace Certification (if applicable)
- i. Attachment VIII, Certification Regarding Debarment
- j. Attachment IX, Certification Regarding Lobbying

*Please note, if the Vendor is already registered with the District, it does not need to submit another application.

3.2 Basis of Award

The District intends to issue an award to the Responsible Bidder, who provides the lowest Total Price. The District will apply a preference to Vendors as indicated in Sections 3.6, 3.7, and 3.8. In the event the Responsible Bidder with the lowest Total Price is found non-responsive, the District may proceed to the next Responsive Bid from a Responsible Vendor with the next lowest Total Price and continue the award process. Any and all award(s) made as a result of this ITB shall conform to all applicable Board policies, State Board rules, and Florida Statutes.

3.3 Advertising Notice of Board Decision

The District reserves the right to award one (1) or more Contracts, in whole or part, for the services sought in this ITB. The District reserves the right to accept or reject any and all offers or separable portions and waive any Minor Irregularity, technicality, or omission if the District determines doing so will serve the Board's best interest. While the Board will encourage use by all District departments, the Contract(s) is not an exclusive agreement, and the Board may secure the same or similar goods and services from other vendors in accordance with applicable procurement laws, rules, and policies.

As in any competitive solicitation, the Board shall advertise a public notice of Board Decision when the Board has decided on the outcome of the solicitation, including, but not limited to, a decision to award a Contract(s), reject all Bids, or to cancel/withdraw the ITB.

The Notice of Board Decision will be advertised on or about the date shown in the Timeline and will remain posted for a period of 72 hours (Saturdays, Sundays, and District holidays shall be excluded in the computation of the 72-hour period).

3.4 No Prior Involvement and Conflicts of Interest

Any Bidder who participated through decision, approval, disapproval, recommendation, preparation of any part of the purchase, influenced the content of the solicitation, rendered advice, investigated, audited, or served in any other advisory capacity, is ineligible to participate in this solicitation.

Additionally, no Bidder shall compensate in any manner, directly or indirectly, any officer, agent, or employee of the District for any act or service which he/she may do or perform for, or on behalf of, any officer, agent, or employee of the Bidder. No officer, agent, or employee of the District or Board shall have any interest, directly or indirectly, in any Contract or purchase made or authorized to be made by anyone for, or on behalf of, the Board. The Bidder shall have no interest and shall not acquire any interest that shall conflict in any manner or degree with the performance of the services required under this ITB.

3.5 Confidentiality, Proprietary, or Trade Secret Material

The District takes its public records responsibilities, as provided under Chapter 119, F.S., and Article I, Section 24 of the Florida Constitution, very seriously. If the Bidder considers any portion of the documents, data, or records submitted in response to this solicitation to be confidential, trade secret, or otherwise not subject to disclosure under Chapter 119, F.S., the Florida Constitution, or other authority, the Bidder must also simultaneously provide the District with a separate redacted copy of its Bid and briefly describe in writing the grounds for claiming exemption from the public records law, including the specific statutory citation for such exemption. This redacted copy shall contain the District's solicitation name, number, and the name of the Bidder on the cover and shall be clearly titled "Redacted Copy." The redacted copy shall be provided to the District at the same time the Bidder submits its Bid to the solicitation and must only exclude or redact those exact portions which are claimed confidential, proprietary, or trade secret. The Bidder shall be responsible for defending its determination that the redacted portions of its response are confidential, trade secret, or otherwise not subject to disclosure.

Further, the Bidder shall protect, defend, and indemnify the District for any and all claims arising from or relating to the Bidder's determination that the redacted portions of its response are confidential, proprietary, trade secret, or otherwise not subject to disclosure. If the Bidder fails to submit a Redacted Copy with its Bid, the District is authorized to produce the entire documents, data, or records submitted by the Bidder in answer to a public record request for these records. In no event shall the District, Board, or any of its employees or agents be liable for disclosing or otherwise failing to protect the confidentiality of information submitted in response to this solicitation.

3.6 Florida Preference

When a school district is required to make purchases of personal property through competitive solicitation and the lowest responsible and responsive bid, proposal, or reply is by a vendor whose

principal place of business is in a state or political subdivision which grants a preference by that state or political subdivision, and then the school district shall award an equal preference to the lowest responsible and responsive vendor having a principal place of business within Florida. In a competitive solicitation in which the lowest bid is submitted by a vendor whose principal place of business is located outside the state, and that state does not grant a preference in competitive solicitation to vendors having a principal place of business in that state, the preference to the lowest responsible and responsive vendor having a principal place of business in the State of Florida shall be five (5) percent. F.S. 287.084(1)(a).

A vendor whose principal place of business is outside this state must accompany any written bid, proposal, or reply documents with a written opinion of an attorney at law licensed to practice law in that foreign state as to the preferences, if any or none, granted by the law of that state to its own business entities whose principal places of business are in that foreign state in the letting of any or all public contracts. F.S. 287.084(2).

3.7 Small Business Participation

This ITB is subject to the small business development provisions specified in Board Policy 6325.

3.8 Local Business Preference

This ITB is subject to the local preference provisions specified in Board Policy 6450.

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SECTION 4: Contract Terms and Conditions

4.1 Contract Modifications

Unless otherwise stated in the Contract, modifications shall be valid only through the execution of a formal Contract amendment signed by both parties.

4.2 Cooperative Contracting (Use by Other Public Agencies)

Pursuant to their own governing laws and subject to the agreement of the Contractor, other entities may be permitted to make purchases at the terms and conditions contained herein. Any such purchases are independent of the agreement between the District and Contractor, and the District shall not be a party to any transaction between the Contractor and any other purchaser.

The District hereby notifies interested parties that the Florida Department of Management Services purchasing agreements and state term contracts have been reviewed for the goods and services contemplated by this solicitation, and the District has determined conducting our own solicitation is in our best interest.

4.3 Travel Expenses

The District shall not be responsible for the payment of any travel expenses incurred by Bidders due to this ITB or Contract.

4.4 E-Verify

Per Executive Order 11-116, "The provider agrees to utilize the U.S. Department of Homeland Security's E-Verify system, https://e-verify.gov/employers, to verify the employment eligibility of all new employees hired during the contract term by the Provider. The Provider shall also include a requirement in subcontracts that the subcontractor shall utilize the E-Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the contract term." Contractors meeting the terms and conditions of the E-Verify System are deemed to comply with this provision.

Beginning January 1, 2021, every public employer, Contractor, and subcontractor shall register with and use the E-Verify system to verify the work authorization status of all newly hired employees. A public employer, Contractor, or subcontractor shall not enter into a contract unless each party to the contract registers with and uses the E-Verify system per Section 448.095, F.S.

4.5 Subcontracts

The Contractor may, only with the prior written consent of the District, enter into written subcontracts for the delivery or performance of services as indicated in this ITB. Anticipated subcontract agreements known at the time of Bid submission must be identified in the submitted Bid using Attachment VI, Subcontracting Form. If a subcontract has been identified at the time of submission, a copy of the proposed subcontract must be submitted to the District. No subcontract, which the Contractor enters into concerning the performance of any of its functions under the Contract, shall in any way relieve the Contractor of any responsibility for the performance of its duties. All subcontractors, regardless of function, providing services on District property shall

comply with the District's security requirements, as defined by the Board, including background checks, compliance with Board Policy 2.021, the Jessica Lunsford Act, and all other Contract requirements. All payments to the subcontractor shall be made by the Contractor.

