## **School Nutrition Programs**

## SAMPLE PROCUREMENT PROCEDURES FOR SCHOOL FOOD AUTHORITIES

School food authorities (SFAs) can use this form to identify their procurement plan for the U.S. Department of Agriculture's (USDA) school nutrition programs. School Nutrition Programs include the National School Lunch Program (NSLP), School Breakfast Program (SBP), Afterschool Snack Program (ASP), Special Milk Program (SMP), Fresh Fruit and Vegetable Program (FFVP), and Seamless Summer Option (SSO) of the NSLP.

This form is a sample and may not be all-inclusive. The SFA is ultimately responsible for ensuring that all procurement procedures comply with all federal regulations, state procurement code and regulations, and local procurement policies.

**Procurement Procedures for Child Nutrition Programs** 

	[ <mark>Insert</mark>	name of SFA	1			
The procurement procedure	es contained	on th	e following	pages	[insert page numb	<u>er]</u>
through will be imp	plemented begins	ning	[ <mark>insert date</mark> ]		, until amended	. All
procurements must maximize fu determine open competition, the	-	-				ole to
The		intention	ally seeks to pi	rohibit co	onflicts of interes	est in
all procurement of goods and ser	vices.					
Chairman, Board of Education			Date			
•						
Superintendent of Schools			Date			

Insert name of SFA	J

## PROCUREMENT PROCEDURES

## A. General Procurement

1.	The procurement proced	ures will	l maxim	ize fi	ull and	open	comp	etition,	traı	ıspare	ency in
	transactions, comparabili	ty, and	docume	entatio	on of	all p	procure	ment	activ	ities.	The
			plan	for	procuri	ing it	ems fo	or use	in	the	School
	[insert name of SFA]	S									
	Nutrition Programs is as fo	ollows:									

2. If the amount of purchases is more than the (insert applicable public or non-public informal/small threshold amount (Refer to "Federal Funds Procurement Method Selection Chart") or the SFA approved threshold if less, formal procurement procedures will be used as required by 2 CFR 200.318-.326 and any local procurement code and regulations. Informal procurement procedures (small purchase) will be required for purchases under the most restrictive small purchase threshold.

3. The following procedures will be used for all purchases:

Product/Services	Procurement Method	Evaluation	Contract Award Type	Contract Duration/Frequency

4.	Formal bid procedures will be applied on the basis of (check all that apply):
	centralized system
	•
	combination of above (specify):
5	Because of the potential for purchasing more than <b>public or non-public informal/small purchase threshold amount, or the SFA approved threshold if less, it</b> will be the responsibility of to document the amounts to be to document the amounts to be purchased so the correct method of procurement will be followed.
Ea-	rmal Procurement
Wh Inv	then a formal procurement method is required, the following competitive sealed bid or an itation for Bid (IFB) or competitive proposal in the form of a Request for Proposal (RFP) cedures will apply:
1.	An announcement of an IFB or a RFP will be placed in the to publicize the intent of the
	[insert newspaper/media, Web site, other internet source]
	SFA to purchase needed items. The advertisement for bids/proposals or legal notice will be run for
	[insert length of time]
2.	An advertisement is required for all purchases over the district's small purchase threshold of  The announcement (advertisement or legal notice)
	will contain:
	<ul> <li>general description of items to be purchased;</li> <li>deadline for submission of questions and the date written responses will be provided, including addenda to bid specifications, terms, and conditions as needed;</li> <li>date of pre-bid meeting, if provided, and if attendance is a requirement for bid award;</li> <li>deadline for submission of sealed bids or proposals; and</li> <li>address of location where complete specifications and bid forms may be obtained.</li> </ul>
3.	In an IFB or RFP, each vendor will be given an opportunity to bid on the same specifications.

B.

4. The developer of written specifications or descriptions for procurements will be **prohibited** from submitting bids or proposals for such products or services.

