



Mobile County PUBLIC SCHOOLS

Reginald A. Crenshaw, Ph.D., President, District 3
Sherry Dillihay-McDade, Vice President, District 4
Lonnie Parsons, District 1
Don Stringfellow, District 2
Johnny Hatcher, District 5

1 Magnum Pass, P.O. Box 180069, Mobile, Alabama 36618

Superintendent Chresal D. Threadgill

Purchasing Department
Phone (251)221-4473
Fax (251)221-4472
mcpss.com

Bid No. 25-33
BUYER: JULIE MORGAN

July 16, 2025

INVITATION TO BID
CULINARY EQUIPMENT
VARIOUS HIGH SCHOOLS – CAREER TECH

Sealed proposals will be received by the Board of School Commissioners of Mobile County, Alabama at its Purchasing Department, 1 Magnum Pass, Mobile, Alabama 36618, until **Wednesday, July 30, 2025 @ 2:00 PM** at which time they will be publicly opened and read aloud.

1. The submission of the bid by the vendor, acceptance and award of the bid by the School Board of Mobile County, Alabama, and subsequent purchase orders issued against said award shall constitute a binding, enforceable contract. Unless stipulated in the bid documents, no other contract documents shall be issued.
2. The undersigned, as bidder, hereby declares that I have examined the Instructions, General Terms, Conditions and Specifications, and affirm that I have not been in any agreement or collusion among bidders, employees of the Mobile County Public School System, or prospective bidders in restraint of freedom of competition. Furthermore, I understand that fraudulent and collusive bidding is a crime and can result in fines and prison sentences.
3. Bidder has become fully familiar with the general terms, conditions and specifications of this bid request and agrees to abide by all conditions stated herein:
4. **Bidder agrees to VISA® Virtual Credit Card Program through AOC/Regions Bank for invoice payments in place of a check to pay for purchases from this solicitation. See payment terms for more information.**

PLEASE PRINT OR TYPE BELOW

Legal Name of Vendor: _____

Mailing Address: _____

City, State, Zip Code: _____

(List Toll Free Number if Applicable)

Telephone Number: _____ Fax _____

Authorized Signature of Bidder

Authorized Name(Typed or Printed)

Director of Purchasing
Mobile County Public Schools

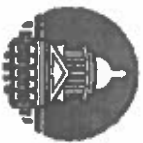
Name(Typed or Printed)

THIS COMPLETED FORM MUST APPEAR AS THE TOP SHEET FOR ALL BIDS SUBMITTED

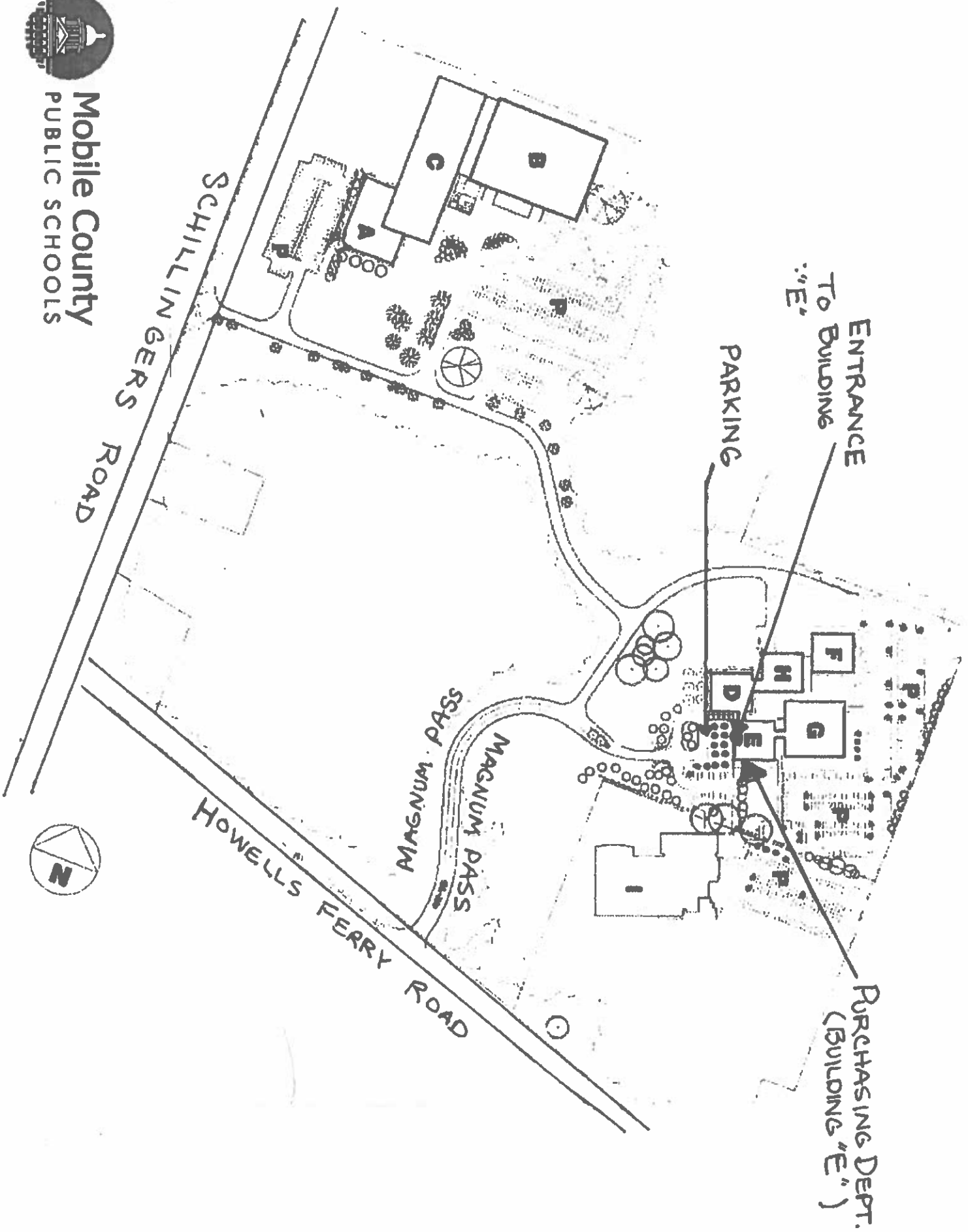
NEW BUILDING ENTRANCE FOR "PURCHASING DEPARTMENT"

Please note the entrance to Building "E" (1 Magnum Pass) has changed. You will need to enter Building "E" as shown on the following diagram where you will be checked in by a security officer and then directed to the Purchasing Department.

Please allow sufficient time for this change if you are dropping off a bid on the same day as the bid closes. MCPSS will NOT be responsible for any late bids.



Mobile County
PUBLIC SCHOOLS



Directory

A Building A Student Services Building

Student Services 4245
Health Services 4392
Microcomputer Services 5142
STN Off-Campus Software Support 6201-232
Hardware Support 6223
Network Support 6222

B Building B

Professional Development 5200
Central Receiving/Distribution 5115
Textbooks 5108
JROTC 5100
Print Shop 6273
Archives 4658
Maps & Titles 5222
Mail Services 6400

C Building C

Environmental Services 4700

D Building D Executive Building

Office of the Superintendent 4394
Chief Financial Officer 4434
Comptroller 4494
Budget Office 4508
Child Nutrition Program 4374

E Building E Business Building

Security Office 4108
Publishing 4473
Accounting 4445
Accounts Payable 4408
Local School Accounting 4427

F Building F Facilities Office

4622

G Building G

Human Resources Office 4543
Payroll Office 4449
TV Studio 3119

H Building H Technology Building

Information Technology Services 4583
Instructional Technology 6210
Office of Communications 6222

I Building I

Academic Affairs Building

Board Offices & Board Meeting Room 4387
Academic Affairs 4159
Curriculum & Instruction 4141
Federal Programs 5220
Special Education 4220
Career/Technical Education 4019

Public Board Meetings

P Building - Public and Employees

LET'S LOAD THE BASES!

Miracle League of West Mobile: Schmidt Family Park



Our community is coming together to build baseball fields and a playground for children with special needs. The Miracle League of West Mobile: Schmidt Family Park will be constructed on Johnson Road, about two miles southwest of the intersection of Airport Boulevard and Snow Road.

You have the opportunity to help us create a miracle in Mobile County! If you hit a Single, Double, Triple, Home Run, or Grand Slam, you, your family, your business or your organization will be recognized at the park.

Several community organizations have already stepped up to the plate, donating land, providing funds to pave the road, and more. The key players thus far are: the Alabama Pecan Development Company, Inc., Schmidt-Barton Family Fund, South Alabama Utilities, Mobile County Public Schools and the Mobile County Commission. The Alabama Pecan Development Company, Inc., has donated more than 24 acres to the project and South Alabama Utilities has donated more than 4 acres. The Schmidt-Barton Family Fund is donating up to \$1 million in matching funds toward the estimated \$5 million in total construction costs.

Donations are now being accepted at mcpss.com/miracleleague to cover the remaining costs associated with the park.

Why should you donate?

Currently, many Mobile County youths with mental and physical disabilities are unable to play baseball in existing parks due to the lack of facilities that meet their needs. The Miracle League of West Mobile: Schmidt Family Park will be open to children from the entire county and surrounding areas. Approximately 8,300 children with disabilities would be able to play here.

Single

\$1,000-\$9,999

Double

\$10,000-\$49,000

Triple

\$50,000-\$99,999

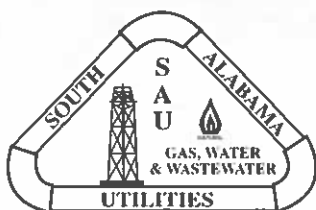
Home Run

\$100,000-\$249,999

Grand Slam

\$250,000 +

**ALABAMA PECAN
DEVELOPMENT
CO. INC**



**Mobile County
PUBLIC SCHOOLS**

MIRACLE LEAGUE OF WEST MOBILE: SCHMIDT FAMILY PARK

MCPSS.COM/MIRACLELEAGUE

We are working directly with The Miracle League, which is based in Georgia and has 240 fields across the United States and in Puerto Rico and Canada, on this project. Why? So our children with mental and physical disabilities can experience the joy of America's favorite pastime. It's more than just a game. The Miracle League is about making new friends, building self-esteem and being treated just like other athletes.

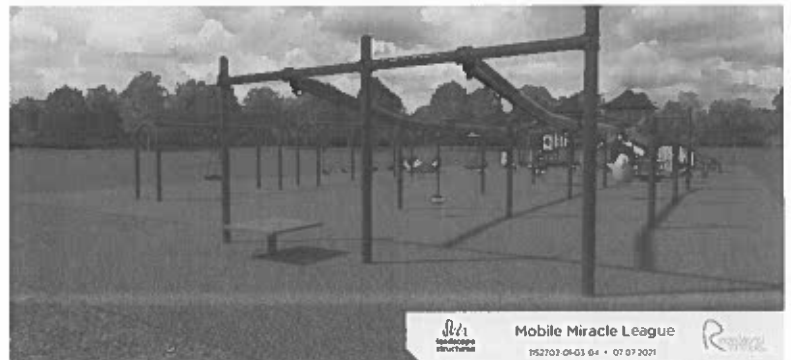
The Miracle League baseball field will feature a synthetic rubberized turf that accommodates wheelchairs and other assistive devices while helping to prevent injuries. The field will have double-wide lanes, allowing the players more space as they round the bases. The park will also include a regular baseball field for children who are middle-school-aged. The hope is to one day build a school on the site to serve special-needs and autistic students.

This will be the first Miracle League field in Mobile County. The project will progress in phases as funding becomes available, with the Miracle Field and Playground as the major components of the first phase.

The first phase of the plan will cost approximately \$2.3 million. We still need to raise \$1 million to fund all facets of Phase 1, which we hope to complete in the fall of 2022.

Mobile County Public Schools is overseeing the financing of the project. We are applying for various grants and accepting donations at: mcpss.com/miracleleague.

We appreciate your support as we make a miracle happen in west Mobile!



GENERAL TERMS AND CONDITIONS

MOBILE COUNTY PUBLIC SCHOOL'S PURCHASING DEPT.

1. ALABAMA IMMIGRATION LAW COMPLIANCE:

As a Contractor/Vendor as defined in the Act, to the Local Board of Education (Board), it is crucial to your relationship (future or continuing) with the Board that you comply with the Immigration Reform Act of 1986, as amended by the Immigration Act of 1990, and the Beason-Hammon Alabama Taxpayer and Citizen Protection Act. Accordingly please provide your Affidavit of Immigration Compliance. These documents can be found in the following bid package along with a compliance check list.

2.ADDITIONAL ORDERS: Unless it is specifically stated to the contrary in the bid response, the School District reserves the option to place additional orders against a contract awarded as a result of this solicitation at the same terms and conditions; to extend the renewal date until a new bid is in place, if it is mutually agreeable.

3. ADDENDA: If it becomes necessary to revise any part of this bid, a written addendum will be provided to all bidders that are **registered** with the Purchasing Department. The Board is not bound by any oral representations, clarifications, or changes made in the written specifications by the school's employees, unless such clarification or change is provided to bidders in written addendum form from Purchasing Department.

4. APPLICABLE LAW: This contract shall be construed and interpreted according to Alabama Law.

5. ASSURANCE OF NON-CONVICTION OF BRIBERY: The bidder hereby declares and affirms that, to its best knowledge, none of its officers, directors, or partners and none of its employees directly involved in obtaining contracts has been convicted of bribery, attempted bribery or conspiracy to bribe under the laws of any state or Federal government.

6. AWARD CONSIDERATION: The following factors will be considered in determining the lowest **responsible** bidder:

Overall quality, Conformity with specifications both general and specific, Purposes for which materials or services are required, Delivery dates and time required for delivery, Unit acquisition cost, financial ability to meet the contract, previous performance, facilities and equipment, availability of repair parts, experience, delivery promise, terms of payments, compatibility as required, other costs, and other objective and accountable factors which are reasonable.

7. BID AND PERFORMANCE SECURITY: If bid security is required, a bid bond or cashier's check in the amount indicated on the bid cover must accompany the

bid and be made payable to Board of School Commissioners of Mobile County. Corporate or certified checks are not acceptable. Bonds must be in a form satisfactory to the School District and underwritten by a company licensed to issue bonds in the State of Alabama. If bid security fails to accompany the bid, it shall be deemed unresponsive, unless the Purchasing Manager deems the failure to be nonsubstantial. All checks will be returned to the bidders within five (5) days after the contract has been Board approved. If a performance bond is required, the successful bidder will be notified after the awarding of the contract.

8.BRAND NAMES: The name of a certain brand, make, model number, manufacturer, or definite specification is to denote the quality standard of the article desired, but does not restrict the bidder to the particular brand, make, model number, manufacturer, or specification named. It is set forth to convey the general style, character, and quality of the item desired to the prospective bidder. Whenever the words "or approved equal" appear in the specifications, they shall be interpreted to mean an item of material or equipment similar to that named, which is approved by the Purchasing Department or their designated representatives. The burden of proof that alternate brands are in fact equal or better falls on the bidder, and proof must be to the Board's satisfaction.

9. CONFLICT OF INTEREST: Section 36-25-9 of the Code of Alabama states: "No member of any county or municipal agency, board, or commission shall vote or participate in any matter in which the member or family member of the member has any financial gain or interest" Employees may not use their offices or positions for personal gain and must adhere to applicable provisions of the Alabama Ethics Law and the MCPSS Board policy 6.10 concerning Ethics. Further information can be found on both the Alabama Ethics Commission's and MCPSS Website.

10.DELIVERY OF BIDS: Bids must be received in the Purchasing Office by the the date and time specified on the bid cover. All bids will be accepted until the time and date stated on the bid cover. No bids will be accepted that extend past the time and date on the bid cover. The time of receipt shall be determined by the time clock stamp in the Purchasing Department. Bids submitted by U.S. Mail must be addressed to the Board of School Commissioners, Purchasing Office, P.O. Box 180069, Mobile, AL 36618; when using other couriers, send to the Board of School Commissioners, Purchasing Office, 1 Magnum Pass, Mobile, AL 36618. The School District accepts no responsibility for premature opening

GENERAL TERMS AND CONDITIONS

MOBILE COUNTY PUBLIC SCHOOL'S PURCHASING DEPT.

of bid response not properly identified or late arrival of a bid response for whatever reason. No fax or emails will be accepted. The Board will not be responsible in the event the U.S. Postal Service or any other courier system fails to deliver the proposal to the Board of School Commissioners, Purchasing Department by the time stated in the bid request. All bids shall remain firm for acceptance by the Board for a period of 60 days from the date of bid opening.

If the School System is closed for any reason, including but not limited to: Acts of God, strikes, lockouts, riots, acts of war, epidemics, governmental regulations superimposed after the fact, fire, earthquakes, floods, or other natural disasters (the "Force Majeure Events") which closure prevents the opening of bids at the advertised date and time, all bids received shall either be publicly opened and read aloud on the next business day that the department opens at the advertised time or the bid opening will be extended by sending out an addendum that states the new date and time to all registered bidders.