If a subcontractor is utilized by the Contractor, the Contractor shall pay the subcontractor within seven (7) working days after receipt of full or partial payments from the District, per Section 287.0585, F.S. It is understood and agreed that the District shall not be liable to any subcontractor for any expenses or liabilities incurred under the subcontract and that the Contractor shall be solely liable to the subcontractor for all expenses and liabilities under the Contract. Failure by the Contractor to pay the subcontractor within seven (7) working days will result in a penalty to be paid by the Prime Contractor to the subcontractor in the amount of one-half (½) of one percent (1%) of the amount due per day from the expiration of the period allowed herein for payment. Such penalty shall be in addition to actual payments owed and shall not exceed fifteen percent (15%) of the outstanding balance due.

4.6 Background Screening Requirements/Jessica Lunsford Act

Florida Statutes contain certain fingerprinting and screening requirements pertaining to all persons or entities entering into contracts with Schools, School Boards, School Districts, and Charter Schools who may have personnel who will be on school grounds when students may be present. All contractor staff must successfully pass a Level 2 background screening. Any individual who fails to meet the statutory requirements shall not be allowed on school grounds. Failure to comply with the statutory requirements will be considered a material default of this Contract.

The Contractor shall bear all costs associated with background screening.

District Contact

Donald Kimbler

Safety & Security

Phone: (850) 487-7293

Email: kimblerd@leonschools.net

Monday-Friday (excluding District holidays), 8:00 a.m. – 5:00 p.m.

4.7 Insurance

Below are the minimum insurance requirements the Contractor(s) must maintain:

- **4.7.1** General Liability: Limits not less than \$1,000,000 per occurrence for Bodily Injury/ Property Damage; \$1,000,000 General Aggregate. Limits not less than \$1,000,000 for Products/Completed Operations Aggregate.
- **4.7.2** Workers Compensation: Florida Statutory limits in accordance with Chapter 440; Employer's Liability limits not less than \$100,000/\$100,000/\$500,000 (each accident/disease-each employee/disease-policy limit).
- 4.7.3 Auto Liability: Owned, Non-Owned, and Hired Auto Liability with Bodily Injury and Property Damage limits of not less than \$1,000,000 Combined Single Limit. If the Contractor does not own any vehicles, hired and non-owned automobile liability

coverage in the amount of \$1,000,000 shall be accepted. In addition, an affidavit signed by the Contractor must be furnished to the District indicating the following: "(Contractor Name) does not own any vehicles. In the event the insured acquires any vehicles throughout the term of this agreement, the insured agrees to provide_proof of "Any Auto" coverage effective the date of acquisition."

- 4.7.4 Acceptability of Insurance Carriers: The insurance policies shall be issued by companies qualified to do business in the State of Florida. The insurance companies must be rated at least A-VI by AM Best or Aa3 by Moody's Investor Service.
- **4.7.5** Verification of Coverage: Proof of insurance must be furnished within fifteen (15) days of the award of the contract.
- **4.7.6** Required Conditions: Liability policies must contain the following provisions. In addition, the following wording must be included on the Certificate of Insurance:
 - **4.7.6.1** The School Board of Leon County, Florida, its members, officers, employees, and agents are added as additional insured.
 - **4.7.6.2** All liability policies are primary of all other valid and collectible coverage maintained by the School Board of Leon County, Florida.
 - **4.7.6.3** Certificate Holder: The School Board of Leon County, Florida, 2757 W. Pensacola St., Tallahassee, FL 32303
 - 4.7.6.4 The School Board of Leon County, Florida, reserves the right to review, reject or accept any required insurance policies, including limits, coverage, or endorsements, herein throughout the term of this agreement.
- **4.7.7** Cancellation of Insurance: Vendors are prohibited from providing services under this Contract with the District without the minimum required insurance coverage and must notify the District within two (2) business days if required insurance is canceled.

4.8 Copyrights, Right to Data, Patents, and Royalties

Where contracted activities produce original writing, sound recordings, pictorial reproductions, drawings, or other graphic representation and works of any similar nature, the District has the right to use, duplicate and disclose such materials in whole or in part, in any manner, for any purpose whatsoever and to have others acting on behalf of the District to do so.

The District shall have unlimited rights to use, disclose or duplicate, for any purpose whatsoever, all information and data developed, derived, documented, or furnished by the Bidder. All computer programs and other documentation produced as part of the Contract shall become the exclusive property of the District and may not be copied or removed by any employee of the Contractor without express written permission of the District.

The Contractor, without exception, shall indemnify and save harmless the District, the Board, and its employees from liability of any nature or kind, including costs and expenses for or on account of any copyrighted, patented, or unpatented invention, process, or article manufactured or supplied by the Vendor. The Vendor has no liability when such claim is solely and exclusively due

to the combination, operation, or use of any article supplied hereunder with equipment or data not supplied by the Contractor or is based solely and exclusively upon the District's alteration of the article. The District will provide prompt written notification of a claim of copyright or patent infringement and will afford the Contractor the full opportunity to defend the action and control the defense of such claim.

Further, if such a claim is made or is pending, the Contractor may, at its option and expense, procure for the District the right to continue the use of, replace, or modify the article to render it non-infringing. If none of the alternatives are reasonably available, the District agrees to return the article to the Contractor upon its request and receive reimbursement, fees, and costs, if any, as may be determined by a court of competent jurisdiction. If the Contractor uses any design, device, or materials covered by letter, patent or copyright, it is mutually agreed and understood without exception that the Contract prices shall include all royalties or costs arising from the use of such design, device, or materials in any way involved in the work to be performed hereunder.

4.9 Independent Contractor Status

The Successful Bidder shall be considered an independent Contractor in the performance of its duties and responsibilities. The District shall neither have nor exercise any control or direction over the methods by which the Contractor shall perform its work and functions other than as provided herein. Nothing is intended to, nor shall be deemed to constitute, a partnership or a joint venture with the Contractor(s).

4.10 Contact with Students

No Contractor staff, subcontractors, suppliers, or anyone involved in any manner with providing goods or services under the Contract(s) shall have direct or indirect contact with students at school sites. A violation of this provision shall result in immediate termination of the offender and issuance of a trespass notice from the Board. The Contractor shall be responsible for ensuring compliance by all employees, independent contractors, subcontractors, or other persons involved in any manner with providing goods or services under the Contract(s).

4.11 Assignment

The Contractor shall not assign its responsibilities or interests to another party without the prior written approval of the District. The Board shall, at all times, be entitled to assign or transfer its rights, duties, and obligations to another governmental entity of the State of Florida upon giving written notice to the Contractor.

4.12 Force Majeure

Neither party shall be liable for loss or damage suffered as a result of any delay or failure in performance under the Contract or interruption of performance resulting directly or indirectly from acts of God, fire, explosions, earthquakes, floods, water, wind, lightning, civil or military authority, acts of public enemy, war, riots, civil disturbances, insurrections, strikes, or labor disputes.

4.13 Severability

The invalidity or unenforceability of any particular provision shall not affect the other provisions hereof and shall be construed in all respects as if such invalid or unenforceable provision was omitted, so long as the material purposes can still be determined and effectuated.

4.14 Reservation of Rights

The District reserves the exclusive right to make certain determinations regarding the service requirements. The absence of the District setting forth a specific reservation of rights does not mean that any provision regarding the services to be performed is subject to mutual agreement. The District reserves the right to make any, and all determinations exclusively which it deems are necessary to protect the best interests of the District and the health, safety, and welfare of the District's employees and of the general public which is served by the Board, either directly or indirectly, through these services.