- 5. The IFB or RFP will clearly define the purchase conditions. The following list includes requirements, not exclusive, to be addressed in the procurement document:
  - contract period;
  - SFA is responsible for all contracts awarded (statement);
  - date, time, and location of IFB/RFP opening;
  - how vendor is to be informed of bid acceptance or rejection;
  - delivery schedule;
  - requirements (terms and conditions) that bidder must fulfill in order for bid to be evaluated;
  - benefits to which the SFA will be entitled if the contractor cannot or will not perform as required;
  - statement assuring positive efforts will be made to involve minority and small business;
  - statement regarding the return of purchase incentives, discounts, rebates, and credits to the SFA's nonprofit school food service account;
  - contract provisions as required in Appendix II to 2 CFR 200;
  - contract provisions as required in 7 CFR 210.21(f) for all cost reimbursable contracts;
  - contract provisions as required in <u>7 CFR 210.16(a)(1-10)</u> and <u>7 CFR 250.53</u> for food service management company contracts;
  - procuring instrument to be used are purchase orders from firm fixed prices after formal bidding;
  - price adjustment clause (tied to a standard index, i.e., consumer price index, or other as stated in terms and conditions for pricing and price adjustments);
  - method of evaluation and type of contract to be awarded (solicitations using an IFB are awarded to the lowest responsive and responsible bidder; solicitations using a RFP are awarded to the most advantageous bidder/offeror with price as the primary factor among factors considered);
  - method of award announcement and effective date (if intent to award is required by state or local procurement requirements);
  - specific bid protest procedures including contact information of person and address and the date by which a written protest must be received;
  - provision requiring access by duly authorized representatives of the SFA, NJDA, United State Department of Agriculture, or Comptroller General to any books, documents, papers and records of the contractor which are directly pertinent to all negotiated contracts;
  - method of shipment or delivery upon contract award;
  - provision requiring contractor to maintain all required records for three years after final payment and all other pending matters (audits) are closed for all negotiated contracts
  - description of process for enabling vendors to receive or pick up orders upon contract award;
  - provision requiring the contractor to recognize mandatory standards/polices related to energy efficiency contained in the Energy Policy and Conservation Act (PL 94-163);
  - signed statement of non-collusion;
  - signed <u>Debarment/Suspension Certificate</u>, clause in the contract or a copy of search results from the System for Award Management (SAM);
  - provision requiring "Buy American" as outlined in <u>7 CFR Part 210.21(d)</u> and <u>SP 24-2016</u>; and

	•		ntities of products and services prepared by the SFA tors desiring to submit bids/proposals for the products
6.	-	ions, interpretation will be p	s to the true meaning of specifications or purchase rovided in writing to all potential bidders by and will specify the deadline for all questions.
		[insert title of person/position]	
	•	The [insert title of person/po.	will be responsible for securing all
		bids or proposals.	
	•	The [insert title of person/p	will be responsible to ensure all SFA
			compliance with applicable federal, state, and local
	•		ed in awarding contracts as a result of bids/proposals. ed criteria. Examples of other possible criteria include tilability.
pro awa	vided tard, bu	to each bidder in the initial bid do at remains the primary consider	a in the form of a weighted evaluation sheet will be cument materials. Price alone is not the sole basis for ation among all factors when awarding a contract. In fixed price or cost reimbursable contract is awarded.
	• Th	e contracts will be awarded to the sponsive to the invitation and is m	e responsible bidder/proposer whose bid or proposal is ost advantageous to the SFA, price as the primary and l bids or proposals may be rejected in accordance with
	• _	[Insert title of person/position]	is required to sign on the bid tabulation of
		mpetitive sealed bids or the eval mifying a review and approval of t	uation criterion score sheet of competitive proposals he selections.
	• _	[Insert title of person/position]	reviews the procurement system to ensure
	col	mpliance with applicable laws.	
	• _	[Insert title of person/position]	is responsible for documentation the actual product
	spe	ecified is received.	

7.

	•	Any time an accepted item is not available, the
		will select the acceptable alternate. The contractor must inform  by if a product is not insert title of person/position]
		[insert title of person/position] [insert time]
		available. In the event a nondomestic agricultural product is to be provided to the SFA, the contractor must obtain, in advance, written approval for the product. The must comply with the Buy American Provision.
		[Insert title of person/position]
	•	Full documentation regarding the reason an accepted item was unavailable, and the procedure used in determining acceptable alternates, will be available for audit and review. The person responsible for this documentation is
		[insert title of person/position].
	•	The responsible for maintaining all procurement
		documentation.
С.	If to	all Purchase Procedures he amount of purchases for items is less than the district's small purchase threshold, the owing small purchase procedures including quotes will be used. Quotes from an adequate nber of qualified sources will be required.
	1.	Written specifications will be prepared and provided to the vendor.
	2.	Each vendor will be contacted and given an opportunity to provide a price quote on the same specifications. A minimum of two vendors shall be contacted.
	3.	The will be responsible for contacting potential vendors
		when price quotes are needed.
	4.	The price quotes will receive appropriate confidentiality before award.
	5.	Quotes will be awarded by Quotes will be awarded to
		the lowest and best quote based upon price, quality, service, delivery, availability, and
		[insert other criteria, if applicable]