11.ERRORS IN BIDS: Bidders are assumed to be informed regarding conditions, requirements, and specifications prior to submitting bids. Failure to do so will be at the bidder's risk. Bids already submitted may be withdrawn without penalty prior to bid opening. Errors discovered after the bid opening may not be corrected.

12. FEDERAL MONIES

Expenditure of federal monies require the bidder to comply with all applicable standards, orders, or regulations issued pursuant to the following:

Clean Air Act (42 U.S.C. 7401-7671q); Federal Water Pollution Control Act as amended (22 U.S.C. 1251-1387) Buy American provision (7 CFR §210.21); Equal Employment Opportunity (41 CFR §60); Davis-Bacon Act (40 U.S.C. 3141-3148); Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708); Rights to Inventions Made Under a Contract or Agreement (37 CFR §401.2); Debarment and Suspension (Executive Orders 12549 and 12689), Copeland "Anti-Kickback" act (18 U.S.C. 874 and 40 U.S.C. 276c) Byrd Anti-Lobbying Amendment (31 U.S.C. 1352) Procurement of Recovered Materials (See §200.322) National Defense Authorization Act (NDAA) Section 889

13.HAZARDOUS AND TOXIC SUBSTANCES:

Bidder must comply with all applicable Federal, State, County and City laws, ordinances and regulations relating to hazardous and toxic substances, including such laws, ordinances and regulations pertaining to

information hazardous and toxic substances, and as amended from time to time. Bidder shall provide the School District with a "Material Safety Data Sheet" if required.

14. INVOICING, DELIVERY, PACKAGING:

Invoices shall be prepared only after ordered materials have been delivered. Payment will be made in accordance with Terms of Payment in the Minimum Specifications. **District personnel may choose to use a VISA® Purchasing Card and E-Payables process for invoice payments in place of a check to pay for purchases from this solicitation. Unless exception is noted in the bid response, the bidder by submitting a bid, agrees to accept the VISA® purchasing card and E-Payables process, as an acceptable form of payment and may not add additional service fees/handling charges to purchases made with the VISA® purchasing card. Refusal to accept this condition may cause your bid to be declared non-responsive.**

All invoices must show the purchase order number. Vendors shall not ship any material without an authorized purchase order from the Board of School Commissioners of Mobile County or local school. All packages delivered must show the purchase order number. The successful bidder will be required to furnish all materials, equipment, and/or service called for at the bid price quoted. In the event the bidder fails to deliver within a reasonable period of time, as determined by the Board, the right is reserved to cancel the award and subsequent purchase order and purchase from the next lowest responsible bidder the items needed. The original bidder will be back charged the difference between the original contract price and the price the Board has to pay as a result of the failure to perform by the original contractor. All bids will remain firm for acceptance for 60 days from the date of bid opening. Prices shall be net F.O.B.; School Site, Mobile County, AL. The title and risk of loss of the goods will not pass to the Board, Departments, Schools until receipt and acceptance takes place at the F.O.B. point.

15. INSPECTION OF PREMISES: At reasonable times, the Board may inspect those areas of the contractor's place of business that are related to the performance of a contract. If the Board makes such an inspection, the contractor must provide reasonable assistance. The Board reserves the right on demand and without notice all the vendor's files associated with a subsequent contract where payments are based on contractor's record of time, salaries, materials, or actual

GENERAL TERMS AND CONDITIONS

MOBILE COUNTY PUBLIC SCHOOL'S PURCHASING DEPT.

expenses. This same clause will apply to any subcontractors assigned to the contract.

16. INSURANCE: The School Board of Mobile County, AL shall be added as an additional insured on all Contractors' liability policies. Copy of policy to be given to the Purchasing Dept where it will remain on file.

COMPREHENSIVE PUBLIC GENERAL LIABILITY INSURANCE

Contractor shall purchase and maintain during the life of this contract, public liability insurance against bodily injury, personal injury, property damage which shall include comprehensive general liability, contractual liability, products and completed operations liability in limits of not less than \$2,000,000 per occurrence and \$3,000,000 Aggregate. The contract shall protect him and any subcontractor performing the work covered by this contract, from claims for damages which may arise from operations under this contract, whether such operations are by himself or by any subcontractor, or by anyone directly or indirectly employed by either of them.

The Contractor shall indemnify and hold harmless the Owner against any and all claims for personal injuries and/or property damage as a result of Contractor's and its Subcontractor acts, operations, or omissions and shall carry contractual liability and property damage insurance to cover such indemnification. The limits of contractual coverage shall agree with the limits stated above for Contractor's regular public comprehensive general liability coverage and property damage.

A. LIMITATION TO DAMAGE: In no event shall the BOARD or any of its Commissioners, officers, employees, agents, or servants be liable to the Contractor or Vendor for any direct or indirect, special, consequential, or incidental damages or lost profits or punitive damages, arising out of or related to this bid document, or to the performance of or breach of any provision hereof.

17. INVITATION TO BID: Any provisions made in the Invitation for Bid supersedes any provisions outlined here in the General Terms and Conditions.

18. IMMIGRATION: By signing this contract, the contracting parties affirm, for the duration of the agreement, that they will not violate federal immigration law or knowingly employ, hire for employment, or

continue to employ an unauthorized alien within the State of Alabama. Furthermore, a contracting party found to be in violation of this provision shall be deemed in breach of the agreement and shall be responsible for all damages resulting therefrom. If Contractor employs one or more employees within the State of Alabama, Contractor shall provide documentation establishing that Contractor is enrolled in the E-Verify program.

19. NON-DISCRIMINATION: The Board provides equal opportunities for all businesses and does not discriminate against any vendor regardless of race, color, creed, sex, national origin, or disability in consideration for an award.

20. OPEN TRADE PROVISION: In compliance with Alabama Act 2016-312, the contractor hereby certifies that it is not currently engaged in, and will not engage in, the boycott of a person or an entity based in or doing business with a jurisdiction with which this state can enjoy open trade.

21. PRODUCT TESTING: Vendor shall incur all cost involved in obtaining an Independent Laboratory Test if the Board deems necessary during the term of the contract or before the contract is awarded. The Board reserves the right to request a demonstration of any product or service before making the award at no additional cost to the school district. The time frame of the testing will be mutually agreed upon by both parties.

22. PATENTS: Bidders guarantees that the sale and/or use of goods will not infringe upon any U.S. or foreign patent. Bidder will at his/her own expense, indemnify, protect and save harmless the School District, employees on any claims arising out of the purchase of goods or services.

23. PROTESTS: Any protest to the Board's consideration of any bid must be submitted in writing and received by the Purchasing Director no later than five (5) calendar days after awarding date of the bid. If needed, The Chief Financial Officer will send a written reply to the protesting bidder. The Board of Education is the final authority on issues relating to this contract. The Purchasing Director is the Board's representative in the award and administration of this contract, and will issue and receive all documents, notices and correspondence. The decision of the Board of Education is final, conclusive, and binding on all parties concerned.

24. PREPARATION OF BID: All bids shall be typewritten or in ink on the form(s) prepared by the Board. Bids prepared in pencil will not be accepted. All proposals must be signed by officials of the corporation or company duly authorized to sign bids. Any bid submitted without being signed will automatically be

GENERAL TERMS AND CONDITIONS

MOBILE COUNTY PUBLIC SCHOOL'S PURCHASING DEPT.

rejected. All corrections or erasures shall be initialed and dated by the person authorized to sign bids. If there are discrepancies between unit prices quoted and extensions, the unit price will prevail.

25. PRICING: Prices quoted shall be delivered prices and shall include any and all costs, charges, taxes, and fees i.e. the Board shall only pay the price and amount quoted and nothing more.

26. PURCHASES: Once the bid is board approved, a letter will be issued to the awarded vendor(s). This letter does not authorize to make purchases. Purchase orders will be issued as authorization for all purchases.

27. QUESTIONS/CONTACT: All questions must be directed to the buyer listed on the particular bid. Clarification will be made only by written addenda sent to all registered bidders. The Board will not be responsible for verbal answers regarding the intent or meaning of the specifications or for any verbal instructions given prior to the bid opening. Bidders shall not contact any member of the Mobile County School Board, Superintendent, or Staff regarding this bid prior to such bid has been Board approved. Any such contact shall be cause for rejection of your proposal.

28. REJECTION OF BIDS: Mobile County School District reserves the right to accept or reject any or all bids in whole or in part for any reason, to waive technicalities or informalities, or to advertise for new proposals, if, in the judgment of the awarding authority, the best interest of the School District will be promoted thereby. Bidders may be disqualified and rejection of proposals may be recommended to for any of (but not limited to) the following causes: Failure to use the bid forms furnished by the Board of School Commissioners, Lack of signature by an authorized representative on the bid form, Failure to properly complete the bid form and vendor compliance, Default on previous contracts, Evidence of collusion among bidders, Unauthorized alteration of the bid form. On the final board approved bid tabulation, a written justification of all bidders that were rejected will be presented and made public.

29. SAMPLES: Bidders will not be required to furnish samples at the time of bid opening, unless specifically called for. The Board reserves the right to request samples after bid opening to assist in the evaluation of proposals submitted.

30. TABULATION: Bid results are posted on Purchasing's web site, and will remain for sixty (60) days after the posting date. The awarding bidders will be sent a written notification via mail.

31. TERMINATION BASED ON LACK OF

FUNDING: Any contract awarded as a result of this solicitation will be subject to funding and continued appropriation of sufficient funds for the contract. For purposes of this solicitation, the appropriating authority is deemed to be the Board of School Commissioners of Mobile County. Insufficient funds shall be the grounds for immediate termination of this solicitation.

32. TERMINATION FOR THE CONVENIENCE

OF THE BOARD: The performance of the work or services under a contract as a result of this solicitation may be terminated in whole or part, whenever the Purchasing Manager shall deem that termination is in the best interest of the School District. Such determination shall be in the sole discretion of the Purchasing Manager. In such event, the School District shall be liable only for payment in accordance with the payment provisions of the contract for work or services performed or furnished prior to the effective date of termination. Termination hereunder shall become effective by delivery to contractor of written notice of termination upon which date the termination shall become effective.

33. TERMINATION FOR DEFAULT: If an award results from this bid, and the contractor has not performed or has unsatisfactorily performed the contract, payment shall be withheld at the discretion of the School District. Failure on the part of the contractor to fulfill contractual obligations shall be considered just cause for the termination of the contract, and the contractor is not entitled to recover any costs incurred by the contractor up to the date of termination.

A. FORCE MAJEURE: **The parties' under this agreement are subject to, and neither party shall be liable for delays, or failure to perform caused by or due to fire, flood, water, weather events, labor disputes, power outages, civil disturbances, or any other cause beyond the party's reasonable control**

34. WARRANTY: The bidder expressly warrants that all articles, material and work offered shall conform to each and every specification, drawing, sample, or other description which is furnished to or adopted by the School District, and that it will be fit and sufficient for the purpose intended, merchantable, of good material and workmanship, and free from defect. The bidder further warrants all items for a period of one year, unless otherwise stated, from the date of acceptance of the items delivered and installed or work completed. All repairs, replacements, or adjustments during the warranty period shall be at the bidder's sole expense.

GENERAL TERMS AND CONDITIONS
MOBILE COUNTY PUBLIC SCHOOL'S PURCHASING DEPT.

35. VENDOR LIST: A bidder may be removed from the Qualified Vendor List if a vendor fails to respond to three (3) consecutive ITB's. A properly submitted "No Bid" is considered as a response and the vendor will receive credit for the response.

THE BOARD MAY REJECT ANY BID FOR FAILURE BY THE BIDDER TO COMPLY WITH ANY REQUIREMENTS STATED ABOVE IN THE BID PROPOSAL OR IN ATTACHMENTS THERETO WHICH BECOME PART OF THE BID.

**THE SCHOOL BOARD OF MOBILE COUNTY,
ALABAMA**

**RUSSELL HUDSON
DIRECTOR OF PURCHASING**

VENDOR BID REGISTRATION

Vendors:

Our records indicate you are registered to receive "Invitation to Bids" from Mobile County Public School System. The Mobile County School System is changing the way vendors are notified for Invitation to Bids. Currently, we are sending post card notifications by US Mail to all vendors who are registered.

The NEW NOTIFICATION PROCESS will begin and consist of the vendor receiving an email notification of Invitation to Bids. A web site has been established for vendors to register and select the bid categories from which they want to receive bid invitations. These are the steps you need to take:

1. Go to <https://bidreg.mcpss.com/ezregistration.html>
2. Select "New Applicant" and you will create a user name and password, and then follow the prompts.
3. Please note the email bid notifications will be sent from bidnotify@mcpss.com save this in your address directory to prevent email being sent to SPAM.

Even though vendors are currently registered to receive bids, all vendors MUST register in the new database in order to receive an ITB "Invitation to Bid". If you do not register, you will not receive an ITB. Also, all vendors are responsible for maintaining their vendor profile in the database for such things as address, contact info, email, bid categories, etc..... This information needs to stay current to assure you receive ITB's. I would strongly encourage vendors to visit MCPSS.com once a week to be knowledgeable of all bid activity.

Thank you for your cooperation as this will allow us to drastically reduce postage costs and work more efficiently. Please feel free to contact us if you have questions at 251-221-4473.

SPECIFICATIONS
VARIOUS KITCHEN EQUIPMENT
NON-INSTALLED

I. INTENT OF BID

- A. The intent of this bid is to establish a contract between the Board of School Commissioners, on behalf of the schools identified herein, and the bidder for the supply and delivery of items described herein.

II. QUALIFICATIONS OF BIDDERS

- A. Any person, firm, or corporation submitting a proposal must be either the manufacturer or the manufacturers authorized sales dealer for the items quoted. Bids will be accepted only from firms engaged on a full time basis in the cafeteria equipment supply business.
- B. Bidder must maintain an in-house service department or must contract with a factory authorized service company to handle warranty repairs or claims. Maximum response time to calls for service is 24 hours.
- C. **All persons entering schools are to be in company uniform and all are to have picture ID badges. Background checks are required for all personnel entering the schools, please see the attached forms.**

III. STANDARD CONTRACT CONDITIONS

- A. This contract shall be governed in all respects--as to validity, construction, capacity, performance, or otherwise--by the laws of the State of Alabama.
- B. Contractors providing services under this Invitation to Bid herewith assure the school district that they are conforming to the provisions of the Civil Rights Act of 1964, as amended.
- C. State Sales and Use Tax Certificate of Exemption form will be issued upon request. Sales tax shall be included in prices where applicable.
- D. Deliveries against this contract must be free of excise or transportation taxes, except when such a tax is part of a price and school districts are not exempt from such levies. Excise tax exemption registration number may be used when required.
- E. Contractor shall comply with applicable Federal, State and local laws and regulations pertaining to wages, hours, and conditions of employment. In connection with contractor's performance of work under this Agreement, contractor agrees not to discriminate against any employee(s) or applicant(s) for employment because of age, race, religious creed, sex, national origin, or handicap. **NOTE: Expenditure of federal monies requires the bidder to comply with all applicable standards, orders, or regulations issued pursuant to the Federal Acts as stated in item number 12, of the General Terms and Conditions document located in this bid package.**
- F. Modifications, additions, or changes to the terms and conditions of this Invitation to Bid may be a cause for rejection of a bid. Bidders are requested to submit all bids on the school district's official forms. Bids submitted on company forms may be rejected.
- G. The contractor agrees to retain all books, records, and other document relative to this agreement for three (3) years after final payment. The district, its authorized agents, and/or State/Federal auditors shall have full access to and the right to examine any of said materials during said period.
- H. By his signature on the bid, a bidder certifies that his bid is made without prior understanding, agreement, or connection with any corporation, firm or person submitting a bid for the same materials, supplies or equipment, and is in all respect fair and without collusion or fraud. The bidder certifies that he understands collusive bidding is a violation of Federal law and can result in fines, prison sentences, and civil damage awards. He further agrees to abide by all conditions of this bid and certifies that he is authorized to sign this bid for the bidder.

I. Prohibition against conflicts of interest, gratuities and kickbacks.

"Any employee or any official of the school district, elective or appointive, who shall take, receive or offer to take or receive, either directly or indirectly, any rebate, percentage of contract, money or other things of value, as an inducement or intended inducement, in the procurement of business, or the giving of business, for, or to, or from, any person, partnership, firm or corporation, offering, bidding for, or in open market seeking to make sales to the school district shall be deemed guilty of a felony and upon conviction such person or persons shall be subject to punishment or a fine in accord with State and/or Federal laws."

IV. MATERIALS BID

- A. All items quoted shall be new, packed in manufacturers original containers, and shall meet or exceed the specific specifications shown. Re-built or remanufactured equipment will not be considered.
- B. The bidder shall state the manufacturers warranty for each item quoted and will be responsible for all warranty service as required under Section VII, C.
- C. If bidding as specified, bidders will not be required to submit manufacturer's specification sheets.
- D. Bidders desiring to quote items other than brand(s) specified must complete and submit the enclosed Substitution Request Form with bid. (See Section VII, I).
- E. The Board reserves the option to reject any alternate for any reason.