4.15 Americans with Disabilities Act

The Bidder shall comply with the Americans with Disabilities Act (ADA). In the event of the Bidder's noncompliance with the non-discrimination clauses, the ADA, or with any other such rules, regulations, or orders, the Contract may be canceled, terminated, or suspended in whole or in part, and the Bidder may be declared ineligible for further contracts.

4.16 Employment of District Personnel

The Contractor shall not knowingly engage, employ or utilize, on a full-time, part-time, or any other basis during the term of the Contract, any current or former employee of the District where such employment conflicts with Section 112.3185, F.S.

4.17 Legal Requirements

The applicable provisions of all federal, state, county, and local laws and all ordinances, rules, and regulations shall govern the development, submittal, and evaluation of all Bids received in response to this ITB and shall govern any, and all claims and disputes which may arise between a person(s) submitting a Bid hereto and the Leon County School Board, by and through its officers, employees and authorized representatives, or any other person, natural or otherwise; and lack of knowledge by any Contractor shall not constitute a cognizable defense against the legal effect thereof.

4.18 Conflict of Law and Controlling Provisions

The Contract, plus any conflict of law issue, shall be governed by the laws of the State of Florida. The venue for any legal proceedings will be Leon County, Florida

4.19 Default

If the awarded Bidder should breach the Contract(s) awarded, the Board reserves the right to seek all remedies in law or in equity.

4.20 Termination

4.20.1 Termination at Will

The Contract may be terminated by the District upon no less than 60 calendar days' notice and by the Contractor upon no less than 120 calendar days' notice, without cause, unless a lesser time is mutually agreed upon by both parties. Notice shall be delivered by certified mail (return receipt requested), by another method of delivery whereby an original signature is obtained, or in-person with proof of delivery.

4.20.2 Termination for Cause

Performance issues will be handled per Section 2.4 of the ITB. In the event the Contractor's performance issues are not remedied or are so egregious as to cause damage to life, safety, or property, the District may terminate the Contract upon 24 hours' written notice to the Contractor. Notice shall be delivered by certified mail (return receipt requested), in-person with proof of delivery, or by another method of delivery whereby an original signature is obtained.

4.20.3 Termination for Unauthorized Employment

Violation of the provisions of Section 274A of the Immigration and Nationality Act shall be grounds for unilateral cancellation of the Contract.

4.20.4 Termination for Lack of Funds

In the event the funds to finance this Contract become unavailable, the District may terminate the Contract upon no less than 24 hours notice, in writing, to the Contractor. Notice shall be delivered by certified mail (return receipt requested), in-person with proof of delivery, or by another method of delivery whereby an original signature is obtained. The District shall be the final authority as to the availability of funds.

4.20.5 Contract Termination Requirements

If at any time, the Contract is cancelled, terminated, or otherwise expires, and a Contract is subsequently executed with a Contractor other than the Contractor or service delivery is provided by the District, the Contractor has the affirmative obligation to assist in the smooth transition of Contract services to the subsequent provider. This includes, but is not limited to, the timely provision of all Contract-related documents, information, and reports not otherwise protected from disclosure by law to the replacing party.

4.21 Public Records

To the extent, that information is utilized in the performance of the Contract(s) or generated as a result of it, and to the extent that information meets the definition of "public record," as defined in Section 119.011(12), F.S., said information is recognized by the parties to be a public record and, absent a provision of law or administrative rule or regulation requiring otherwise, shall be made available for inspection and copying by any person upon request as provided in Chapter 119, F.S. The Contractor agrees to (a) keep and maintain public records required to perform the service; (b) upon request from the District's custodian of public records, provide the District with a copy of

the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, F.S., or as otherwise provided by law; (c) ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the Contract term and following completion of the Contract if the Contractor does not transfer the records to the District; and (d) upon completion of the Contract, transfer, at no cost, to the District all public records in possession of the Contractor or keep and maintain public records required by the District to perform the service. If the Contractor transfers all public records to the District upon completion of the contract, the Contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Contractor keeps and maintains public records upon completion of the Contract, the Contractor shall meet all applicable requirements for retaining public records.

All records stored electronically must be provided to the District, upon request from the District's custodian of public records or Contract Manager, in a format that is compatible with the information technology systems of the District. Unless a greater retention period is required by state or federal law, all documents pertaining to the program contemplated by this ITB shall be retained by the Bidder for five (5) years after the termination of the resulting contract or longer as may be required by any renewal or extension of the Contract. The District may unilaterally cancel the Contract for refusal by the Bidder to allow public access to all documents, papers, letters, or other material made or received by the Bidder in conjunction with the Contract unless the records are exempt from Section 24(a) of Art. I of the State Constitution and either Sections 119.07(1), or 119.071, F.S.

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS, JULIE JERNIGAN, AT jerniganj@leonschools.net, (850) 487-7363, 520 S. Appleyard Dr., Tallahassee, FL 32304.

4.22 Indemnification

The Contractor shall be liable and agrees to be liable for, and shall indemnify, defend, and hold the District, Board, its employees, agents, officers, heirs, and assignees harmless from any and all claims, suits, judgments, or damages including court costs and attorney's fees arising out of intentional acts, negligence, or omissions by the Contractor, or its employees or agents, in the course of the operations of the Contract, including any claims or actions brought under Title 42 USC §1983, the Civil Rights Act.

4.23 Disputes

Any dispute concerning the performance of the terms of the Contract shall be resolved informally by the Contract Manager. Any dispute that cannot be resolved informally shall be reduced to writing and delivered to the District's Divisional Director of Business Services or designee. The District's Divisional Director of Business Services, or designee, shall decide the dispute, reduce

the decision to writing, and deliver a copy to the parties, the Contract Managers, and the District's Contract Administrator.

4.24 Federal Terms and Conditions

For any solicitation that involves, receives, or utilizes Federal funding, the following terms and conditions shall be considered a part of the solicitation and resulting Contract, and the Vendor accepts and acknowledges that it is and will continue to be in compliance with said terms and conditions for the term of the awarded Contract:

- a. Equal Employment Opportunity (2 CFR Part 200.326(C)): All vendors, Contractors, and subcontractors must comply with Executive Order 11246, entitled "Equal Employment Opportunity," as amended by Executive Order 11375, implementing regulations at 41 CFR Part 60. This applies to all construction contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3.
- b. Copeland "Anti-Kickback" Act (2 CFR Part 200.326(D)): All vendors, Contractors, and subcontractors must comply with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145) as supplemented in Department of Labor regulations (29 CFR part 3). Applies to all contracts and sub grants for construction or repair.
- c. Davis-Bacon Act (2 CFR Part 200.326(D)): All vendors, Contractors, and subcontractors must comply with the Davis-Bacon Act (40 U.S.C. 3141-3144 and 3146-3148) as supplemented by Department of Labor regulations (29 CFR part 5). This applies to all prime construction contracts in excess of \$2,000 awarded by the District and sub-grantees when required by Federal grant program legislation.
- d. Contract Work Hours & Safety Standards Act (2 CFR Part 200.326(E)): All vendors, Contractors, and sub-Contractors must comply with 40 U.S.C. 3702 and 3704 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708) as supplemented by Department of Labor regulations (29 CFR part 5). This applies to all applicable contracts awarded by the District and sub-grantees in excess of \$100,000 that involve the employment of mechanics or laborers.
- e. Access to Records (2 CFR Part 200.336): All vendors, Contractors, and subcontractors shall give access to the District, the appropriate Federal agency, the Inspectors General, the Comptroller General of the United States, or any of their duly authorized representatives to any books, documents, papers, and records of the vendor which is directly pertinent to this specific solicitation for the purpose of making audit, examination, excerpts, and transcripts.
- f. Rights to Inventions Made Under a Contract or Agreement (2 CFR Part 200.326 (F)): The recipient or subrecipient must comply with the requirements of 37 CFR Part 401 and any implementing regulations issued by the awarding agency. This applies to Federal awards meeting the definition of "funding agreement" under 37 CFR §401.2(a), and the recipient or subrecipient wishes to enter into a contract with a small business firm or non-profit organization.