	6	. The	will be responsible for documentation of records to [insert title of person/position]
		show sele	ection of vendor, reasons for selection, names of all vendors contacted, price quotes a vendor, and written specifications.
	7	. The	will be responsible for documentation that the [insert title of person/position]
			[insert title of person/position]  oduct specified is received.
	8	. Any time	e an accepted item is not available, the will will
		select the	acceptable alternate. Full documentation will be made available as to the selection eptable item.
	9		be awarded on the following criteria. Price must be the highest weighted criteria. s of other possible criteria include quality, service, delivery, and availability.
1	10.		is required to sign all quote tabulations, signifying a approval of the selections.
	If i	tems are ava all purchase	ve Proposal Procedures  ilable only from a single source when the award of a contract is not feasible under , sealed bid or competitive negotiation, noncompetitive proposal procedures will be
	1.	Written spe	ecifications will be prepared and provided to the vendor.
	2.	The	will be responsible for the documentation of records  [insert title of person/position]
		to fully exp	plain the decision to use the noncompetitive proposal. The records will be available d review.
	3.	The	will be responsible for documentation that the actual [insert title of person/position]
		product or	service specified was received.
	4.	The	will be responsible for reviewing the procedures to
			Il requirements for using single source or noncompetitive proposals are met.

5.	Noncompetitive proposals shall be used for one-time purchases of a new food item to determine food acceptance by students and provide samples for testing purposes. A record of noncompetitive negotiation purchase shall be maintained by the At a minimum, the record of noncompetitive purchases
	shall include:
	<ul> <li>item name;</li> <li>dollar amount;</li> <li>vendor; and</li> <li>reason for noncompetitive procurement.</li> </ul>
6	6. A member or representative of the local board of education or governing board will approve, in advance, all procurements that result from noncompetitive negotiations.
Mi	iscellaneous Provisions
1.	New product evaluation procedures will include (e.g., evaluation of product labels, student taste-tests):
2.	The SFA agrees that the reviewing official of each transaction will be the [insert title of person/position].
3.	Payment will be made to the vendor when the contract has been met and verified and has met the SFA's procedures for payment. (If prompt payment is made, discounts, etc., are accepted.)
4.	Specifications will be updated as need.
5.	If product is not as specified, the following procedure will take place (e.g., remove product from service, contact vendor for approved alternate product, remove product from bid):
<b>E</b> n	If it is necessary to make a one-time emergency procurement to continue service or obtain goods, the purchase must be authorized using a purchase order signed by the The following emergency procedures shall be followed.
	All emergency procurements shall be approved by the
	In emergency productments shall be approved by the

E.

F.

At a minimum, the following emergency procurement procedures shall be documented:

- item name;
- dollar amount;
- vendor; and
- reason for emergency.
- 2. If it is necessary, in the course of a pressing need, to make an emergency purchase by means of "piggybacking" on the bid of another district, the following conditions must exist and approved procedures must be followed and appropriately documented as follows:
  - The SFA originating the competitive procurement must have a "piggyback provision" in the original solicitation;
  - Documentation of the emergency requiring the piggybacking must be maintained;
  - Approval from the purchasing SFA's governing board will be obtained and documented;
  - Approval from the SFA that originated the competitive procurement will be obtained and documented;
  - Approval from the vendor that was awarded the contract (original solicitation) will be obtained and documented;
  - Approval to piggyback will be obtained and documented from the governing board during a regularly scheduled meeting following the public notice;
  - Notification to the vendor of final approval will be documented and issued; and
  - A contract with the vendor will be developed. The contractor shall agree to retain all books, records, and other documents relative to the contract agreement for three (3) years after final payment, or until audited by the SFA, whichever is sooner. The SFA, its authorized agents, and/or state and/or USDA auditors shall have full access to and the right to examine any of said materials during said period.
- 3. The SFA shall agree to retain all books, records, and other documents relative to the award of the contract for three (3) years after final payment. If there are audit findings that have not been resolved, the records shall be retained beyond the 3-year period as long as required for the resolution of the issues raised by the audit. Specifically, the SFA shall maintain, at a minimum, the following documents:
  - written rationale for the method of procurement;
  - a copy of the original solicitation;
  - the selection of contract type;
  - the bidding and negotiation history and working papers;
  - the basis for contractor selection;
  - approval from the state agency to support a lack of competition when competitive bids or offers are not obtained;
  - the basis for award cost or price;
  - the terms and conditions of the contract;
  - any changes to the contract and negotiation history;
  - billing and payment records;
  - a history of any contractor claims; and
  - a history of any contractor breaches.