V. METHOD OF AWARD AND DELIVERY

- A. The bid will be awarded on an individual item or lump sum basis as indicated on the proposal.
- B. **Inside delivery is required at the various school sites, Mobile County, AL. Delivery to each school shall be made within 60-90 days after vendor receipt of purchase order. If equipment requires "Start Up" and "Demonstration", the dealer will provide written notice at time of delivery to the school CNP manager not to connect or use the equipment until after "Start Up" and "Demonstration" have been completed. All items shall be quoted F.O.B.; MCPSS, School Site, Mobile County, AL. Inside delivery by successful bidder is required. The title and risk of loss of the goods will not pass to the Board, departments, or local schools until receipt and acceptance takes place at the FOB point.**
- C. **The successful bidder must use a closed-in delivery truck with a lift gate when delivering equipment to prevent new equipment from being exposed to the elements.**

VI. PAYMENT

- A. **District personnel may choose to use a VISA® Virtual Credit Card Program through AOC/Regions Bank for invoice payments in place of a check to pay for purchases from this solicitation. Unless exception is noted in the bid response, the bidder by submitting a bid agrees to accept the VISA® Virtual Credit card process, as an acceptable form of payment and may not add additional service fees/handling charges to purchases made with the VISA® Virtual Credit card. Refusal to accept this condition may cause your bid to be declared non-responsive. (See the attached E-Payables explanation and the VISA Virtual Card vendor enrollment data elements form.)**

- B. Payment of all invoices for which a purchase order is issued by the Mobile County School Board shall be the responsibility of the School Board and shall be mailed to Coordinator of Purchasing, P.O. Box 180069, Mobile, AL 36618.

While it is the intent of the Board to pay all bills within thirty (30) days, there may be times when this strict requirement cannot be adhered to, as payment is normally processed approximately thirty (30) days from final approvals of receipts and verified invoices. Should a contestment result regarding quality, terms, etc. the thirty (30) days would appear after the matter has been cleared. Payment may be expedited by providing original invoices and/or certified copies of an original. Should a copy be the only thing available, it must be certified as "true, correct, and unpaid original invoice".

VII. SPECIAL INSTRUCTIONS

- A. Start-Up: For all equipment with moveable parts or electrical parts the bidder shall indicate on attached form "Required Bid Information" the name of company, agent, address and phone number of the party responsible for checking operation of equipment after delivery and inspection if by party other than bidder. Failure to provide this information will be considered reason for rejection of bid. A written report of results of start-up check shall be provided to school district by bidder or agent listed on attached form "Required Bid Information" prior to bidder sending bill for equipment.
- B. Demonstration: All equipment with moveable parts shall be demonstrated to school district employees responsible for operation and care of equipment. Bidder shall indicate on attached form "Required Bid Information" the name of company, agent, address and phone number of party responsible for demonstration. If the agent is not an employee of the bidder a letter shall be attached indicating willingness to provide demonstration. The Bidder shall be responsible for notifying agent that equipment has been delivered and start-up check has been completed. Demonstration shall be provided within ten working days of notification. Demonstration shall be conducted at a time agreeable to the school district at the site of actual equipment installation. Failure to provide this information will be considered reason for rejection of bid.
- C. Warranty: The bidder shall state the manufacturer's warranty for each item quoted. In addition to the manufacturer's warranty the successful bidder shall guarantee for a period of one year all items and equipment furnished under this bid. For equipment with movable parts or electrical parts the warranty shall begin on the date the owner has accepted the start-up report. For other equipment the warranty will begin on the date the equipment is delivered in acceptable condition. The conditions of the warranty shall be as follows:

1. Non-Refrigerated Equipment

- a. Start-up and calibration.
- b. All parts that are integral with the equipment when purchased and all loose parts furnished with the equipment. (Vendor will pay freight for parts replaced under warranty).
- c. All labor and mileage.
- d. The dealer will handle calls related to service needs under warranty. Problems related to warranty service will be referred to the Maintenance Department (221-5508).
- e. If at any time during the warranty period, the equipment fails to function due to problems not related to the equipment, the dealer will notify the Maintenance Department immediately (221-5508).
- f. If at any time during the warranty period any parts or function of the equipment fails to perform due to misuse or abuse, the dealer may charge the school for the service call and the repair provided the Coordinator of Purchasing is notified of the misuse or abuse prior to the dealer making the repair.

2. Refrigerated Equipment

1. All of the above, plus: Five (5) year compressor warranty.

- D. Factory Authorized Service Agents: The bidder shall indicate on attached form "Required' Bid Information" the name, address and phone number of a factory authorized service agency for each item specified. The factory authorized service agency shall be located within 250 miles of installation site. Providing this information is in addition to the dealer service required in No. 3 above. A written statement from the manufacturer shall be attached to the bid indicating that this agent is authorized to service their equipment and sell parts. Factory authorized service agents shall abide by the code of ethics of the Commercial Food Equipment Service Association (CFESA). Failure to provide this information will be considered reason for rejection of bid.
- E. Codes: **All equipment must be constructed in accordance with the National Sanitation Foundation (NSF) Code.** All Equipment must be listed and approved, where applicable, for U.L., AGA and AWE requirements and all other requirements as specified by local building codes, plumbing codes, fire codes and all other state and local codes. **All foodservice equipment must bear the applicable seals.**
- F. Manuals: The Board of School Commissioners shall be provided three (3) copies of use/care manuals and illustrated parts list for all equipment with moveable parts. These manuals shall be provided within ten days of installation.

G. Substitute Brands

1. **If a bidder chooses to bid a substitute brand, proof of equality must be submitted with the bid on the bid opening date.** The form "Substitution Request Form" must be used for this purpose (included in this bid document); this provides the School Board with a detail description in which the proposed substitution conforms and/or varies from the brand specified. This information shall be submitted in addition to manufacturers cut sheet.
2. Bidders submitting substitutions are cautioned to examine mechanical and electrical plans and building conditions to determine if such substitution will require changes in mechanical or electrical connections or require rearrangement. If any of the above changes would be involved, a layout of such changes and any additional cost (itemized) must be submitted with the request for substitution. If proposed substitutions entail additional cost which was not submitted with the request for substitution and approval is granted, bidders shall be responsible for such costs.
3. It is understood by the School Board that no agent, dealer, broker or agency may bind a manufacturer beyond the manufacturer's own printed literature. Therefore, any party submitting a Substitution Request Form stating compliance with a feature specified for the prime specified item by a manufacturer in a manner not identified as a standard of production or as an option for that item in the manufacturer's literature must be accompanied by a letter on the Manufacturer's own letterhead stating that the manufacturer shall comply with the specified feature and such compliance shall not adversely affect the manufacturer's product performance, reliability, durability, appearance or effect the warranty.
4. If the substituted item is approved and subsequently installed and upon final inspection found to deviate from the specifications in a manner not detailed in the "Substitution Request Form" the F.S.E. Contractor shall at the discretion of the School Board bring the equipment into compliance or remove the equipment and replace it with one in compliance with the specifications at his own cost. In consideration of the job stage at the time of final inspection, the F.S.E. Contractor shall take no more than 5 working days to make this replacement. Bidders are encouraged to review the "Substitution Request Form" prior to using such items in their bid. Awarded Contractor shall be responsible for deviations not detailed in the "Substitution Request Form" submitted FROM ANY SOURCE. Approval of submittals by the School Board does not relieve the F.S.E. Contractor of this condition. The "Substitution Request Form" can be found at the end of this document.

- H. Specifications: Written description in the specification will prevail in case of conflict between written description and model number.
- I. Alternate Bids: Bidders shall submit only 1 bid per item specified
- J. On-Site Visits and Field Measurements: (Three options - Board of School Commissioners should indicate by an X the option chosen).
- ___ 1. When an on-site visit is indicated in specifications, bidder shall complete on-site visit prior to date of bid opening. Bidder shall attach to bid a signed statement from the contact person listed in "Invitation to Bid" affirming that on-site visit was completed.
- ___ 2. The successful bidder shall be responsible for taking all field dimensions which affect the equipment and installation thereof. At the time of taking field measurements, the successful bidder shall report to the contact person named in Invitation any conditions which will prevent him from the execution of his work as outlined in specifications and installation instructions.
- X 3. Board of School Commissioners assures the successful bidder that equipment can be delivered to installation site with no changes to existing entrances. Board of School Commissioners assumes full responsibility for any cost associated with removal and replacement of framing on entrances in order to deliver and set in place equipment, and the cost of additional mileage and labor as a result of failure of the Board of School Commissioners to meet the requirements of this paragraph.
- K. Custom Fabricated Equipment:
1. Equipment shall be fabricated by a foodservice equipment fabricator who has the plant, personnel, and engineering facilities to properly design, detail and manufacture high quality equipment. The bidder shall by his signature on Invitation to Bid indicate that equipment is to be fabricated by bidder personnel. If fabrication is to be subcontracted, bidder shall attach to bid submittal a letter giving name and address of fabrication subcontractor.
2. Successful bidder shall submit shop drawings for custom fabricated equipment. Drawings shall be at a minimum of 1/2" scale and include a plan view and front, rear, and side elevations. All drawings shall be fully dimensioned and all parts labeled as to materials and methods of construction. Shop drawings shall be approved by contact person listed on Invitation to Bid prior to start of fabrication.
- L. U.S. Department of Agriculture Certification:
1. Bidders must complete the attached U.S. Department of Agriculture Certification forms regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion.
- M. **PRICE SHEETS: ALL BIDDERS MUST TYPE THEIR RESPONSES ON THE PRICE SHEETS. NO BIDS WILL BE CONSIDERED THAT ARE HAND WRITTEN. THE PRICE SHEETS WILL BE ON THE WEBSITE IN EXCEL FOR ALL BIDDERS TO HAVE ACCESS FOR THIS REQUIREMENT.**
- N. **THIS IS FOR EQUIPMENT ONLY. FACILITIES/ARCHITECT WILL BE ISSUING A BID FOR THE CONSTRUCTION/LABOR TO COMPLETE ALL THE CULINARY ROOMS. THIS BID WILL BE IN AUGUST OR SEPTEMBER OF 2025. THE BIDDER MUST BE ABLE TO HOLD THE EQUIPMENT UNTIL NEEDED (AUGUST OR SEPTEMBER OF 2025).**
- O. Questions
- A. If you have any questions regarding this bid, you may contact Julie Morgan by email at jdmorgan@mcpss.com or by phone at (251) 221-4473.

**VARIOUS KITCHEN EQUIPMENT
VARIOUS HIGH SCHOOLS – CAREER TECH – NO INSTALLATION**

1. **RANGE – CONVECTION OVEN (ELECTRIC)**: Pro Series restaurant range, electric, 36", (4) round elements, (1) 12" thermostatic griddle, (1) convection oven, (3) chrome racks, 4"W grease trough, removable grease can, porcelain oven interior, stainless steel front, sides, backguard, kick plate & landing ledge, ¼ HP, CETLUS, ETL-SANITATION, CE 208V/60/1-PH, 86.0 AMPS, 16.3 KW

Acceptable unit: Imperial Range IR-4-G12T-E-C; or approved equal. **Submit specifications if bidding substitute.**

2. **RANGE – CONVECTION OVEN (GAS)**: Pro Series restaurant range, gas, 36"W, (4) open burners, low simmer feature, cast iron grates, (1) 12" griddle, convection oven, ½ HP blower motor, porcelain interior, (3) chrome racks, 3"W grease trough, removable grease can & crumb tray, stainless steel front, sides, backguard, shelf, 3-1/2"D landing ledge, & kick plate, 6" legs with adjustable feet, 178,000 BTU, 52KW, 120V/1-PH, 6.0 AMPS, NSF, CE, CSA FLAME, CSA STAR, natural gas, 120V/1-PH, 6.0 AMPS, standard, griddle on left (STD)

Acceptable unit: Imperial Range IR-4-G12-C; or approved equal. **Submit specifications if bidding substitute.**

3. **RANGE – STANDARD OVEN (ELECTRIC)**: Pro Series restaurant range, electric, 36", (4) round elements, (1) 12" thermostatic griddle, (1) standard oven, (1) chrome rack, 4"W grease trough, removable grease can, porcelain oven interior, stainless steel front, sides, backguard, kick plate & landing ledge, CETLUS, ETL-SANITATION, CE 28V/60/1-PH, 79.0 AMPS, 16.3 KW

Acceptable unit: Imperial Range IR-4-G12T-E; or approved equal. **Submit specifications if bidding substitute.**

4. **RANGE – STANDARD OVEN (GAS)**: Pro Series restaurant range, gas, 36"W, (4) open burners, low simmer feature, cast iron grates, (1) 12" griddle, (1) standard oven, porcelain interior, (1) chrome rack, round stainless steel chef's handle, 3"W grease trough, removable grease can & crumb tray, stainless steel front, sides, backguard, shelf, 3-1/2"D landing ledge, & kick plate, 6" legs with adjustable feet, 183,000 BTU, 54KW, NSF, CE, CSA FLAME, CSA STAR, natural gas, griddle on left (STD)

Acceptable unit: Imperial Range IR-4-G12; or approved equal. **Submit specifications if bidding substitute.**

5. **NEW WORK TABLE**: Mixrite work table, 60"W x 24"D x 34"H, 18/430 stainless steel top with turned down edges, 18/430 stainless steel adjustable undershelf & legs, adjustable bullet feet, NSF, KD

Acceptable unit: Atosa SSTW-2460; or approved equal. **Submit specifications if bidding substitute.**

6. **NEW WORK TABLE**: Mixrite work table, 30"W x 24"D x 34"H, 18/430 stainless steel top with turned down edges, 18/430 stainless steel adjustable undershelf & legs, adjustable bullet feet, NSF, KD

Acceptable unit: Atosa SSTW-2430; or approved equal. **Submit specifications if bidding substitute.**

7. **NEW WORK TABLE**: Mixrite work table, 36"W x 24"D x 34"H, 18/430 stainless steel top with turned down edges, 18/430 stainless steel adjustable undershelf & legs, adjustable bullet feet, NSF, KD

Acceptable unit: Atosa SSTW-2436; or approved equal. **Submit specifications if bidding substitute**

8. **NEW WORK TABLE:** Mixrite work table, 48"W x 24"D x 34"H, 18/430 stainless steel top with turned down edges, 18/430 stainless steel adjustable undershelf & legs, adjustable bullet feet, NSF, KD

Acceptable unit: Atosa SSTW-2448; or approved equal. **Submit specifications if bidding substitute.**

9. **NEW 3 COMPARTMENT SINK:** Mixrite sink, 3-compartment, 90"W x 24"D x 44-1/2"H overall, (3) 18"W x 18" front-to-back x 12" deep sink compartments, 18" left and right drainboard, 18 gauge stainless steel, galvanized legs, adjustable ABS feet, NSF & MRPN007-A leg brace, fits on MRSA model sinks

Acceptable unit: Atosa MRSA-3-D; or approved equal. **Submit specifications if bidding substitute.**

10. **NEW MOP SINK:** Floor mounted Terazzo mop sink with T&S brass #B-0695-ST faucet w/VB @ 90" AFF

Acceptable unit: Fiat TSB3000; or approved equal. **Submit specifications if bidding substitute.**

11. **NEW ONE COMPARTMENT SINK:** Mixrite sink, 1-compartment, 24"w x 24"D x 44-1/2"H overall, (1) 18"W x 18" front-to-back x 12" deep sink compartment, no drain boards, 18 gauge stainless steel, galvanized legs, adjustable ABS feet, NSF & MRPN007-A leg cross brace, fits on MRSA model sinks

Acceptable unit: Atosa MRSA-1-N; or approved equal. **Submit specifications if bidding substitute.**

12. **NEW WIRE SHELVING UNIT:** Wire shelving set, 24" x 48" x 72", 4 tiers, can be used for all environments including humid area, epoxy coated, KD, NSF (QTY BREAK =1 SET)

Acceptable unit: Winco VEXS-2448; or approved equal. **Submit specifications if bidding substitute.**

13. **NEW HAND WASH SINK:** SERV-WARE hand sink, wall mount, 14" wide x 10" front-to -back x 5-1/2" deep bowl, 7-3/4" backsplash, left & right side splashes, includes 4" gooseneck faucet with wrist blade handles, 1-1/2" basket strainer, mounting bracket included, 18/304 stainless steel construction, NSF

Acceptable unit: Serv-Ware HS15S-CWP; or approved equal. **Submit specifications if bidding substitute.**

14. **NEW HEATED HOLDING PROOFING CABINET:** C5™ 1 series heated holding & proofing cabinet, mobile, full height, non-insulated, clear polycarbonate door, removable bottom mount control module, thermostat to 190°F, fixed wire slides on 3" centers (18) 18" x 26" or (34) 12" x 20" x 2 1/2" pan capacity, 5" casters (2 with brakes), aluminum, 120V/60/1 PH, 2000 WATTS, 16 AMPS, NEMA 5 20P, CULUS, NSF

Acceptable unit: Metro C519-CFC-4; or approved equal. **Submit specifications if bidding substitute.**

15. **NEW WORK TABLE:** Mixrite work table, 72"W x 24"D x 34"H, 18/430 stainless steel top with turned down edges, 18/430 stainless steel adjustable undershelf & legs, adjustable bullet feet, NSF, KD

Acceptable unit: Atosa SSTW-2472; or approved equal. **Submit specifications if bidding substitute.**

16. **NEW ICE MACHINE:** Ice Maker with bin, cube-style 2,689.89 ATOSA USA, INC. Model No. YR280-AP-161 Ice Maker with bin, cube-style, air-cooled, self-contained condenser, 23.7"W x 28.5"D x 38.6"H, production capacity up to 283-LB/24 hours, 88 LB storage capacity, stainless steel exterior, 6" adjustable legs, includes: ice scoop, removable air filter, R290 hydrocarbon refrigerant, 115V/60/1-PH, 7.2 AMPS, CETLUS, ETL-SANITATION, NSF, ENERGY STAR (drain required)

Acceptable unit: Atosa YR280-AP-161; or approved equal. **Submit specification if bidding substitute.**

17. **Exhaust Hood:** Wall mounted (1 side). Dimensions should be: length 24', width 5' and height 1.5' with an exhaust rate of 5160, a supply rate of 4360 and 120 volts. Max cooking temperature 600 degrees F. Provide with internal fire suppression chemical cabinet and supply air plenums. Ansul R 1-102 restaurant fire suppression cabinet system shall be provided with each exhaust hood from the factory.