- g. Clean Air Act (2 CFR 200.326(G)): All vendors, Contractors, and subcontractors must comply with all applicable standards, orders, or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water pollution Control Act as amended (33 U.S.C. 1251-1387). Applies to contracts, subcontracts and sub grants for amounts in excess of \$150,000.
- h. Energy Efficiency (2 CFR 200.326(H)): All vendors, Contractors, and subcontractors must comply with mandatory standards and policies relating to energy efficiency, which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act (42 U.S.C. 6201).
- i. Federal Debarment Certification (2 CFR Part 200.326(I): Certification regarding debarment, suspension, ineligibility, and voluntary exclusion as required by Executive Orders 12549 and 12689, Debarment and Suspension; and in accordance with 2 CFR Part 180, Section 300.
 - The prospective lower tier participant certifies, by submission and signature of this Bid, that neither it nor its principals, its agents, or its representatives are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
 - 2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this Bid.
- j. Anti-Lobbying Certification (2 CFR Part 220.326(J): Certification regarding the use of Federal funds as required by Byrd Anti-Lobbying Amendment 31 U.S.C. 1352. This provision applies to varied at or above \$100,000.
 - 1. The Contractor certifies, by submission and signature of their Bid, that during the term and after the awarded term of all contracts resulting from this procurement, it is in compliance with all applicable provisions of the Byrd Anti-Lobbying Amendment 31 U.S.C. 1352, including that it will not and has not used Federally appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352.
 - 2. Where funds other than Federally appropriated funds are used for such purpose in connection with obtaining any Federal award, the Contractor must disclose the same.
- k. Procurement of Recovered Materials (2 CFR §200.322): A non-Federal entity that is a state agency or agency of a political subdivision of a state and its contractors must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in the guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy

and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

- I. Domestic Preferences for Procurements (§ 200.322):
 - 1. As appropriate and to the extent consistent with law, the non-Federal entity should, to the greatest extent practicable under a Federal award, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products). The requirements of this section must be included in all subawards, including all contracts and purchase orders for work or products under this award.
 - 2. For purposes of this section:
 - i. "Produced in the United States" means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.
 - "Manufactured products" means items and construction materials composed in whole or in part of non-ferrous metals such as aluminium; plastics and polymerbased products such as polyvinyl chloride pipe; aggregates such as concrete; glass, including optical fiber; and lumber.
- m. Prohibition on Certain Telecommunications and Video Surveillance Services or Equipment (§ 200.216)
 - Recipients and sub-recipients are prohibited from obligating or expending loan or grant funds to:
 - i. Procure or obtain;
 - ii. Extend or renew a contract to procure or obtain; or;
 - Enter into a contract (or extend or renew a contract) to procure or obtain equipment, services, or systems that uses covered telecommunications equipment or services as a substantial or essential component of any system or as critical technology as part of any system. As described in Public Law 115-232, section 889, covered telecommunications equipment is telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities).
 - a. For the purpose of public safety, security of government facilities, physical security surveillance of critical infrastructure, and other national security purposes, video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities).
 - **b.** Telecommunications or video surveillance services provided by such entities or using such equipment.

- c. Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of the National Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country.
- 2. In implementing the prohibition under Public Law 115-232, section 889, subsection (f), paragraph (1), heads of executive agencies administering loan, grant, or subsidy programs shall prioritize available funding and technical support to assist affected businesses, institutions, and organizations as is reasonably necessary for those affected entities to transition from covered communications equipment and services, to procure replacement equipment and services, and to ensure that communications service to users and customers is sustained.
- n. Records Retention: (2 CFR §200.333): Financial records, supporting documents, statistical records, and all other non-Federal entity records pertinent to a Federal award must be retained for a period of three years from the date of submission of the quarterly or annual financial report, respectively, as reported to the Federal awarding agency or pass-through entity in the case of a subrecipient.

4.25 Anti-Discrimination

No person shall, on the basis of sex (including transgender, gender nonconforming, and gender identity), marital status, sexual orientation, race, religion, ethnicity, national origin, age, color, pregnancy, disability, military status, or genetic information be excluded from participation in, be denied the proceeds or benefits of, or be otherwise subjected to, discrimination in the performance of this Contract.

4.26 Discriminatory Vendor List

Per the provisions of 287.134(2)(a), F.S., "An entity or affiliate who has been placed on the discriminatory vendor list may not submit a Bid on a contract to provide any goods or services to a public entity, may not submit a Bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit Bids on leases of real property to a public entity, may not be awarded or perform work as a Contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity." The Vendor certifies, by submission and signature of their Bid, that neither the Bidder nor its principal Vendor, agent, or representative is presently on the discriminatory vendor list or otherwise precluded by Section 287.134, F.S. from participating in this Contract.

4.27 Public Entity Crime & Convicted Vendor List

Per the provisions of 287.133 (2)(a), F.S., "a person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a Bid, Bid or reply on a contract to provide any goods or services to a public entity, may not submit a Bid, Bid or reply on a contract with a public entity for the construction or repair of a public building or public work, may not submit Bids, Bids or replies on leases of real property to a public entity, may not be awarded or perform work as a Contractor, supplier, subcontractor, or consultant under a

contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Florida Statute 287.017 for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list. The Vendor certifies, by submission and signature of their Bid, that neither the Bidder nor its principal, agent, or representative is presently debarred, suspended, proposed for debarment, declared ineligible, voluntarily excluded from participation in this transaction, or otherwise precluded by Section 287.133, F.S. from participating in this Contract.

4.28 Scrutinized Companies Certification

The Bidder certifies they are not listed on the Scrutinized Companies that Boycott Israel List, created under Section 215.4725, F.S., and they are not currently engaged in a boycott of Israel. If the Contract exceeds \$1,000,000 in total (not including renewal years), the Bidder certifies that it is not listed on either the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List created under Sections 215.473 and 215.4725, F.S., and further certifies they are not engaged in business operations in Cuba or Syria as stated in Section 287.135(2)(b)2, F.S. Per Sections 287.135(5) and 287.135(3), F.S., the Bidder agrees the Board may immediately terminate the Contract for cause if the Bidder is found to have submitted a false certification or if the Bidder is placed on the Scrutinized Companies with Activities in Sudan List, the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, the Scrutinized Companies that Boycott Israel List, or is engaged in a boycott of Israel, or has engaged in business operations in Cuba or Syria during the term of the Contract. Any company that submits a Bid for a contract or upon execution or renewal of a contract with an agency or local governmental entity for goods or services of any amount must certify that the company is not participating in a boycott of Israel.

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SECTION 5: Definitions

In this ITB, the following words and expressions have the definitions below unless the context otherwise clearly leads to a different interpretation.