Acceptable units: Accurex (a Greenheck Company); Duo-Aire; Sun Air; Captive Aire or approved equal.

18. **Exhaust Hood:** Wall mounted (1 side). Dimensions should be: length 20.5' width 5' and height 1.5' with an exhaust rate of 4408, supply rate of 3710 and 120 volts. Max cooking temperature 600 degrees F. Provide with internal fire suppression chemical cabinet and supply air plenums. Ansul R-102 restaurant fire suppression cabinet system shall be provided with each exhaust hood from the factory.

Acceptable units: Accurex (a Greenheck Company); Duo-Aire; Sun Air; Captive Aire or approved equal.

19. **Exhaust Hood:** Island (2 sides). Dimensions should be: length 11', width 5' and height 1.5' with an exhaust rate of 4400, a supply rate of 3700 and 120 volts. Max cooking temperature of 600 degrees F. Provide with internal fire suppression chemical cabinet and supply air plenums. Ansul R-102 restaurant fire suppression cabinet system shall be provided with each exhaust hood from the factory.

Acceptable units: Accurex (a Greenheck Company); Duo-Aire; Sun Air; Captive Aire or approved equal.

20. **Exhaust Hood:** Wall mounted (1 side). Dimensions should be: length 14.5', width 5' and height 1.5' with an exhaust rate of 3118, a supply rate of 2580 and 120 volts. Max cooking temperature of 600 degrees F. Provide with internal fire suppression chemical cabinet and supply air plenums. Ansul R-102 restaurant fire suppression cabinet system shall be provided with each exhaust hood from the factory.

Acceptable units: Accurex (a Greenheck Company); Duo-Aire; Sun Air; Captive Aire or approved equal.

SECTION 15800- HEATING, VENTILATION, AND AIR CONDITIONING

PART 11 - PRODUCTS

1.1 KITCHEN EXHAUST HOODS (Type I)

- A. Provide cooking equipment hoods of sizes, quantities, and air volumes as indicated on plans and details. Kitchen hood shall be UL 710 listed and rated for 600 °F cooking appliances. Hoods shall be of the double island type and wall mounted type, as scheduled, shall have the capability to replace 85% +/- of the exhausted air. Maximum velocity through the hood for supply and exhaust air shall be per manufacturer's recommendation. Hood interior and exterior shall be constructed with 18 gauge, 400 series stainless steel. The assembly at joints and seams on the hoods shall be liquid tight.
- B. The hoods shall be provided with UL classified aluminum grease filters of sufficient numbers and sizes to insure optimum performance as specified by filter manufacturer. The filter housing shall terminate into an internally pitched full-length grease trough which shall drain into a removable recessed grease drawer.
- C. Vapor proof, UL listed, marine light fixtures shall be installed and pre-wired to a junction box for field connection. Wiring shall conform to NFPA 70.
- D. A control panel shall be housed in a utility cabinet on side of hood. This panel shall include toggle-type switches with indicator lights for the control of hood lights and fans. Hoods shall operate simultaneously in conjunction with one another. Interlock kitchen hood exhaust and supply fans with an integral hood thermal sensor such as any cooking appliance beneath is activated, the fans shall operate automatically and otherwise, shall not be operating. An additional interlock shall be provided for a high temperature sensor to automatically shut down cooking equipment utilities as excessive temperatures are achieved. The wiring shall conform to the requirements of the National Electrical Code.
- E. Include with hood a pressurized insulated front supply plenum of stainless steel construction to match the hood. Plenum shall have a perforated stainless steel diffuser plate. The plenum, as a minimum shall run the entire length of face of the hood.
- F. Hoods shall be provided with 18" stainless steel enclosure panels. Coordinate panel height with ceiling.
- G. The hoods shall be fabricated in accordance with NFPA 96, shall bear the National Sanitation Foundation Seal of Approval and shall be UL listed. Hoods shall be by Accurex (a Greenheck Company), Duo-Aire, Sun Air, or Captive Aire.
- H. Submittals: Submit fabrication and installation drawings. Identify support points, with load for each point and method of anchorage to structure.
- I. Hood dimensions shall be verified with final layout of equipment served underneath. Hood shall extend beyond sides and front of kitchen cooking equipment in accordance with NFPA 96 and IMC 2021.

1.1.1 KITCHEN HOOD FIRE EXTINGUISHING SYSTEM

- A. The kitchen hood fire extinguishing system shall be UL and FM approved and shall protect kitchen hoods KH-1 and KH-2 indicated on plans. In addition, the fire extinguishing system shall protect the ducts, plenums, filter areas, and cooking equipment. The system shall be capable of automatic detection and actuation and/or remote manual actuation.
- 8. The fire extinguishing system shall be equal to Ansul R-102 Restaurant Fire Suppression System or approved equal, and shall include the regulated release mechanism and chemical agent storage tank(s) within a single enclosure, nozzles, detectors, cartridges, liquid agent, fusible links, pulley tees, pulley elbows, remote manual pull station, electrical automatic shut-off gas valve and power (electrical) "interrupter" with connections, electrical switches, piping, etc.
- C. The electrical automatic shut-off gas valve shall be of the manual reset type such that the valve does not automatically open after closing. The valve shall close with activation of the fire suppression system. Provide a union on both sides of valve for ease of removal for maintenance.
- D. The power "interrupter" shall shut off all power to cooking equipment being protected by the respective fire suppression system. Once the particular suppression system is activated, the power shall be shut off.
- E. System shall be installed in accordance with the latest edition of the applicable standard of NFPA, manufacturer's manual and all applicable state and local codes. A certified factory representative shall perform the final system hook-up.
- F. Alternate fire suppression systems are acceptable subject to satisfying these specifications.

1.2 KITCHEN HOOD EXHAUST FAN (ROOF MOUNTED)

- A. Spun steel exhaust fans shall be centrifugal belt driven type. Fan wheel shall be centrifugal backward inclined type. The wheel shall be constructed of steel and coated with a non stick coating similar to Teflon[®] as manufactured by Dupont. Wheel shall include a wheel cone carefully matched to the inlet cone for precise running tolerances. Wheels shall be statically and dynamically balanced.
- 8. The fan housing shall be constructed of 16 gauge galvaneal steel with a rigid internal support structure and shall be leakproof. The fan housing shall be constructed with a one piece windband with an integral rolled bead for added strength and shall be joined to the curbcap with a continuous robotically welded seam.
- C. Fan's windband shall have a Clean Out Port, a 4 inch diameter hole on the outside of the fan's windband with a grease repellent compression rubber fit, allowing access to entire wheel for cleaning.
- D. Motors shall be heavy duty ball bearing type, carefully matched to the fan load, and furnished at the specified voltage, phase and enclosure. Drive frame assembly shall be constructed of heavy gauge galvanized steel. Motors and drives shall be mounted on heavy duty true vibration isolators, out of the airstream. Fresh air for motor cooling shall be drawn into the motor compartment through a ten square inch tube free of discharge contaminants. Motors and drives shall be readily accessible for maintenance.

Culinary Classrooms

- E. Precision ground and polished 1 inch minimum diameter fan shafts shall be mounted in cast pillow block lubricatable ball bearings. Bearings shall be selected for a minimum L10 life in excess of 100,000 hours at maximum cataloged operating speed. Dual drives shall be sized for a minimum of 150% of driven horsepower. Pulleys shall be of the cast type, keyed and securely attached to the wheel and motor shafts.
 - F. Motor pulleys shall be adjustable for final system balancing. All fans shall have a dual belt and pulley system. A NEMA-3R disconnect switch shall be factory installed and wired from the fan motor to a junction box installed outside the motor compartment.
 - G. All fans shall bear the AMCA Certified Ratings Seal for sound and air performance.
 - H. Each fan shall bear a permanently affixed manufacturer's engraved metal nameplate containing the model number and individual serial number for future identification.
 - I. Fans shall be Listed by Underwriters Laboratory for UL/cUL 762 Listed for all electrical components and grease removal.
 - J. Hinge kit shall be factory mounted to a separate base and constructed of heavy gauge hinges and shall include hold open cables.
 - K. Roof curb shall be through bolted to structure and fan lag screwed to curb in a minimum of three places per side.
 - L. Grease Trap shall include the drain connection. The unit shall collect grease and water from the fan and extract the grease from the water for ease of grease disposal.
 - M. Fans shall be as manufactured by Greenheck, Penn, Cook or approved equal.
- 1.3 KITCHEN HOOD SUPPLY (ROOF MOUNTED)
- A. Kitchen Hood Exhaust Fans shall be upblast centrifugal belt driven type. The fan shall be centrifugal backward inclined, constructed of aluminum and shall include a wheel carefully matched to the inlet one for precise tolerances. Wheel shall be statically and dynamically balanced.
 - B. The fan housing shall be constructed of heavy gauge aluminum with a rigid internal support structure. Windband shall have a rolled bead for added strength and shall be joined to curb caps with a welded seam.
 - C. Motors shall be heavy duty ball bearing type, carefully matched to the fan load, and furnished at the specified voltage, phase and enclosure. Motors and drives shall be mounted on vibration isolators, out of the airstream. Fresh air for motor cooling unit shall be drawn into the motor compartment from an area free of discharge contaminants. Motors shall be readily accessible for maintenance. Drive frame assemblies shall be constructed of heavy gauge steel and mounted on vibration isolators.
 - D. Precision ground and polished fan shafts shall be mounted in permanently sealed, lubricated pillow block ball bearings. Bearings shall be selected for a minimum life in excess of 200,000 hours at maximum cataloged operating speed. Drives shall be sized for a minimum of 150% of

Culinary Classrooms

driven horsepower. Pulleys shall be of the fully machined cast iron type, keyed and securely attached to the wheel and motor shafts. Motor pulleys shall be adjustable for final system balancing.

- E. A disconnect switch shall be factory installed and wired from the fan motor to a junction box installed within the motor compartment. A conduit chase shall be provided through the curb cap to the motor compartment for ease of electrical wiring.

NOT FOR CONSTRUCTION

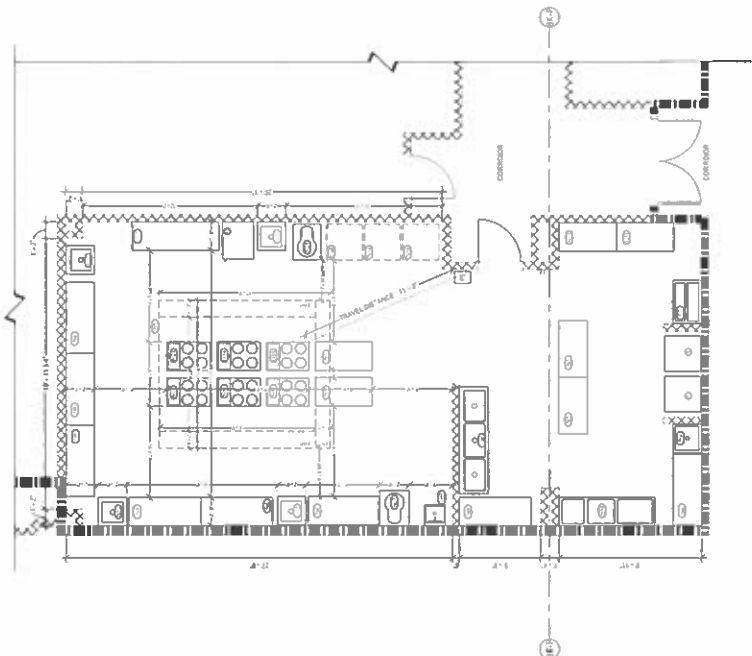
MCPS CULINARY ARTS RENOVATIONS
MOBILE COUNTY PUBLIC SCHOOL SYSTEM
CD REVIEW SET
MOBILE COUNTY - 7 HIGH SCHOOL CAMPUS SITES
#2023-10

alred stolarski architects
1111 CHANDLER DRIVE
DOTHAN, AL 36024
334.693.5411
6-23-2025

PROJECT NUMBER
#2025-10
BANKERS TITLE

BAKER PLANS

BK-A1.1
SHEET NO. 0012



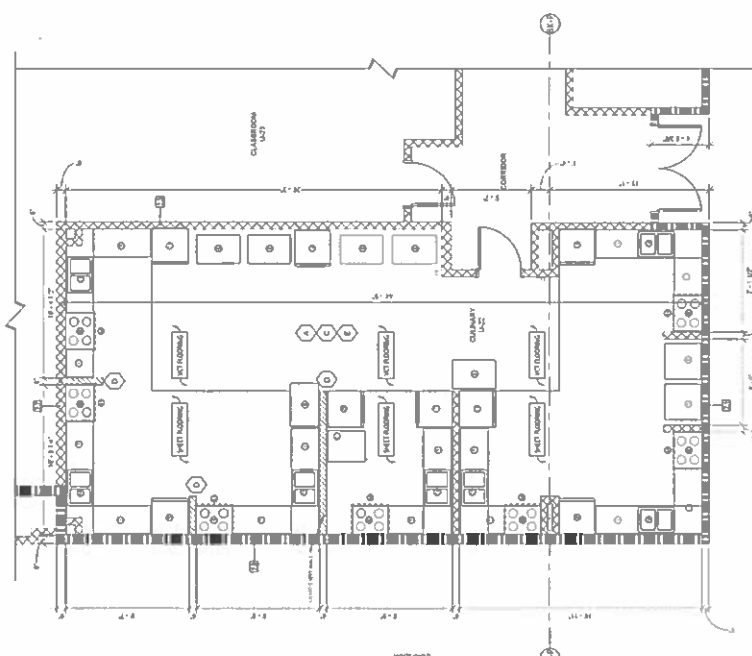
1. BAKER - RENOV PLAN
SCALE 1/4" = 1'-0"

GENERAL NOTES:
1. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE BUILDING CODES AND STANDARDS.
2. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS AND APPROVALS.
3. THE CONTRACTOR SHALL MAINTAIN ACCESS TO ALL ADJACENT PROPERTIES AND UTILITIES.
4. THE CONTRACTOR SHALL PROTECT ALL EXISTING UTILITIES AND STRUCTURES.
5. THE CONTRACTOR SHALL MAINTAIN ADEQUATE SAFETY AND SECURITY DURING CONSTRUCTION.
6. THE CONTRACTOR SHALL MAINTAIN ADEQUATE ACCESS TO ALL ADJACENT PROPERTIES AND UTILITIES.
7. THE CONTRACTOR SHALL MAINTAIN ADEQUATE ACCESS TO ALL ADJACENT PROPERTIES AND UTILITIES.
8. THE CONTRACTOR SHALL MAINTAIN ADEQUATE ACCESS TO ALL ADJACENT PROPERTIES AND UTILITIES.
9. THE CONTRACTOR SHALL MAINTAIN ADEQUATE ACCESS TO ALL ADJACENT PROPERTIES AND UTILITIES.
10. THE CONTRACTOR SHALL MAINTAIN ADEQUATE ACCESS TO ALL ADJACENT PROPERTIES AND UTILITIES.

NO.	REVISION	DATE
1	ISSUED FOR PERMIT	06/23/2025
2	ISSUED FOR PERMIT	06/23/2025
3	ISSUED FOR PERMIT	06/23/2025
4	ISSUED FOR PERMIT	06/23/2025
5	ISSUED FOR PERMIT	06/23/2025
6	ISSUED FOR PERMIT	06/23/2025
7	ISSUED FOR PERMIT	06/23/2025
8	ISSUED FOR PERMIT	06/23/2025
9	ISSUED FOR PERMIT	06/23/2025
10	ISSUED FOR PERMIT	06/23/2025



2. BAKER - EXISTING PLAN
SCALE 1/4" = 1'-0"



2. BAKER - EXISTING PLAN
SCALE 1/4" = 1'-0"

GENERAL NOTES:
1. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE BUILDING CODES AND STANDARDS.
2. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS AND APPROVALS.
3. THE CONTRACTOR SHALL MAINTAIN ACCESS TO ALL ADJACENT PROPERTIES AND UTILITIES.
4. THE CONTRACTOR SHALL PROTECT ALL EXISTING UTILITIES AND STRUCTURES.
5. THE CONTRACTOR SHALL MAINTAIN ADEQUATE SAFETY AND SECURITY DURING CONSTRUCTION.
6. THE CONTRACTOR SHALL MAINTAIN ADEQUATE ACCESS TO ALL ADJACENT PROPERTIES AND UTILITIES.
7. THE CONTRACTOR SHALL MAINTAIN ADEQUATE ACCESS TO ALL ADJACENT PROPERTIES AND UTILITIES.
8. THE CONTRACTOR SHALL MAINTAIN ADEQUATE ACCESS TO ALL ADJACENT PROPERTIES AND UTILITIES.
9. THE CONTRACTOR SHALL MAINTAIN ADEQUATE ACCESS TO ALL ADJACENT PROPERTIES AND UTILITIES.
10. THE CONTRACTOR SHALL MAINTAIN ADEQUATE ACCESS TO ALL ADJACENT PROPERTIES AND UTILITIES.

NO.	REVISION	DATE
1	ISSUED FOR PERMIT	06/23/2025
2	ISSUED FOR PERMIT	06/23/2025
3	ISSUED FOR PERMIT	06/23/2025
4	ISSUED FOR PERMIT	06/23/2025
5	ISSUED FOR PERMIT	06/23/2025
6	ISSUED FOR PERMIT	06/23/2025
7	ISSUED FOR PERMIT	06/23/2025
8	ISSUED FOR PERMIT	06/23/2025
9	ISSUED FOR PERMIT	06/23/2025
10	ISSUED FOR PERMIT	06/23/2025



NOT FOR CONSTRUCTION

MOBILE COUNTY - 7 HIGH SCHOOL CAMPUS SITES
CD REVIEW SET
MOBILE COUNTY PUBLIC SCHOOL SYSTEM

alred stolarski architects
11700 W. 10th Avenue
Ocala, Florida 34476
TEL: 352.236.1111
WWW.ALREDSTOLARSKI.COM

PROJECT NUMBER
#2025-10

DATE
6-23-2025

BY
JLB

DATE
6-23-2025

PROJECT NUMBER
#2025-10

DATE
6-23-2025

BY
JLB

DATE
6-23-2025

PROJECT NUMBER
#2025-10

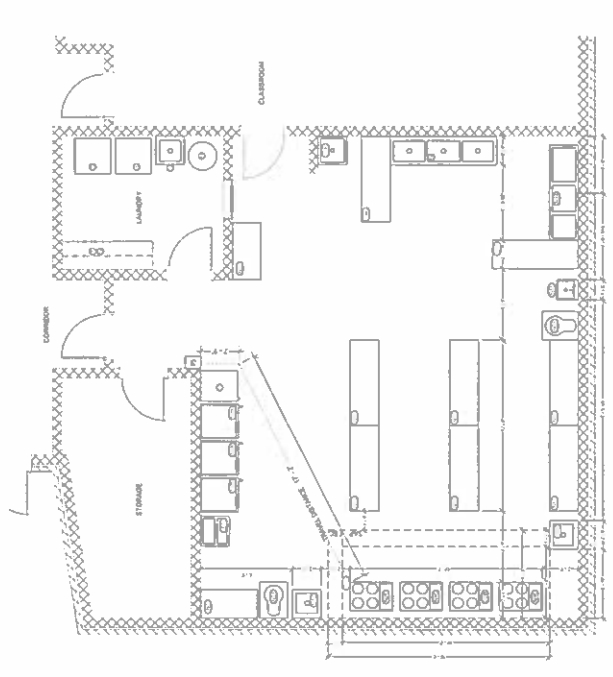
DATE
6-23-2025

BY
JLB

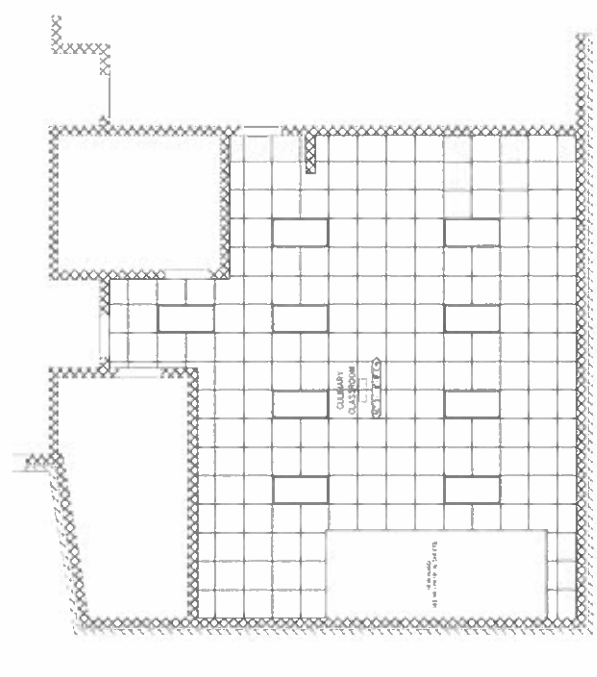
DATE
6-23-2025

PROJECT NUMBER
#2025-10

DATE
6-23-2025



ALMA BRYANT - EXISTING PLAN
1/4" = 1'-0"



ALMA BRYANT - LIFE SAFETY PLAN
1/4" = 1'-0"

SYMBOL	DESCRIPTION
(Symbol)	EXISTING DOOR
(Symbol)	NEW DOOR
(Symbol)	EXISTING WINDOW
(Symbol)	NEW WINDOW
(Symbol)	EXISTING WALL
(Symbol)	NEW WALL
(Symbol)	EXISTING FLOOR
(Symbol)	NEW FLOOR
(Symbol)	EXISTING CEILING
(Symbol)	NEW CEILING
(Symbol)	EXISTING ROOF
(Symbol)	NEW ROOF
(Symbol)	EXISTING SITE
(Symbol)	NEW SITE

SCALE 1/4" = 1'-0"

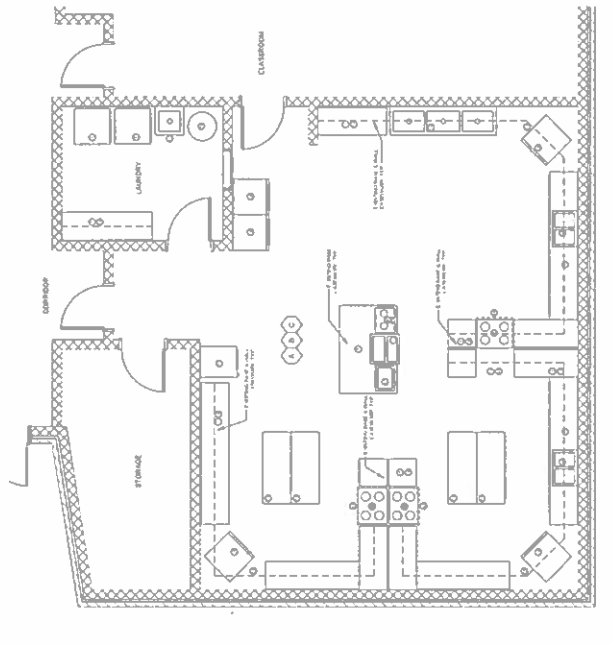
LIFE SAFETY PLAN LEGEND

- EXISTING DOOR
- NEW DOOR
- EXISTING WINDOW
- NEW WINDOW
- EXISTING WALL
- NEW WALL
- EXISTING FLOOR
- NEW FLOOR
- EXISTING CEILING
- NEW CEILING
- EXISTING ROOF
- NEW ROOF
- EXISTING SITE
- NEW SITE

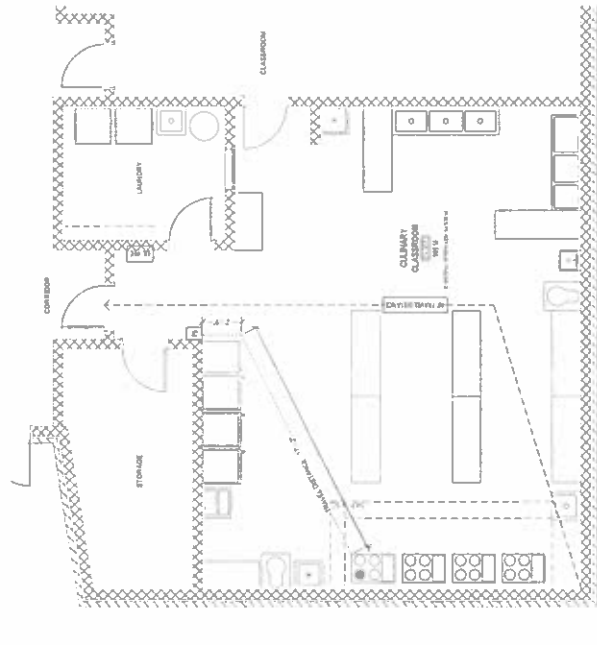
ALMA BRYANT - LIFE SAFETY PLAN
1/4" = 1'-0"



EXISTING CONDITIONS - ALMA BRYANT
1/4" = 1'-0"



ALMA BRYANT - EXISTING PLAN
1/4" = 1'-0"



ALMA BRYANT - LIFE SAFETY PLAN
1/4" = 1'-0"



MOBILE COUNTY PUBLIC SCHOOL SYSTEM
CD REVIEW SET
MOBILE COUNTY - 7 HIGH SCHOOL CAMPUS SITES
#2025-10

alred
stolarski
architects
271 DASHWOOD STREET
OCEAN SPRING, MS 39064

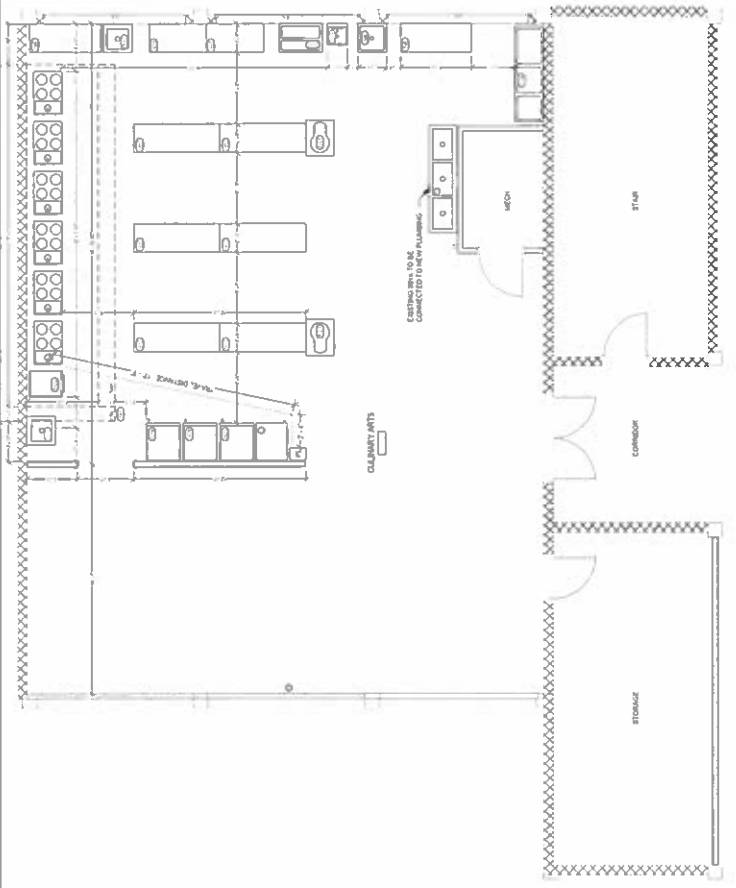
6-23-2025

NO DATE

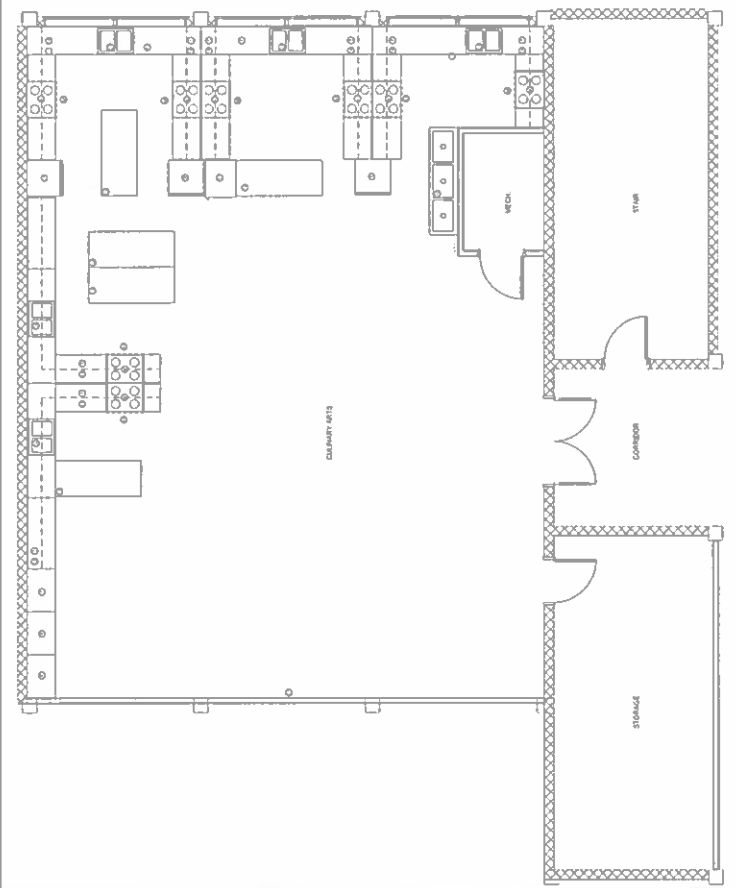
#PROJECT NUMBER
#2025-10

PROJ. NAME
DAVIDSON PLANS

SHEET NUMBER
D-1.1



1 DAVIDSON - REMO PLAN
1/4\"/>



2 DAVIDSON - EXISTING PLAN
1/4\"/>

NOTES:
1. ALL DIMENSIONS ARE IN FEET AND INCHES.
2. ALL DIMENSIONS ARE TO FACE UNLESS NOTED OTHERWISE.
3. ALL DIMENSIONS ARE TO CENTERLINE UNLESS NOTED OTHERWISE.
4. ALL DIMENSIONS ARE TO OUTLINE UNLESS NOTED OTHERWISE.
5. ALL DIMENSIONS ARE TO CENTERLINE UNLESS NOTED OTHERWISE.
6. ALL DIMENSIONS ARE TO FACE UNLESS NOTED OTHERWISE.
7. ALL DIMENSIONS ARE TO CENTERLINE UNLESS NOTED OTHERWISE.
8. ALL DIMENSIONS ARE TO OUTLINE UNLESS NOTED OTHERWISE.
9. ALL DIMENSIONS ARE TO CENTERLINE UNLESS NOTED OTHERWISE.
10. ALL DIMENSIONS ARE TO FACE UNLESS NOTED OTHERWISE.



ITEM	DESCRIPTION	QUANTITY	UNIT
1	CEILING	1000	SQ. FT.
2	FLOOR	1000	SQ. FT.
3	WALLS	1000	SQ. FT.
4	DOORS	1000	SQ. FT.
5	WINDOWS	1000	SQ. FT.
6	MECH.	1000	SQ. FT.
7	STAIR	1000	SQ. FT.
8	CORRIDOR	1000	SQ. FT.
9	STORAGE	1000	SQ. FT.
10	CULINARY ARTS	1000	SQ. FT.