Adjacent County	Any private independent vendor whose county abuts Leon County and has been licensed at least six (6) months preceding the Bid or Bid opening, as required by local, State, and Federal law, to provide the goods and services to be purchased.	
Business Day	Any weekday in Florida, excluding Saturdays, Sundays, and observed holidays.	
Contract	The written agreement entered by the Board and Successful Bidder(s) resulting from the award of this solicitation for the delivery of the goods or services described herein.	
Contract Manager	The District representative, or their designee, whose responsible for oversight of the resulting Contract, including performance monitoring and certification of invoices for payment.	
District/Board (LCS)	Leon County School District, with the Leon County School Board serving as the contracting entity	
District Project Manager	The District representative, or their designee, who is responsible for assigning and monitoring the individual projects on site, documenting deficiencies, and certifying project completion	
Mandatory Responsiveness Requirements	Terms, conditions, and requirements must be met by the Bidder to be considered responsive to this solicitation.	
Material Deviation(s)	A deviation which, in the District's sole discretion, is not in substantial accordance with the requirements herein, provides a significant competitive advantage to one Bidder over other Bidders, has a potentially substantial effect on the quantity or quality of items proposed, services proposed, or cost to the District.	
Minor Irregularity	A variation from the requirements herein that does not give the Bidder a substantial competitive advantage or benefit not enjoyed by other Bidders and does not adversely impact the interests of the District.	
Bidder	A legally qualified corporation, partnership, or other business entity that submits a Bid to the District in response to this ITB. This term differs from suppliers, which refers to the marketplace at large.	
Responsible Bidder or Vendor	A Bidder who can fully perform all aspects of the Contract Requirements and has the integrity and reliability to ensure good faith performance.	
Responsive Bid	A Bid submitted by a Responsible Bidder which conforms to all material aspects of this ITB.	
Subcontract	An agreement between the Contractor and any other person or organization in which that person or organization agrees to perform any duties on the Bidder's behalf under the Contract. The Successful Bidder is not relieved of its duties under the Contract when it enters a Subcontract.	
Successful Bidder(s) or Contractor	The Bidder(s) who is awarded the Contract(s) to deliver the goods or provide the services sought in this ITB.	
Landed Cost	The sum of expenses associated with shipping a product.	
Qualified Grower	A local farmer is any qualified grower located within the State of Florida.	
Product Cost	The term "product cost" means the cost of products delivered to the Successful Bidder's warehouse.	
Opportunity Buys	Opportunity Buys are made available to the District from reputable, certified, local farmers due to seasonal volume, weather considerations, etc.	

Attachment I Price Sheet

ITB No. 5736-2024 Fresh Produce Delivery

Bidders are required to submit an Item Cost for each line item. For purposes of bid evaluation, the Item Cost will be based on the landed cost or the cost for the same item as reported in the US Wholesale (Terminal) Market Price published for Miami, FL, on May 2, 2023, by the USDA.

Bidders shall complete the Price Sheet in Microsoft Excel format and submit it on a USB thumb drive. Bidders shall also print a hard copy of the Price Sheet and include the signed Price Sheet with its Bid. The electronic price sheet is available at: www.leonschools.net/Page/4411.

Item #	Description	Pack Size	Unit	Estimated Annual Quantity	Item Cost	Fixed Delivery Fee per Unit of Measure
1	Apple, Golden Delicious: Apples, fresh, Golden Delicious, Washington Fancy, Extra Fancy, or Eastern, U.S. No. 1 or higher	40 lb. case, 125 count per case	Case	1,600		
2	Apple, Red: Apples, fresh, Red Delicious, Washington Fancy, Extra Fancy, or Eastern, U.S. No. 1 or higher	40 lb. case, 125 count per case	Case	2,300		
3	Apple, Granny Smith: Apples, fresh, tart green apples. U.S. No. 1 or higher	40 lb. case, 125 count per case	Case	1,000		
4	Apples, Snack Pack: Firm, Pre-sliced, Fancy or other sweet type apple equal or better that are in season at a lower cost.	100/ 2 oz. bags	Case	275		
5	Bananas, Loose: Bananas, fresh, loose, approx. 7", more yellow than green or green tips	3 lb bag	Bag	800		
6	Bananas, Petite: Bananas, fresh, loose, petite, more yellow than green or green	150/ case	Case	2,300		
7	Bell Peppers, Green: Peppers, fresh, green variety, medium to large size.	3 lb bag	Bag	36		

Item #	Description	Pack Size	Unit	Estimated Annual Quantity	Item Cost	Fixed Delivery Fee per Unit of Measure
8	Bell Peppers, Red: Peppers, fresh, red variety, medium to large size.	3 lb bag	Bag	3		
9	Blueberries : Blueberries, fresh	12 pints per case	Case	200		
10	Broccoli, Chopped: Broccoli florets, fresh cut, prepared	3 lb bag	Bag	22		
11	Cabbage, Green: Cabbage, fresh, green variety. A firm, well- formed compact heart of leaves with max. 3-4 large outer leaves; minor soil deposits allowable on outer leaves only; clean- cut stem free from foreign matter; crisp, juicy leaves. Free from foreign and "off" smells or tastes. Cabbage must have a round to oval head.	5 lb bag	Bag	224		
12	Cabbage, Red: Cabbage, red, fresh, must have dark red to purple outer leaf surfaces, white to cream flesh, and heart. A firm, well-formed compact heart of leaves with max. 3-4 large outer leaves; minor soil deposits allowable on outer leaves only; cleancut stem free from foreign matter; crisp, juicy leaves; slightly sweet flavor, free from foreign and "off" smells or tastes. Cabbage must have a round to oval head and be heavy for size; no open or very white hearts.	5 lb bag	Bag	25		
13	Cantaloupe: Cantaloupe, fresh.	12 per case	Case	100		
14	Carrots, Shredded: Carrots, fresh, washed, shredded.	5 lb bag	Bag	25		

Item #	Description	Pack Size	Unit	Estimated Annual Quantity	Item Cost	Fixed Delivery Fee per Unit of Measure
15	Carrots, Baby, Snack Pack: Carrots, fresh, baby cut, peeled, washed and trimmed, ready-to-eat.	100/ 2 oz. bags	Case	2,500		
16	Carrot, Sticks: Carrot sticks, fresh, washed, gas permeable packaging, sulphite free, code-dated.	5 lb bag	Bag	10		
17	Celery, Stalks: Celery stalks, fresh, washed, bunch, sleeve pack, 16" stalks.	3 stalks/bag	Bag	5		
18	Celery, Sticks, Snack Pack: Celery, chopped, washed	100/ 2 oz. bags	Case	150		
19	Celery, Sticks: Celery sticks, fresh, washed, gas permeable packaging, code-dated.	5 lb bag	Bag	5		
20	Collard Greens, Chopped: Collard Greens, fresh, chopped, washed, and bagged. Florida-Grown. Grade A	5 lb bag	Bag	2,550		
21	Coleslaw Mix: Coleslaw mix, fresh cut, washed, shredded or chopped, uniformly cut 1/8 -1/4 inch, separate bags for carrots and cabbage, gas permeable packaging, code-dated	5 lb bag	Bag	300		
22	Corn, Sweet, Cob: 5" or longer, shucked,	48 per case	Case	1,000		
23	Cucumbers : Cucumbers, fresh, select.	40 lb per case	Case	2,500		
24	Cucumbers, Kirby: Cucumbers, fresh, select.	40 lb per case	Case	15		
25	Dill: Fresh, baby	8 oz. bunch	Bunc h	10		
26	Grapes, Green : Grapes, fresh, green, seedless.	18 lb per case	Case	315		
27	Grapes, Red : Grapes, fresh, red, seedless.	18 lb per case	Case	315		
28	Green Beans: Green Beans fresh, washed, and cut.	7.5 lb bag	Bag	1,100		