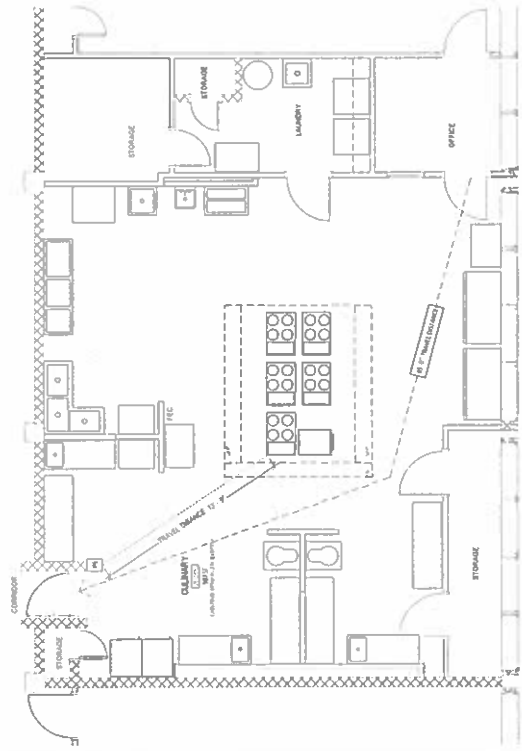
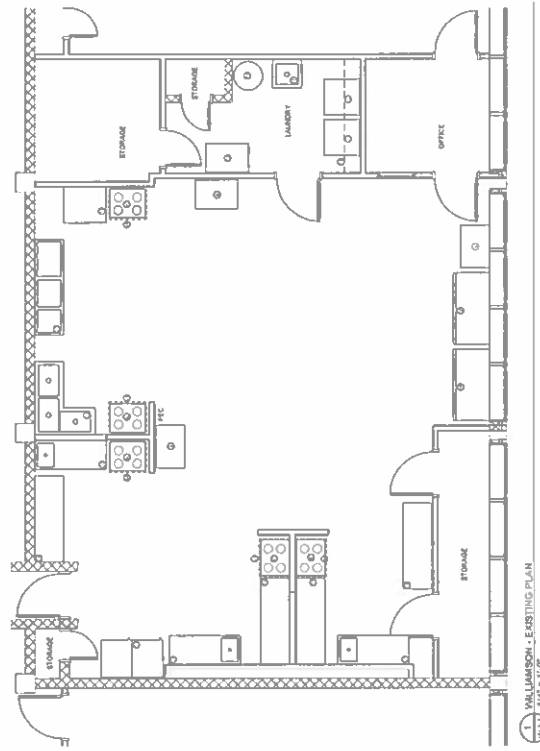
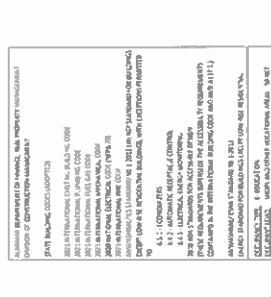
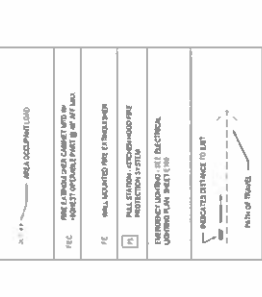
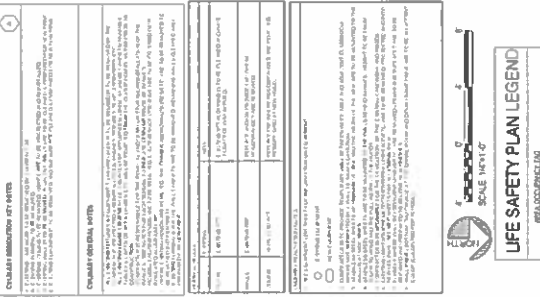
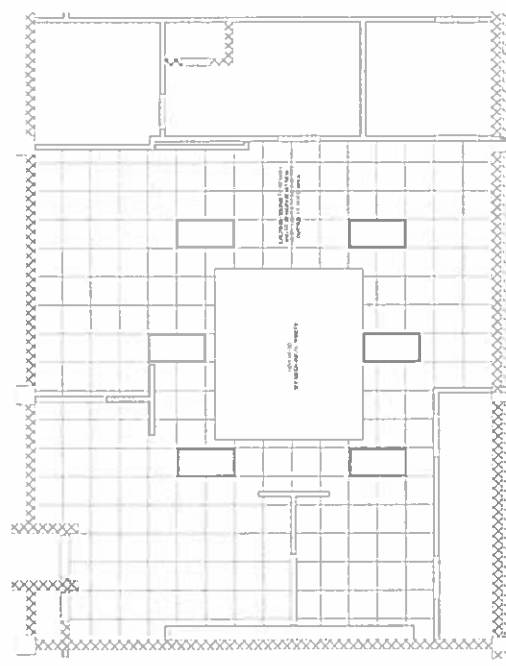
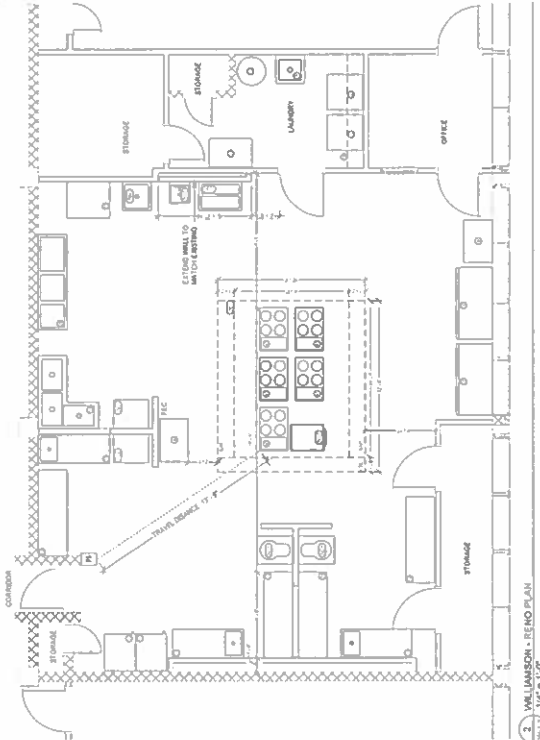
3 EXISTING CONDITIONS - DAVIDSON
1/8\"/>

[illegible]



Figure 1. Study design.





Mobile County School Board Accounts Payable Department

What is a Virtual Credit Card?

The District has adopted the use of a VISA Virtual Credit Card powered by AOC/Regions Bank. AOC receives invoice and purchase order details from Accounts Payable and assigns a one-time use credit card number.

The VISA Virtual Credit Card allows the District to pay vendors via a credit card and turn around a vendor payment in a shorter time frame than the current paper check you now receive.

How Does Virtual Credit Card Work?

- After goods are delivered and/or services rendered, vendors submit invoices to the Account Payable Department according to the current process.
- When Accounts Payable has authorization of a match (purchase order and invoice) and the invoice(s) are due for payment according to your current payment terms with the District the payment process begins.
- The vendor then receives an email notification of the payment from the District
- The vendor then logs into a secure site from the email received and puts in the assigned PIN number. Each payment notification will include the card number, expiration date, security code, payment amount and invoice and/or PO numbers.
- Once the vendor receives the email, the credit card has been authorized to be charged for the amount listed in the email. When the vendor charges the card as authorized in the email, the virtual card will no longer be available for charges. When the next payment is provided the vendor will receive a new card number, security code and expiration date with invoice amount and/or PO number.

What are the Benefits to using the VISA Virtual Card?

- Receive payments 7 -10 days sooner; resulting in a quicker cash flow for day to day operations or investments.
- Reduce the cost of paper processing and employee time spent on preparing and making bank deposits.
- Void the risk of lost or stolen checks
- Quickly reduce outstanding accounts receivable balances.

How do I Participate in the VISA Virtual Card Program?

Simply contact the Mobile County School Board Accounts Payable Department at (251)221-4437 and request to be enrolled in the VISA Virtual Card Program through AOC/Regions Bank.

AOC/Regions Bank

VISA Virtual Card Vendor Enrollment Data Elements

1. Vendor Number (Internal Use Only- MCPSS)
2. Vendor Name
3. Vendor Address
4. Accounts Receivable Contact Name
5. Accounts Receivable Contact Email
6. Accounts Receivable Contact Phone Number

Vendor please provide and complete below:

Vendor Name

Vendor Address

Vendor A/R Contact Name

Vendor A/R Email Address

Vendor A/R Phone Number

If you have any questions please contact Chuck Harben in Accounts Payable 251-221-4437 or email charben@mcpss.com.

IMMIGRATION LAW COMPLIANCE

CONFIRMATION REQUEST: AFFIDAVIT OF ALABAMA IMMIGRATION COMPLIANCE

Vendor Information

Name: _____

Address: _____

Street Address

Suite/Unit #

City

State

ZIP Code

Phone: () _____ Alternate Phone: () _____

Please Read the attached Immigration Notice and Select one (1) of the Following:

☐ The Alabama Immigration Law **DOES NOT** apply to the above named company. Please explain:

☐ The Alabama Immigration Law **DOES** apply to the above named company and the documents are on file with Mobile County School System

☐ The Alabama Immigration Law **DOES** apply to the above named company and the **AFFIDAVIT OF ALABAMA IMMIGRATION COMPLIANCE** DOCUMENTS are ATTACHED with the Bid Response

The documents are available at www.mcpss.com/immigrataion and www.dhs.gov/e-verify

Employee Signature

Date

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

This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 7 CFR Part 3017, Section 3017.510, Participants' responsibilities. The regulations were published as Part IV of the January 30, 1989, Federal Register (pages 1722-1733). Copies of the regulations may be obtained by contacting the Department of Agriculture agency offering the proposed covered transaction.

(BEFORE COMPLETING CERTIFICATION, READ INSTRUCTIONS ON REVERSE)

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

Organization Name

PR/Award Number of Project Name

Name(s) and Title(s) of Authorized Representative(s)

Signature(s)

Date

INSTRUCTIONS FOR CERTIFICATION

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

VENDOR DISCLOSURE STATEMENT

Information and Instructions

Act 2001-955 requires the disclosure statement to be completed and filed with all proposals, bids, contracts, or grant proposals to the State of Alabama in excess of \$5,000. The disclosure statement is not required for contracts for gas, water, and electric services where no competition exists, or where rates are fixed by law or ordinance. In circumstances where a contract is awarded by competitive bid, the disclosure statement shall be required only from the person receiving the contract and shall be submitted within ten (10) days of the award.

A copy of the disclosure statement shall be filed with the awarding entity and the Department of Examiners of Public Accounts and if it pertains to a state contract, a copy shall be submitted to the Contract Review Permanent Legislative Oversight Committee. The address for the Department of Examiners of Public Accounts is as follows: 50 N. Ripley Street, Room 3201, Montgomery, Alabama 36130-2101. If the disclosure statement is filed with a contract, the awarding entity should include a copy with the contract when it is presented to the Contract Review Permanent Legislative Oversight Committee.

The State of Alabama shall not enter into any contract or appropriate any public funds with any person who refuses to provide information required by Act 2001-955.

Pursuant to Act 2001-955, any person who knowingly provides misleading or incorrect information on the disclosure statement shall be subject to a civil penalty of ten percent (10%) of the amount of the transaction, not to exceed \$10,000.00. Also, the contract or grant shall be voidable by the awarding entity.

Definitions as Provided in Act 2001-955

Family Member of a Public Employee - The spouse or a dependent of the public employee.

Family Member of a Public Official - The spouse, a dependent, an adult child and his or her spouse, a parent, a spouse's parents, a sibling and his or her spouse, of the public official.

Family Relationship - A person has a family relationship with a public official or public employee if the person is a family member of the public official or public employee.

Person - An individual, firm, partnership, association, joint venture, cooperative, or corporation, or any other group or combination acting in concert.

Public Official and Public Employee - These terms shall have the same meanings ascribed to them in Sections 36-25-1(23) and 36-25-1(24), Code of Alabama 1975, (see below) except for the purposes of the disclosure requirements of this act, the terms shall only include persons in a position to influence the awarding of a grant or contract who are affiliated with the awarding entity. Notwithstanding the foregoing, these terms shall also include the Governor, Lieutenant Governor, members of the cabinet of the Governor, and members of the Legislature.

Section 36-25-1(23), Code of Alabama 1975, defines a public employee as any person employed at the state, county or municipal level of government or their instrumentalities, including governmental corporations and authorities, but excluding employees of hospitals or other health care corporations including contract employees of those hospitals or other health care corporations, who is paid in whole or in part from state, county, or municipal funds. For purposes of this chapter, a public employee does not include a person employed on a part-time basis whose employment is limited to providing professional services other than lobbying, the compensation for which constitutes less than 50 percent of the part-time employee's income.

Section 36-25-1(24), Code of Alabama 1975, defines a public official as any person elected to public office, whether or not that person has taken office, by the vote of the people at state, county, or municipal level of government or their instrumentalities, including governmental corporations, and any person appointed to a position at the state, county, or municipal level of government or their instrumentalities, including governmental corporations. For purposes of this chapter, a public official includes the chairs and vice-chairs or the equivalent offices of each state political party as defined in Section 17-16-2, Code of Alabama 1975.

Instructions

Complete all lines as indicated. If an item does not apply, denote N/A (not applicable). If you cannot include required information in the space provided, attach additional sheets as necessary.

The form must be signed, dated, and notarized prior to submission.



State of Alabama Disclosure Statement

(Required by Act 2001-955)

ENTITY COMPLETING FORM

ADDRESS

CITY, STATE, ZIP

TELEPHONE NUMBER

()

STATE AGENCY/DEPARTMENT THAT WILL RECEIVE GOODS, SERVICES, OR IS RESPONSIBLE FOR GRANT AWARD

ADDRESS

CITY, STATE, ZIP

TELEPHONE NUMBER

()

This form is provided with:

☐

Contract

☐

Proposal

☐

Request for Proposal

☐

Invitation to Bid

☐

Grant Proposal

Have you or any of your partners, divisions, or any related business units previously performed work or provided goods to any State Agency/Department in the current or last fiscal year?

☐

Yes

☐

No

If yes, identify below the State Agency/Department that received the goods or services, the type(s) of goods or services previously provided, and the amount received for the provision of such goods or services.

STATE AGENCY/DEPARTMENT

TYPE OF GOODS/SERVICES

AMOUNT RECEIVED

Have you or any of your partners, divisions, or any related business units previously applied and received any grants from any State Agency/Department in the current or last fiscal year?

☐

Yes

☐

No

If yes, identify the State Agency/Department that awarded the grant, the date such grant was awarded, and the amount of the grant.

STATE AGENCY/DEPARTMENT

DATE GRANT AWARDED

AMOUNT OF GRANT

1. List below the name(s) and address(es) of all public officials/public employees with whom you, members of your immediate family, or any of your employees have a family relationship and who may directly personally benefit financially from the proposed transaction. Identify the State Department/Agency for which the public officials/public employees work. (Attach additional sheets if necessary.)

NAME OF PUBLIC OFFICIAL/EMPLOYEE

ADDRESS

STATE DEPARTMENT/AGENCY

OVER

2. List below the name(s) and address(es) of all family members of public officials/public employees with whom you, members of your immediate family, or any of your employees have a family relationship and who may directly personally benefit financially from the proposed transaction. Identify the public officials/public employees and State Department/Agency for which the public officials/public employees work. (Attach additional sheets if necessary.)

NAME OF FAMILY MEMBER	ADDRESS	NAME OF PUBLIC OFFICIAL/ PUBLIC EMPLOYEE	STATE DEPARTMENT/ AGENCY WHERE EMPLOYED
--------------------------	---------	---	--

If you identified individuals in items one and/or two above, describe in detail below the direct financial benefit to be gained by the public officials, public employees, and/or their family members as the result of the contract, proposal, request for proposal, invitation to bid, or grant proposal. (Attach additional sheets if necessary.)

Describe in detail below any indirect financial benefits to be gained by any public official, public employee, and/or family members of the public official or public employee as the result of the contract, proposal, request for proposal, invitation to bid, or grant proposal. (Attach additional sheets if necessary.)

List below the name(s) and address(es) of all paid consultants and/or lobbyists utilized to obtain the contract, proposal, request for proposal, invitation to bid, or grant proposal:

NAME OF PAID CONSULTANT/LOBBYIST	ADDRESS
----------------------------------	---------

By signing below, I certify under oath and penalty of perjury that all statements on or attached to this form are true and correct to the best of my knowledge. I further understand that a civil penalty of ten percent (10%) of the amount of the transaction, not to exceed \$10,000.00, is applied for knowingly providing incorrect or misleading information.

Signature

Date

Notary's Signature

Date

Date Notary Expires

Act 2001-955 requires the disclosure statement to be completed and filed with all proposals, bids, contracts, or grant proposals to the State of Alabama in excess of \$5,000.

REQUIRED FEDERAL PROVISIONS FOR PROCUREMENT IN CNP PROGRAMS

Title 2: Grants and Agreements

PART 200—UNIFORM ADMINISTRATIVE REQUIREMENTS, COST PRINCIPLES, AND AUDIT REQUIREMENTS FOR FEDERAL AWARDS Subpart F—Audit Requirements Appendix II to Part 200—Contract Provisions for Non-Federal Entity Contracts Under Federal Awards

In addition to other provisions required by the Federal agency or non-Federal entity, all contracts made by the non-Federal entity under the Federal award must contain provisions covering the following, as applicable.

(A) Contracts for more than the simplified acquisition threshold currently set at \$150,000, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.

(B) All contracts in excess of \$10,000 must address termination for cause and for convenience by the non-Federal entity including the manner by which it will be effected and the basis for settlement.

(C) Equal Employment Opportunity. Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of “federally assisted construction contract” in 41 CFR Part 60-1.3 must include the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, “Equal Employment Opportunity” (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, “Amending Executive Order 11246 Relating to Equal Employment Opportunity,” and implementing regulations at 41 CFR part 60, “Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor.”

(D) Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, “Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction”). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland “Anti-Kickback” Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, “Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States”). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.

(E) Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, all contracts awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

(F) Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of “funding agreement” under 37 CFR §401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that “funding agreement,” the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, “Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements,” and any implementing regulations issued by the awarding agency.

(G) Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amended—Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

(H) Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the governmentwide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), “Debarment and Suspension.” SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.

(I) Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)—Contractors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.

(J) See §200.322 Procurement of recovered materials. 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 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.

REQUIRED FEDERAL PROVISIONS FOR PROCUREMENT IN CNP PROGRAMS

Title 7: Agriculture

PART 210—NATIONAL SCHOOL LUNCH PROGRAM

Subpart E—State Agency and School Food Authority Responsibilities §210.21 Procurement.