Item #	Description	Pack Size	Unit	Estimated Annual Quantity	Item Cost	Fixed Delivery Fee per Unit of Measure
29	Honeydew Melon: Honeydew melon, fresh.	6-8 per case	Case	100		
30	Kale, Curly: Kale, fresh, washed, free of dirt and bug damage, no visible scarring or decay on leaf or stems. Leaves must be curled and not wilted. Color must be deep bluishgreen with no yellowing.	1 bunch	Bunc h	750		
31	Kale, Trimmed: Kale, fresh, washed, free of dirt and bug damage, no visible scarring or decay on leaf or stems, no foreign odors, chopped. Leaves must be curled and not wilted. Color must be deep bluish-green with no yellowing.	2 lb bag	Bag	9		
32	Lemons: Lemons, fresh.	12 per bag	Bag	100		
33	Lettuce, Romaine, Chopped: Lettuce, romaine, fresh cut, washed, gas permeable packaging, vacuum packed, dated-coded, chopped,	2 lb bag	Bag	9,000		
34	Lettuce, Romaine, Whole Leaf, Bunch: Lettuce, romaine, fresh, washed, head.	1 bunch	Bunc h	1,400		
35	Lettuce, Shredded, Iceberg: Lettuce, 100% iceberg, fresh cut, washed, shredded or chopped, 1/4" slice, gas permeable packaging, vacuum packed, date-coded	5 lb bag	Bag	700		

Item #	Description	Pack Size	Unit	Estimated Annual Quantity	Item Cost	Fixed Delivery Fee per Unit of Measure
36	Lettuce, Spring Mix: Lettuce, spring mix blend, fresh cut, washed. Product to be made with uniformly cut bite-sized pieces, sulfite-free, gas permeable packaging, vacuum packed, date- coded	3 lb bag	Bag	300		
37	Mushrooms, Cremini: Mushrooms, cremini, small to medium size	5 lb case	Case	150		
38	Nectarines : Yellow flesh, size 64/70	25 lb case	Case	400		
39	Onions, Yellow: Onions, fresh, yellow variety, medium to jumbo size.	3 lb bag	Bag	60		
40	Onions, Red: Onions, fresh, red variety, medium to jumbo size	3 lb bag	Bag	10		
41	Oranges: Oranges, fresh, Naval or Temple Valencia varieties, Eastern Oranges.	125-138 per case	Case	2,000		
42	Pears : Pears, fresh, any summer or winter variety except Keiffer.	120-150 per case	Case	125		
43	Plums: Plums, fresh, purple/black in color. Color must exceed 90% of the surface. Size 60/65, 2" diameter.	130-150 per case	Case	650		
44	Potatoes, New Red: Potatoes, Red, fresh,	50 lb bag	Bag	115		
45	Spinach, Cello: Spinach, fresh, washed, cello packed, stemmed and washed, date-coded package.	2.5 lb bag	Bag	30		
46	Strawberries: Strawberries, fresh	8 pints per case	Case	300		
47	Tomatoes: Tomatoes, fresh, vine-ripened, medium to large size, ripens stage 5-6 (light red to red).	3 lb bag	Bag	1,350		

Item #	Description	Pack Size	Unit	Estimated Annual Quantity	Item Cost	Fixed Delivery Fee per Unit of Measure
48	Tomatoes, Cherry: Tomatoes, Cherry, fresh, ripeness stage 5 – 6 (light red to red).	1 pint	Pint	400		
49	Tomatoes, Grape: Tomatoes, Grape, fresh, ripeness stage 5 - 6 (light red to red).	1 pint	Pint	8,600		
50	Watermelon, Seedless: Watermelon, fresh, whole, seedless.	Each	Each	700		

Company Name	FEIN
• •	
Authorized Representative Name (Printed)	Authorized Representative Title
• ,	·
Authorized Representative Signature	Date

Attachment II

Required Provisions Certifications

1. Business/Corporate Experience

- **a.** This is to certify that the Bidder has a permanent place of business and adequate resources to perform the services contemplated by this ITB.
- **b.** The Bidder has a minimum of two (2) years experience within the last five (5) years as a commercial food distributer to the food service or retail industry.
- **c.** The Bidder has experience in providing food distribution services to at least three (3) customers of similar scope and size.
- **d.** The Bidder certifies that all services to be provided under the Contract will be compliant with all laws, rules, and other authority applicable to providing the services, including, but not limited to, Florida's Open Government Laws (Article I, Section 24, Florida Constitution, and Chapter 119, F.S.)

2. Prime Vendor

This is to certify that the Successful Bidder will act as the Prime Contractor to the District for all services provided under the Contract(s).

3. Meets Legal Requirements

This is to certify that the Bidder's Bid and all services provided under the Contract will be compliant with all laws, rules, and other authority applicable to providing the services, including, but not limited to, Florida's Open Government laws (Article I, Section 24, Florida Constitution, Chapter 119, F.S.).

4. Business Licensing and Financial Issues

This is to certify that the Bidder has disclosed in their Bid all suspensions, revocations, reviews of licensing, bankruptcies, judgments, or liens in the last five (5) years.

5. Federal Debarment

This is to certify that neither the Bidder, nor its principles, is currently disbarred, suspended, proposed for disbarment, declared ineligible, or voluntarily excluded from participation in this solicitation by any Federal department or agency.

6. Conflict of Interest

Per Section 1001.42(12)(i), F.S., this certifies that no member of the Leon County School Board or the Superintendent has any financial interest in the Bidder whatsoever.

7. Statement of No Inducement

This is to certify that no attempt has been made or will be made by the Bidder to induce any other person or firm to submit or not to submit a Bid with regards to this ITB. Furthermore, this is to certify that the Bid contained herein is submitted in good faith and not subject to any agreement or discussion with, or inducement from, any firm or person to submit a complementary or other non-competitive Bid.

8. Statement of Non-Disclosure

This is to certify that none of the contents of this Bid have been disclosed before award, directly or indirectly, to any other Bidder or competitor.

9. Statement of Non-Collusion

This is to certify that the proposed costs in this Bid have been arrived at independently, without consultation, communications, or agreement as to any matter relating to such costs with any other Bidder or with any competitor, and not to restrict competition.

10. <u>Scrutinized Companies Certification</u>

The Bidder certifies they are not listed on the Scrutinized Companies that Boycott Israel List, created under Section 215.4725, F.S., and they are not currently engaged in a boycott of Israel. If the resulting

Contract exceeds \$1,000,000.00 in total, not including renewal years, the Bidder certifies that they are not listed on either the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List created under Sections 215.473, F.S., and 215.4725, F.S., and further certifies they are not engaged in business operations in Cuba or Syria. In compliance with Sections 287.135(5), F.S., and 287.135(3), F.S., the Bidder agrees the District may immediately terminate the resulting Contract for cause if the Bidder is found to have submitted a false certification or if the Bidder is placed on the Scrutinized Companies with Activities in Sudan List, the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, the Scrutinized

Companies that Boycott Israel List, or are engaged in a boycott of Israel or have engaged in business operations in Cuba or Syria during the term of the Contract. Any company that submits a bid or Bid for a contract, or intends to enter into or renew a contract with an agency or local governmental entity for commodities or services of any amount, must certify that the company is not participating in a boycott of Israel.