(d) Buy American—

(1) Definition of domestic commodity or product. In this paragraph (d), the term ‘domestic commodity or product’ means—

- (i) An agricultural commodity that is produced in the United States; and
- (ii) A food product that is processed in the United States substantially using agricultural commodities that are produced in the United States.

(2) Requirement.

- (i) In general. Subject to paragraph (d)(2)(ii) of this section, the Department shall require that a school food authority purchase, to the maximum extent practicable, domestic commodities or products.
- (ii) Limitations. Paragraph (d)(2)(i) of this section shall apply only to—
 - (A) A school food authority located in the contiguous United States; and
 - (B) A purchase of domestic commodity or product for the school lunch program under this part.

(f) Cost reimbursable contracts—

(1) Required provisions. The school food authority must include the following provisions in all cost reimbursable contracts, including contracts with cost reimbursable provisions, and in solicitation documents prepared to obtain offers for such contracts:

- (i) Allowable costs will be paid from the nonprofit school food service account to the contractor net of all discounts, rebates and other applicable credits accruing to or received by the contractor or any assignee under the contract, to the extent those credits are allocable to the allowable portion of the costs billed to the school food authority;
- (ii) (A) The contractor must separately identify for each cost submitted for payment to the school food authority the amount of that cost that is allowable (can be paid from the nonprofit school food service account) and the amount that is unallowable (cannot be paid from the nonprofit school food service account); or
(B) The contractor must exclude all unallowable costs from its billing documents and certify that only allowable costs are submitted for payment and records have been established that maintain the visibility of unallowable costs, including directly associated costs in a manner suitable for contract cost determination and verification;
- (iii) The contractor's determination of its allowable costs must be made in compliance with the applicable Departmental and Program regulations and Office of Management and Budget cost circulars;
- (iv) The contractor must identify the amount of each discount, rebate and other applicable credit on bills and invoices presented to the school food authority for payment and individually identify the amount as a discount, rebate, or in the case of other applicable credits, the nature of the credit. If approved by the State agency, the school food authority may permit the contractor to report this information on a less frequent basis than monthly, but no less frequently than annually;
- (v) The contractor must identify the method by which it will report discounts, rebates and other applicable credits allocable to the contract that are not reported prior to conclusion of the contract; and
- (vi) The contractor must maintain documentation of costs and discounts, rebates and other applicable credits, and must furnish such documentation upon request to the school food authority, the State agency, or the Department.

(2) Prohibited expenditures. No expenditure may be made from the nonprofit school food service account for any cost resulting from a cost reimbursable contract that fails to include the requirements of this section, nor may any expenditure be made from the nonprofit school food service account that permits or results in the contractor receiving payments in excess of the contractor's actual, net allowable costs.

(g) Geographic preference.

(1) A school food authority participating in the Program, as well as State agencies making purchases on behalf of such school food authorities, may apply a geographic preference when procuring unprocessed locally grown or locally raised agricultural products. When utilizing the geographic preference to procure such products, the school food authority making the purchase or the State agency making purchases on behalf of such school food authorities have the discretion to determine the local area to which the geographic preference option will be applied;

(2) For the purpose of applying the optional geographic procurement preference in paragraph (g)(1) of this section, “unprocessed locally grown or locally raised agricultural products” means only those agricultural products that retain their inherent character. The effects of the following food handling and preservation techniques shall not be considered as changing an agricultural product into a product of a different kind or character: Cooling; refrigerating; freezing; size adjustment made by peeling, slicing, dicing, cutting, chopping, shucking, and grinding; forming ground products into patties without any additives or fillers; drying/dehydration; washing; packaging (such as placing eggs in cartons), vacuum packing and bagging (such as placing vegetables in bags or combining two or more types of vegetables or fruits in a single package); the addition of ascorbic acid or other preservatives to prevent oxidation of produce; butchering livestock and poultry; cleaning fish; and the pasteurization of milk.

In accordance with Federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its Agencies, offices, and employees, and institutions participating in or administering USDA programs are prohibited from discriminating based on race, color, national origin, sex, disability, age, or reprisal or retaliation for prior civil rights activity in any program or activity conducted or funded by USDA.

Persons with disabilities who require alternative means of communication for program information (e.g. Braille, large print, audiotape, American Sign Language, etc.), should contact the Agency (State or local) where they applied for benefits. Individuals who are deaf, hard of hearing or have speech disabilities may contact USDA through the Federal Relay Service at (800) 877-8339. Additionally, program information may be made available in languages other than English.

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

(1) mail: U.S. Department of Agriculture
Office of the Assistant Secretary for Civil Rights
1400 Independence Avenue, SW
Washington, D.C. 20250-9410;

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

(3) email: program.intake@usda.gov.

This institution is an equal opportunity provider.

CHILD NUTRITION PROGRAMS REQUIRED FEDERAL PROVISIONS

Disclaimer: This is a living document and is subject to revision. This is merely a guidance document and does not necessarily contain every requirement that pertains to a contract; ACDA accepts no liability for any of its contents. This document was created with input from the ACDA Education Committee, State Agencies, Recipient Agencies, and the Urban School Food Alliance.

In addition to other contracts provisions required by the program regulations for the Federal award, all contracts made by a non-Federal entity under a Federal award must contain provisions set forth in 2 CFR 200.318 -.326 and 2 CFR 200 Appendix II., **as applicable**. Please note, however, that not all of these provisions must be included in every contract awarded by a program operator. If you are unsure whether you will need to include a specific Federal provision in your contract, please consult with your State Agency or an Attorney. There may be additional State or local requirements required, please consult with your State Agency. Program operators always need to follow the strictest of Federal, State, or local requirements.

Below are the required Federal Provisions listed in 2 CFR 200 Appendix II that may pertain to your contract:

- **REMEDIES:** If the contract is for more than the simplified acquisition threshold currently set at **\$250,000**, your contract must include a clause that addresses administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate. The USDA does not prescribe the form or content of these clauses. Check with an attorney to determine if state or local law prescribes the use of specific language.
- **TERMINATION:** If the contract is in excess of **\$10,000**, your contract must contain a clause that addresses termination for cause and for convenience by the school district including the manner by which it will be effected and the basis for settlement. The USDA does not prescribe the form or content of these clauses. Check with an attorney to determine if state or local law prescribes the use of specific language.
- **EQUAL EMPLOYMENT OPPORTUNITY:** This clause would be required only for contracts that meet the definition of "federally assisted **construction** contract." You should consult with the State agency or an attorney to determine whether this clause should be included.
- **DAVIS-BACON ACT CLAUSE:** This clause would be required only for prime **construction** contracts in excess of **\$2,000** awarded by non-Federal entities. You should consult with the State agency or an attorney to determine whether this clause should be included.
- **CONTRACT WORK HOURS AND SAFETY STANDARDS ACT CLAUSE:** This clause would be required only for contracts awarded by the non-Federal entity in excess of \$100,000 that involve the **employment of mechanics or laborers**. You should consult with your State agency or an attorney to determine whether this clause should be included.

- **RIGHTS TO INVENTIONS MADE UNDER A CONTRACT OR AGREEMENT:** This clause is only necessary when the award meets the definition of “funding agreement” under 37 CFR § 401.2 (a) and the school food authority wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that “funding agreement,” the recipient or sub recipient must comply with the requirements of 37 CFR Part 401, “Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements,” and any implementing regulations issued by the awarding agency. A food service department generally does not award contracts of this nature. You should consult with your State agency or an attorney to determine whether this clause should be included.
- **CLEAN AIR / CLEAN WATER:** For contracts and sub grants of amounts in excess of **\$150,000**, your contract must include a clause requiring the contractor to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401–7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251–1387) and the contractor must agree to report all violations to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

Neither the State agency nor the USDA prescribes the form or content of these clauses. The following are suggestions of clauses that can be used:

- The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. §§ 7401 et seq. The Contractor agrees to report each violation to the USDA and the appropriate EPA Regional Office.
- The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Federal Water Pollution Control Act as amended (33 U.S.C. §§ 1251 et seq. The Contractor agrees to report each violation to the USDA and the appropriate EPA Regional Office.
- **SUSPENSION AND DEBARMENT:** The Contractor understands that a contract award (see 2 CFR 180.220) must not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), “Debarment and Suspension.”

The entity can verify the vendor is not debarred or suspended using the SAM system:
<https://www.sam.gov/SAM/pages/public/index.jsf>

While there is not a specific form, the following is suggested language that can be used:

By signing and submitting its bid or proposal, the bidder or proposer certifies as follows:

The certification in this clause is a material representation of fact relied upon by {insert name of school district}. If it is later determined that the bidder or proposer knowingly rendered an erroneous certification, in addition to remedies available to {insert name of school district}, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment. The bidder or proposer agrees to comply with the requirements of 2 CFR 180.220 while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

- **LOBBYING:** Contractors that apply or bid for an award exceeding **\$100,000** must file the required certification pursuant to Byrd Anti-Lobbying Amendment (31 U.S.C. 1352).

Neither the State agency nor USDA prescribes the form or content of these clauses. The following is a

suggestion of clause that can be used:

The Contractor will comply with the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352) and certifies to the tier above that it will not and has not used Federal appropriated funds to pay an 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 U.S.C 1352. If applicable, contractor will complete the disclosure of lobbying with non-Federal funds using Lobbying Activities Form (Form SF-LLL) and submit to {insert name of contracting entity} annually.

Below are the required Federal Provisions listed in 2 CFR 200.318 – 200.326 that may pertain to your contract:

- **COOPERATIVE AGREEMENTS AKA PIGGYBACKING ((ONLY IF ALLOWING) 2 CFR 200.318):** To foster greater economy and efficiency, and in accordance with efforts to promote cost-effective use of shared services across the Federal Government, the non-Federal entity is encouraged to enter into state and local intergovernmental agreements or inter-entity agreements where appropriate for procurement or use of common or shared goods and services.

While there are no specific Federal requirements for language to be included, USDA memo SP 02-2016 and SP 05-2017 includes the requirements that must be in original solicitation and resulting contract.

- **CONTRACTING WITH SMALL AND MINORITY BUSINESSES, WOMEN'S BUSINESS ENTERPRISES, AND LABOR SURPLUS AREA FIRMS (2 CFR 200.321):** The non-Federal entity must take all necessary affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible. Many states have websites that includes resources to find these vendors, as well as the links below.

While there are no specific Federal requirements for language to be included, the following excerpt from 2 CFR 200.321 summarizes the process:

Affirmative steps must include:

- (1) Placing qualified small and minority businesses and women's business enterprises on solicitation lists;
- (2) Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;
- (3) Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;
- (4) Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises;
- (5) Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce; and
- (6) Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed in paragraphs (1) through (5) of this section.

- **PROCUREMENT OF RECOVERED MATERIALS (2 CFR 200.322):** This provision only applies to 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. You should consult with your State agency or an attorney to determine whether this clause applies to you and your contractors.

ADDITIONAL CONTRACT PROVISIONS REQUIRED BY THE FEDERAL AGENCY (USDA) FOR NSLP, SBP, AND FOOD DISTRIBUTION CONTRACTS

Please remember that Program Operators must also include additional required contract provisions identified in the program regulations for the Federal award (7 CFR 210, 250, etc.).

- **BUY AMERICAN PROVISION:** The Buy American provision was added to the National School Lunch Act (NSLA) by Section 104(d) of the William F. Goodling Child Nutrition Reauthorization Act of 1998 (Public Law 105-336). Section 12(n) to the NSLA (42 USC 1760(n)), requiring school food authorities (SFAs) to purchase, to the maximum extent practicable, domestic commodity or product.

The following clause language is suggested, but not mandatory:

- "Domestic Commodity or Product" are defined as an agricultural commodity that is produced in the United States and a food product that is processed in the United States using substantial agricultural commodities that are produced in the United States.
- "Substantial" means that over 51 percent of the final processed product consists of agricultural commodities that were grown domestically.
- Products from Guam, American Samoa, Virgin Islands, Puerto Rico, and the Northern Mariana Islands are allowed under this provision as territories of the United States.
- The Buy American provision (7 CFR Part 210.21(d), 7 CFR 220.16(d), 7 CFR 250.23) is one of the procurement standards SFAs must comply with when purchasing commercial food products served in the school meals programs.
- Buy American: Schools participating in the federal school meal programs are required to purchase domestic commodities and products for school meals to the maximum extent practicable. Domestic commodity or product means an agricultural commodity that is produced in the US and a food product that is processed in the US substantially (at least 51 percent) using agricultural commodities that are produced in the US.
- Farmed fish must be harvested within the United States or any territory or possession of the United States. Wild caught fish must be harvested within the Exclusive Economic Zone of the United States or by a United States flagged vessel (section 4207 of the Agriculture Improvement Act of 2018).
- Federal regulations require that all foods purchased for Child Nutrition Program be of domestic origin to the maximum extent practicable. While rare, two (2) exceptions may exist when:
 - the product is not produced or manufactured in the US in sufficient, reasonable and available quantities of a satisfactory quality, such as bananas and pineapple; and
 - competitive proposals reveal the cost of a domestic product is significantly higher than a non-domestic product.
- All products that are normally purchased by Distributor as non-domestic and proposed as part of this solicitation must be identified with the country of origin. Distributor shall outline their procedures to notify School when products are purchased as non-domestic.
- Any substitution of a non-domestic product for a domestic product (which was originally a part of the solicitation), must be approved, in writing, by the Food Service Director, prior to the delivery of the product to the School. Any non-domestic product delivered to the School, without the prior, written approval of the Food Service Director, will be rejected.
- Distributor must affirm their willingness to assert their best and reasonable efforts to ensure compliance with this Federal rule.

- **GEOGRAPHIC PREFERENCE (OPTIONAL):** A school food authority participating in the NSLP may apply a geographic preference when procuring **unprocessed** locally grown or locally raised agricultural products. School food authorities have the discretion to determine the local area to which the geographic preference option will be applied. Other types of geographic or local preference are prohibited when using Federal Child Nutrition Program funds.

While the State Agency and USDA does not have specific language around this provision, USDA has numerous guidance documents and examples on the [USDA Geographic Preference tip sheet](#).

- **COST REIMBURSABLE CONTRACTS (ONLY IF USING):** The school food authority must include the following provisions in all cost reimbursable contracts, including contracts with cost reimbursable provisions, and in solicitation documents prepared to obtain offers for such contracts.
 - The contract language provided below is mandatory (7 CFR 210.21(f), 7 CFR 220.16(e), and 7 CFR 250.53).
 - Allowable costs will be paid from the nonprofit school food service account to the contractor net of all discounts, rebates and other applicable credits accruing to or received by the contractor or any assignee under the contract, to the extent those credits are allocable to the allowable portion of the costs billed to the school food authority;
 - The contractor must separately identify for each cost submitted for payment to the school food authority the amount of that cost that is allowable (can be paid from the nonprofit school food service account) and the amount that is unallowable (cannot be paid from the nonprofit school food service account);
 - or
 - The contractor must exclude all unallowable costs from its billing documents and certify that only allowable costs are submitted for payment and records have been established that maintain the visibility of unallowable costs, including directly associated costs in a manner suitable for contract cost determination and verification;
 - The contractor's determination of its allowable costs must be made in compliance with the applicable Departmental and Program regulations and Office of Management and Budget cost circulars;
 - The contractor must identify the amount of each discount, rebate and other applicable credit on bills and invoices presented to the school food authority for payment and individually identify the amount as a discount, rebate, or in the case of other applicable credits, the nature of the credit. If approved by the State agency, the school food authority may permit the contractor to report this information on a less frequent basis than monthly, but no less frequently than annually;
 - The contractor must identify the method by which it will report discounts, rebates and other applicable credits allocable to the contract that are not reported prior to conclusion of the contract; and
 - The contractor must maintain documentation of costs and discounts, rebates and other applicable credits, and must furnish such documentation upon request to the school food authority, the State agency, or the Department.
 - Prohibited expenditures. No expenditure may be made from the nonprofit school food service account for any cost resulting from a cost reimbursable contract that fails to include the requirements of this section, nor may any expenditure be made from the nonprofit school food service account that permits or results in the contractor receiving payments in excess of the contractor's actual, net allowable costs.
- **DURATION OF CONTRACT (FSMC SPECIFIC):** This requirement is for all school food authority's that enter into a contract with a Food Service Management Company.

- (7 CFR 210.16 (d)) Duration of contract. The contract between a school food authority and food service management company shall be of a duration of no longer than 1 year; and options for the yearly renewal of a contract signed after February 16, 1988, may not exceed 4 additional years. All contracts shall include a termination clause whereby either party may cancel for cause with 60-day notification.
- **RECALL CONTACTS (USDA FOODS PROCESSING SPECIFIC):** The following two provisions must be included in all bids/responses for USDA Foods Processing (Responding to a Food Recall – Procedures for Recalls of USDA Foods).
 - A provision for information for processor food recall procedures.
 - Contact information for a point and backup person for handling food recalls.
- **USDA NONDISCRIMINATION STATEMENT:** All publications that mention USDA Child Nutrition Programs must include the following revised nondiscrimination statement. This includes solicitation and bid documents.
 - In accordance with Federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its Agencies, offices, and employees, and institutions participating in or administering USDA programs are prohibited from discriminating based on race, color, national origin, sex, disability, age, or reprisal or retaliation for prior civil rights activity in any program or activity conducted or funded by USDA.
 - Persons with disabilities who require alternative means of communication for program information (e.g. Braille, large print, audiotope, American Sign Language, etc.), should contact the Agency (State or local) where they applied for benefits. Individuals who are deaf, hard of hearing or have speech disabilities may contact USDA through the Federal Relay Service at (800) 877-8339. Additionally, program information may be made available in languages other than English.
 - To file a program complaint of discrimination, complete the USDA Program Discrimination Complaint Form, (AD-3027) found online at: How to File a Complaint, and at any USDA office, or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (866) 632-9992. Submit your completed form or letter to USDA by:
 - (1) mail: U.S. Department of Agriculture
Office of the Assistant Secretary for Civil Rights
1400 Independence Avenue, SW
Washington, D.C. 20250-9410;
 - (2) Fax: (202) 690-7442; or
 - (3) Email: program.intake@usda.gov.