By signing this certification below, the Authorized Representative affirms they have the authority to bind the Bidder and acknowledges and affirms the statements above.

Authorized Represent	ative (Print)	Authorized Representative (Signature)
STATE OF FLORIDA COUNTY OF		
The foregoing instrument was ac	knowledged before me by means of	physical presence oronline
notarization thisday o	f20, by	(name of
authorized representative) as		(position title for
authorized representative) as		(position title) for
	(Vendor Name).	
(NOTARY SEAL)	Notary Signature	
	Name of Notary (Ty	ped, Printed or Stamped)
Personally Known Or P	roduced Identification Type	of Identification

Attachment III

Notice of Conflict of Interest

(Bidders shall complete either Section 1 or Section 2) Company Name: Solicitation Number: ITB 5736-2024 To participate in this solicitation process and comply with the provisions of Chapter 112.313, Florida Statutes, the undersigned corporate officer hereby discloses the following information to the Leon County School Board. Section 1 I hereby certify that no official or employee of the School Board has a material financial interest in this company. Authorized Representative (Signature Authorized Representative (Printed) Section 2 I hereby certify that the following named Leon County School Board official(s) and employee(s) have a material financial interest(s) (over 5%) in this company, and they have filed Conflict of Interest Statements with the Leon County Supervisor of Elections, before the Proposal Opening. Title/Position **Date of Filing** Name **Authorized Representative (Signature) Authorized Representative (Print)** Date

Attachment IV Bidder Contact Information

The Bidder shall identify the contact information for solicitation and contractual purposes via the requested fields in the table below.

	For solicitation purposes, the Bidder's representative shall be:	For contractual purposes, should the Bidder be awarded, the Bidder's representative shall be:
Name:		
Title:		
Street Address:		
City, State, Zip code		
Telephone: (Office)		
Telephone: (Cell)		
Email:		
Company Name	e Authorized Representa	tive (Signature) Date
FEIN	M# Authorizon	d Representative (Print)

Attachment V Local Preference Affidavit

To qualify for the Local Vendor Preference, a Bidder must have a physical location in Leon County (or an Adjacent County), employ at least one (1) person at that location, and have been licensed, as required, for at least six (6) months before the Bid Opening. The Bidder, on a day-to-day basis, should provide the goods/services provided under this Contract substantially from the local business address. Post Office boxes are not acceptable for purposes of obtaining this preference.

By completing this Affidavit, the Bidder affirms that it is a local or Adjacent County Business, as defined by Board Policy 6450.

Please complete the following in support of the self-certification: Bidder Name: Physical Address: County: Phone of Local Location: Phone of Local Location: Length of Time at this Location: Is your business certified as a small business enterprise through Leon County Schools? Authorized Representative (Print) Authorized Representative (Signature) STATE OF FLORIDA **COUNTY OF** The foregoing instrument was acknowledged before me by means of _____ physical presence or ____ online notarization this _____day of _____20 ____, by _____(name of authorized representative) as ______ (position title for authorized representative) as____ _____(position title) for (Vendor Name). Notary Signature (NOTARY SEAL) Name of Notary (Typed, Printed, or Stamped)

Personally Known Or Produced Identification Type of Identification

Attachment VI

Subcontracting Form

The Bidder shall complete the information below on all subcontractors that will be providing services to the Bidder to meet the requirements of the Contract, should the Bidder be awarded. Submission of this form does not indicate the District's approval of such subcontractor(s) but provides the District with information on proposed subcontractors for review.

Complete a <u>separate sheet</u> for each subcontracto	r.
Prime Bidder Name:	
Type/Description of Goods or Service Subcontractor	will provide:
Subcontractor Company Name:	FEIN:
Contact Person:	Contact Phone Number:
Address:	
Email Address:	
Currently, Registered as a Small Business with Leon	
Local Bidder per Board Policy 6450?	
In a job description format, identify the responsibilities specifications or scope of services outlined in this soli	and duties of the subcontractor based on the

Attachment VII Drug-Free Workplace Certification

The undersigned Bidder, in accordance with Section 287.087, F.S., hereby certifies that

Name of Business		

- 1. Publishes a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.
- Informs employees about the dangers of drug abuse in the workplace, the business's policy of
 maintaining a drug-free workplace, any available drug counseling, rehabilitation, employee
 assistance programs, and the penalties that may be imposed upon employees for drug abuse
 violations.
- 3. Gives each employee engaged in providing the commodities or contractual services sought in this solicitation a copy of the statement specified in Paragraph 1.
- 4. In the statement specified in Paragraph 1, notify the employees that, as a condition of working on the commodities or contractual services sought in this solicitation, the employee will abide by the terms of the statement and will notify the employer of any conviction of, a plea of guilty, or nolo contender to, any violation of Chapter 893, F.S., or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five (5) days after such conviction.
- 5. Imposes sanctions on or requires satisfactory participation in a drug abuse assistance or rehabilitation program by any employee who is so convicted as available in their community.
- 6. Make a good faith effort to continue to maintain a drug-free workplace through the implementation of Paragraphs 1 thru 5.

As the person authorized to sign this statement, I certify that this company complies fully with the above requirements.

uthorized Officer (Printed Name)	
uthorized Officer (Signature)	
ate	

Attachment VIII

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion AD-1048

Lower Tier Covered Transactions

The following statement is made in accordance with the Privacy Act of 1974 (5 U.S.C. § 552a, as amended). This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, and 2 C.F.R. §§ 180.300, 180.335, Participants' responsibilities. The regulations were amended and published on August 31, 2005, in 70 Fed. Reg. 51865-51880. Copies of the regulations may be obtained by contacting the Department of Agriculture agency offering the proposed covered transaction.

According to the Paperwork Reduction Act of 1995 an agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0505-0027. The time required to complete this information collection is estimated to average 15 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. The provisions of appropriate criminal, civil, fraud, privacy, and other statutes may be applicable to the information provided.

(Read instructions on page two before completing certification.)

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

ORGANIZATION NAME	PR/AWARD NUMBER OR PROJECT NAME			
NAME(S) AND TITLE(S) OF AUTHORIZED REPRESENTATIVE(S)				
SIGNATURE(S)		DATE		

In accordance with Federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its agencies, offices, employees, and institutions participating in or administering USDA programs are prohibited from discriminating based on race, color, national origin, religion, sex, gender identity (including gender expression), sexual orientation, disability, age, marital status, family/parental status, income derived from a public assistance program, political beliefs, or reprisal or retaliation for prior civil rights activity, in any program or activity conducted or funded by USDA (not all bases apply to all programs). Remedies and complaint filing deadlines vary by program or incident.

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

To file a program discrimination complaint, complete the USDA Program Discrimination Complaint Form, AD-3027, found online at How to File a Program Discrimination Complaint (https://www.ascr.usda.gov/filing-program-discrimination-complaint-usda-customer) and at any USDA office or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (866) 632-9992. Submit your completed form or letter to USDA by (1) mail: U.S. Department of Agriculture, Office of the Assistant Secretary for Civil Rights, 1400 Independence Avenue, SW, Washington, D.C. 20250-9410; (2) fax: (202) 690-7442.

Instructions for Certification

- (1) By signing and submitting this form, the prospective lower-tier participant is providing the certification set out on page 1 in accordance with these instructions.
- (2) The certification in this clause is a material representation of the fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower-tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension or debarment.
- (3) The prospective lower-tier participant shall provide immediate written notice to the person(s) to which this Bid is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- (4) The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "Bid," 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, at 2 C.F.R. Parts 180 and 417. You may contact the department or agency to which this Bid is being submitted for assistance in obtaining a copy of those regulations.
- (5) The prospective lower-tier participant agrees by submitting this form that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower-tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- (6) The prospective lower-tier participant further agrees by submitting this form that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion Lower Tier Covered Transactions," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- (7) A participant in a covered transaction may rely upon a certification of a prospective participant in a lower-tier covered transaction that 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 eligibility of its principals. Each participant may but is not required to, check the System for Award Management (SAM) database.
- (8) Nothing contained in the foregoing shall be construed to require the establishment of a system of records to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- (9) Except for transactions authorized under paragraph (5) of these instructions, if a participant in a covered transaction knowingly enters into a lower-tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

Attachment IX

Certification Regarding Lobbying For Contracts, Grants, and Cooperative Agreements

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

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

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

By:	Date:
(Signature of Official (Executive Director) Author	orized to Sign Application)
By:	Date:
(Signature of Official (Chief Financial Officer) A	authorized to Sign Application)
For:	
Name of Grantee	
Title of Grant Program	

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

Type of Federal Action a. Contract b. Grant c. Cooperative Agreements d. Loan e. Loan Agreement f. Loan Insurance			a. Initial filing b. Material changes For a material change only: Year: Quarter: Date of last report:
4. Name and Address of Reporting Entire Prime Subawardee	ty _Tier (if known)		Entity in No. 4 is a Subawardee, e, and Address of the Prime
Name:		Name:	
Street:		Street:	
City/State/ Zip		City/State/ Zip	
Congressional District (if known)		Congressional Dist	rict (if known)
6. Federal Department/Agency:		7. Federal Pro	gram Name/Description:
		CF	FDA Number, <i>if applicable</i>
8. Federal Action Number (if known)		9. Award Amo	unt (if known)
10. (a.) Name and Address of Lobbying I 10. (b.) Individuals Performing Services			
11. Information requested through this form is author material representation of fact upon which reliand This disclosure is required pursuant to 31 U.S.C. available for public inspection. Any person who for \$10,000 and not more than \$100,000 for each surprise Signature:	ce was placed by th . 1352. This informa ails to file the requir	e tier above when this tion will be reported to	transaction was made or entered into. Congress semi-annually and will be
Print Name:		Title:	
Telephone No:		Date:	

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

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

- 1. Identify the type of covered Federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal action.
- 2. Identify the status of the covered Federal action.
- 3. Identify the appropriate classification of this report. If this is a follow-up report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal action.
- 4. Enter the full name, address, city, State, and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or sub-award recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st tier. Subawards include but are not limited to subcontracts, subgrants, and contract awards under grants.
- 5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, State, and zip code of the prime Federal recipient. Include Congressional District, if known.
- 6. Enter the name of the federal agency making the award or loan commitment. Include at least one organizational level below the agency name, if known. For example, the Department of Transportation, United States Coast Guard.
- 7. Enter the Federal program name or description for the covered Federal action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.
- 8. Enter the most appropriate Federal identifying number available for the Federal action identified in item 1 (e.g., Request for Bid (RFP) number; Invitations to Bid (ITB) number; grant announcement number; the contract, grant, or loan award number; the application/Bid control number assigned by the Federal agency). Included prefixes, e.g., "ITB-DE-90-001."
- 9. For a covered Federal action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in items 4 or 5.
- **10.** (a) Enter the full name, address, city, State, and zip code of the lobbying registrant under the Lobbying Disclosure Act of 1995 engaged by the reporting entity identified in item 4 to influence the covered Federal action.
 - (b) Enter the full names of the individual(s) performing services, and include full address if different from 10(a). Enter Last Name, First Name, and Middle Initial (MI).
- 11. The certifying official shall sign and date the form; print his/her name, title, and telephone number.

Attachment X Delivery Sites

Cost Center	Delivery Site	Phone	Cost Center	Delivery Site	Phone
0441	Apalachee Elementary 650 Trojan Trail, 32311	488-7113	0401	Astoria Park Elementary 2465 Atlas Road, 32303	922-4222
1181	Bond Elementary 2204 Saxon Street, 32310	922-8933	0521	Buck Lake Elementary 1600 Pedrick Road, 32317	488-3857
1161	Canopy Oaks Elementary 3250 Pointview Drive, 32303	414-7701 ext. 241	0491	Chaires Elementary 4774 Chaires Crossroads, 32317	488-2088
1202	Conley Elementary School 2400 E. Orange Ave., 32311	414-9763	0511	DeSoto Trail Elementary 5200 Tredington Park Dr., 32309	488-8435
0561	Ft. Braden K-8 15100 Blountstown Hwy, 32310	488-6164	0381	Gilchrist Elementary 1301 Timberlane Road, 32312	488-1987
0041	Hartsfield Elementary 1414 Chowkeebin Nene, 32301	488-7323	1131	Hawks Rise Elementary 205 Meadow Ridge, 32312	414-2643
0481	Killearn Lakes Elementary 8037 Deerlake East, 32312	922-0225	0421	Moore Elementary 1706 Dempsey Mayo Rd, 32308	487-2429
0171	Oak Ridge Elementary 4530 Shelfer Road, 32305	488-4488	0311	Pineview Elementary 2230 Lake Bradford Rd, 32310	488-2819
0231	Riley Elementary 1400 Indiana Street, 32304	488-6420	1171	Roberts Elementary 5777 Centerville Road, 32309	487-2415
0091	Ruediger Elementary 526 W. Tenth Ave., 32303	488-3850	0071	Sabal Palm Elementary 2813 Ridgeway Street, 32310	488-5598
0431	Sealey Elementary 2815 Allen Road, 32312	488-0237	0501	Springwood Elementary 3801 Fred George Road, 32303	488-6248
0031	Sullivan Elementary 927 Miccosukee Road, 32308	488-8990	0131	Woodville Elementary 9373 Woodville Highway, 32305	487-0320
0531	Deerlake Middle 9902 Deerlake W., 32312	922-6991	0032	Cobb Middle 915 Hillcrest Ave., 32308	488-7010
0222	Griffin Middle 800 Alabama St., 32304	617-5359	0451	Fairview Middle 3415 Zillah St., 32301	488-6880 ext. 8122
0092	Raa Middle 401 W. Tharpe St., 32303	488-7299	1201	Montford Middle School 5789 Pimlico Drive, 32309	412-8955
0291	Nims Middle 723 W. Orange Ave., 32310	617-6138	1151	Swift Creek Middle 2100 Pedrick Rd., 32317	414-2662
1141	Chiles High 7200 Lawton Chiles Lane, 32312	488-6818	0021	Leon High 550 E. Tennessee St., 32308	617-5738
0051	Rickards High 3013 Jim Lee Road, 32301	414-5012	0161	Godby High 1717 W. Tharpe St., 32303	617-4712
0204	SAIL High 2006 Jackson Bluff Rd., 32304	488-2051	1091	Lincoln High 3838 Trojan Trail, 32311	487-1079
0191	Ghazvini Learning Center 860 Blountstown Hwy., 32304	488-2087 ext. 2123	0411	Gretchen Everhart 2750 Mission Rd., 32304	488-5789 ext. 218
9612	Central Kitchen 3397 West Tharpe St, 32303	921-2007			

Attachment XI

FRESH FRUIT AND VEGETABLE PROGRAM (FFVP) LIST *These items could be requested as pre-packaged, individual-serving snack packs

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