This institution is an equal opportunity provider

USDA Non-Discrimination Statement

In accordance with federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, this institution is prohibited from discriminating on the basis of race, color, national origin, sex, disability, age, or reprisal or retaliation for prior civil rights activity.

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

To file a program discrimination complaint, a Complainant should complete a Form AD-3027, USDA Program Discrimination Complaint Form which can be obtained online at: <https://www.usda.gov/sites/default/files/documents/ad-3027.pdf>, from any USDA office, by calling (866) 632-9992, or by writing a letter addressed to USDA. The letter must contain the complainant's name, address, telephone number, and a written description of the alleged discriminatory action in sufficient detail to inform the Assistant Secretary for Civil Rights (ASCR) about the nature and date of an alleged civil rights violation. The completed AD-3027 form or letter must be submitted 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; or

2. fax:

(833) 256-1665 or (202) 690-7442; or

3. email:

Program.Intake@usda.gov

This institution is an equal opportunity provider.

REQUIRED BID INFORMATION

ITEM NO.	ITEM DESCRIPTION	MFG. AND MODEL #	PARTY RESPONSIBLE FOR START UP	PARTY RESPONSIBLE FOR DEMONSTRATION	FACTORY AUTHORIZED SERVICE AGENCY
			Name _____ Address _____ Phone _____	Name _____ Address _____ Phone _____	Name _____ Address _____ Phone _____
			Name _____ Address _____ Phone _____	Name _____ Address _____ Phone _____	Name _____ Address _____ Phone _____
			Name _____ Address _____ Phone _____	Name _____ Address _____ Phone _____	Name _____ Address _____ Phone _____
			Name _____ Address _____ Phone _____	Name _____ Address _____ Phone _____	Name _____ Address _____ Phone _____

MANUFACTURER'S NAME AND SUBSTITUTIONS

- A. If a bidder chooses to bid a "Substitute Brand", proof of equality must be submitted on bid opening date. Model number and any and all variances in construction, design, performance and accessories from the item specified must be submitted to the Coordinator of Purchasing. This information shall be submitted in addition to manufacturer's cut sheet.
- B. Bidders submitting substitutions are cautioned to examine mechanical and electrical plans and building conditions to determine if such substitution will require changes in mechanical or electrical connections or require rearrangement. If any of the above changes would be involved, a layout of such changes and any additional cost (itemized) must be submitted with the request for substitution. If proposed substitutions entail additional cost which was not submitted with the request for substitution and approval is granted, bidders shall be responsible for such costs.
- C. In addition, bidders must submit with their bid proposal the manufacturer's specifications and the "Substitution Request Form" which provides the School Board with a detail description of the manner in which the proposed substitution conforms and/or varies from the item specified. No request for substitution will be considered without an accompanying "Substitution Request Form".
- D. It is understood by the School Board that no agent, dealer, broker or agency may bind a manufacturer beyond the manufacturer's own printed literature. Therefore, any party submitting a Substitution Request Form stating compliance with a feature specified for the prime specified item by a manufacturer in a manner not identified as a standard of production or as an option for that item in the manufacturer's literature must be accompanied by a letter on the Manufacturer's own letterhead stating that the manufacturer shall comply with the specified feature and such compliance shall not adversely affect the manufacturer's product performance, reliability, durability, appearance or effect the warranty.
- E. If the substituted item is approved and subsequently installed and upon final inspection found to deviate from the specifications in a manner not detailed in the "Substitution Request Form" the F.S.E. Contractor shall at the discretion of the School Board bring the equipment into compliance or remove the equipment and replace it with one in compliance with the specifications at his own cost. In consideration of the job stage at the time of final inspection, the F.S.E. Contractor shall take no more than 5 working days to make this replacement. Bidders are encouraged to review the "Substitution Request Form" prior to using such items in their bid. Awarded Contractor shall be responsible for deviations not detailed in the "Substitution Request Form" submitted FROM ANY SOURCE. Approval of submittals by the School Board does not relieve the F.S.E. Contractor of this condition. The "Substitution Request Form" can be found at the end of this document.

SUBSTITUTION REQUEST FORM

TO: Board of School Commissioners of Mobile Country

PROJECT: Bid No. 25-33

CONTRACT BID DATE: July 30, 2025

We hereby submit for your consideration the following product for prior approval in lieu of the specified item:

DRAWING	SPEC. SEC. NO.	ITEM NO.	SPECIFIED ITEM
_____	_____	_____	_____

Proposed Substitution: _____

Model Number: _____

Attach complete information on changes to Drawings, Mechanical, Electrical or Plumbing Specifications which proposed substitution will require for its proper installation.

Submit with request all literature and substantiating data to prove equal quality and performance to that which is specified. Clearly mark manufacturer's literature to indicate quality in performance. It shall not be the responsibility of the reviewing School Board to search unfamiliar literature to identify compliance. Therefore, unmarked literature shall be considered reason for disapproval of the submittal.

FILL IN THE BLANKS BELOW:

A. Does the substitution affect dimensions shown on Drawings? Yes _____ No _____

If yes, clearly indicate changes: _____

B. Does the substitution require different or additional mechanical, electrical or plumbing requirements? Yes _____
No _____

If yes, clearly indicate changes _____

C. The undersigned fully acknowledges responsibility to pay for changes to the building design, including engineering and detailing costs caused by the requested substitution.

Initials _____

D. What affect does the substitution have on other Contracts or other trades? _____

E. What affect does the substitution have on the construction schedule? _____

F. Manufacturer's warranties of the substitution are _____ Same or _____ Different...than the specified item. If different, attach copy of the proposed manufacturer's printed warranty, provide a letter of compliance on the manufacturer's own letterhead.

G. Itemized comparison of specified item with the proposed substitution: (list all features identified in the specifications for the specified item and corresponding notation of compliance or manner of deviation. Reference all notations below by marking manufacturer's literature as confirmation. Compliance to a feature in the specifications not substantiated by a corresponding

notation on the manufacturer's literature requires written confirmation as detailed in "Manufacturer's Name and Substitution" Para. D").

SPECIFIED FEATURE

COMPLIANCE OR DEVIATION

(attach additional sheets if required)

**CERTIFICATION OF EQUAL PERFORMANCE
AND ASSUMPTION OF LIABILITY FOR
EQUAL PERFORMANCE**

The undersigned states that
The function, appearance and quality
Are equivalent or superior to the
Specified item.

Submitted by Bidder:

Signature _____ Title _____

Firm _____

Address _____

Telephone _____ Date _____

For use by School Board:

_____ ACCEPTED

_____ ACCEPTED AS NOTED

_____ NOT ACCEPTED

_____ RECEIVED TOO LATE

BY _____

DATE _____

REMARKS _____

Signature shall be by person having authority to legally bind his firm to the above terms. Failure to provide legally binding signature will void application for approval.

BOARD OF SCHOOL COMMISSIONERS
MOBILE COUNTY PUBLIC SCHOOLS

VENDOR MINORITY QUESTIONNAIRE

BID NO#: 25-33

Please complete this form and return it with your bid proposal. Should you choose not to bid at this time, please complete this form and forward back to our office as soon as possible. It is necessary that you check all categories that apply to your company. Failure to comply could result in rejection of your proposal and/or removal of your name from our bidder's list, as we are now required to provide this information to the State Department.

VENDOR NAME: _____

ADDRESS: _____

PHONE #: _____

FAX #: _____

IS THE COMPANY MINORITY OWNED?: ☐ YES ☐ NO

IS THE COMPANY OWNED BY: ☐ MALE ☐ FEMALE ☐ BOTH

IS THE COMPANY INCORPORATED ☐ YES ☐ NO

ETHNICITY OF OWNERSHIP:

☐ ASIAN AMERICAN

☐ AMERICAN INDIAN

☐ BLACK

☐ DISABLED

☐ HISPANIC

☐ OTHER (PLEASE SPECIFY): _____

SIGNATURE: _____

PRINT NAME: _____

TITLE: _____

DATE: _____

CHECKLIST

This checklist is provided to assist Bidders in the preparation of their bid response. Included in this checklist are important requirements that are the responsibility of each Bidder to submit with their response in order to make their bid response fully compliant. This checklist is only a guideline; it is the responsibility of each Bidder to read and comply with the Invitation to Bid in its entirety.

_____ Mailing envelope has been addressed to:

Board of School Commissioners
Purchasing Office
P. O. Box 180069
Mobile, AL 36618

OR

Board of School Commissioners
Purchasing Office
1 Magnum Pass
Mobile, AL 36618

_____ Mailing envelope must be sealed and marked with:

- Bid Number
- Bid Title
- Bid Opening Date and Time

TO HELP REDUCE POSTAGE COSTS, AWARD NOTICES WILL ONLY BE MAILED TO SUCCESSFUL BIDDERS. THE BID RESPONSES CAN BE VIEWED ON THE WEBSITE; AFTER BOARD APPROVAL, THE OFFICIAL AWARD CAN BE VIEWED ON THE WEBSITE (ACTIVE CONTRACTS).

ALL COURIER DELIVERED BIDS MUST HAVE THE BID NUMBER AND TITLE ON THE OUTSIDE OF THE COURIER PACKET

Check Each Of The Following As The Necessary Action Is Completed.

- ☐ The **Invitation to Bid** sheet has been signed
- ☐ The minority questionnaire
- ☐ The variance sheet (if applicable)
- ☐ The debarment sheet
- ☐ No Bid Bond required
- ☐ Addendum (if any) has been included
- ☐ AOC Vendor Enrollment Data Sheet
- ☐ Read all bid requirements and specifications
- ☐ Alabama Immigration Law Compliance Documents
- ☐ Vendor Disclosure Statement
- ☐ Specifications for all substituted items quoted

- ❑ Must be able to hold the equipment until needed (August or September 2025)
- ❑ Price sheets must be typed
- ❑ Required bid information sheet completely filled out for qualifying bid items quoted
- ❑ All drawings, if required, must be submitted with the bid proposal

If bidding a substitute, bidder must identify in detail the differences on this sheet. Please include any other documents that will support your explanation. Failure to complete this document may result in rejection of bid.

EXPLANATION

CRIMINAL BACKGROUND CHECKS

Criminal Background Checks. By submitting a bid, BIDDER agrees that the BIDDER and each officer, director, employee, servant, agent, and subcontractor of the BIDDER, and any other individual who will provide services involving access to and/or communication with students on the BIDDER's behalf, will fully cooperate with the BOARD in complying with all laws and regulations regarding criminal background checks. This cooperation will include, but will not be limited to, giving written consent to obtain criminal history background information checks and providing fingerprints for each individual who will have access to students to either agents of the BOARD or to another entity as directed by the BOARD and authorized by Alabama law. All individuals must pass the required criminal background check prior to having access to and/or communication with students. As of this date, criminal background checks are being handled through the BOARD's human resources department and processed by the State Board of Education. A copy of the fingerprinting process overview is attached hereto. **Once the background check has been completed successfully, the Board's human resources department will issue an identification badge. This badge is to be worn visibly at all times while on school board property. The cost of this badge is \$5.00, and the cost is the responsibility of the vendor.**

Prior to beginning work for the BOARD, the BIDDER, or a representative thereof with similar managerial authority, shall submit an Affidavit under oath to the BOARD, in a form satisfactory to the BOARD, stating that the BIDDER has satisfied the above requirements concerning fingerprint-based criminal background checks and will continue to do so. The BIDDER acknowledges that these requirements set forth a continuing obligation on the part of the BIDDER to assure that all persons having access to and/or communication with students will have passed the required background checks.

In the event any of the above referenced individuals are found to be unsuitable by the State Board of Education, all challenges allowed by law, administrative and through litigation, are expressly waived by the BIDDER on BIDDER's own behalf and on behalf of the individual, and such individual is precluded from providing any services to BOARD. If a replacement individual satisfactory to BOARD is not provided by the BIDDER within five (5) days, the BOARD may terminate the contract in accordance with its termination provisions.

Nothing contained herein shall be construed as establishing an agency relationship between the BIDDER and the BOARD nor shall anything contained herein be construed as an assertion of control, or reserved right of control over the activities of the BIDDER or the agents or employees of the BIDDER.

BACKGROUND CLEARANCES

For MCPSS Contractors and Third-Party Agents

Contractors and other Third-Party Agents who provide personnel support and services to Mobile County Public Schools are required to have that personnel submit fingerprints for a criminal history background check through the Alabama State Department of Education. This background check is required for all personnel and service providers who may have the opportunity for unsupervised access to MCPSS students.

Items Needed:

- A computer, tablet, or smartphone with internet access
- A valid email account
- Established AIM account
- ALSDE ID#
- Fee of \$44.95 paid by debit card, credit card, or PayPal account (prepaid debit card or credit cards are acceptable)
- Ability to provide commonly known personal information (SSN, DOB, DL#, Height, Weight, etc.)

Steps in the Process (must be completed in the following order):

Step 1: Create an AIM Account

- Copy and paste the link below in your web browser for instructions on creating an AIM account.
<https://content.myconnectsuite.com/api/documents/71ce52e65b444567a742cc3425f2f972>
- Creating an AIM account Video Tutorial: <https://youtu.be/OGliSwfnWrM>
- **Important:** Be sure to make note of your **ALSDE ID#** upon completion of this step.

Step 2: Complete Background Check Registration in AIM

- Copy and paste the link below in your web browser for written instructions on Step 2- Step 4
<https://content.myconnectsuite.com/api/documents/6bdd68a8e6684959a7266617c4373119>
- Registering with Fieldprint Video Tutorial: <https://youtu.be/XviAd6avZH0>
- **Important:** Select Mobile County Public Schools as the institution you are seeking employment with.
- **RSA ID #**– You can select “No” and “Continue” to skip this section if you do not have an RSA ID#.

Step 3: Create Fieldprint Account

Step 4: Complete authorization forms, schedule appointment, and fee payment

Step 5: Report for fingerprint appointment

- Report to your selected location at the specified time to complete the fingerprint scan.

EQUIPMENT SPECIFICATIONS

ITEM NO.	EQUIP. TYPE	MODEL (BASIS OF DESIGN)	NOTES	Quantity										Brand/Warranty	Delivery Time
				Baker	Blount	Bryant	Davidson	MGM	Vigor	Williamson	Total	Unit Price	Extended Price		
1	RANGE - CONVECTION OVEN (ELECTRIC)	IMPERIAL RANGE IR-4-G12T-E-C OR APPROVED EQUAL	PRO SERIES RESTAURANT RANGE, ELECTRIC, 36", (4) ROUND ELEMENTS, (1) 12" THERMOSTATIC GRIDDLE, (1) CONVECTION OVEN, (3) CHROME RACKS, 4"W GREASE TROUGH, REMOVABLE GREASE CAN, PORCELAIN OVEN INTERIOR, STAINLESS STEEL FRONT, SIDES, BACKGUARD, KICK PLATE & LANDING LEDGE, 1/4 HP. CETLUS, ETL-SANITATION, CE 208V/60/1-PH, 86.0 AMPS, 16.3 KW	2	-	-	-	0	-	-	2				
2	RANGE - CONVECTION OVEN (GAS)	IMPERIAL RANGE IR-4-G12-C OR APPROVED EQUAL	PRO SERIES RESTAURANT RANGE, GAS, 36"W, (4) OPEN BURNERS, LOW SIMMER FEATURE, CAST IRON GRATES, (1) 12" GRIDDLE, CONVECTION OVEN, 1/2 HP BLOWER MOTOR, PORCELAIN INTERIOR, (3) CHROME RACKS, 3"W GREASE TROUGH, REMOVABLE GREASE CAN & CRUMB TRAY, STAINLESS STEEL FRONT, SIDES, BACKGUARD, SHELF, 3-1/2"D LANDING LEDGE, & KICK PLATE, 6" LEGS WITH ADJUSTABLE FEET, 178,000 BTU, 52KW, 120V/1-PH, 6.0 AMPS, NSF, CE, CSA FLAME, CSA STAR, NATURAL GAS, 120V/1-PH, 6.0 AMPS, STANDARD, GRIDDLE ON LEFT (STD)	-	2	2	-	2	-	-	6				
3	RANGE - STANDARD OVEN (ELECTRIC)	IMPERIAL RANGE IR-4-G12T-E OR APPROVED EQUAL	PRO SERIES RESTAURANT RANGE, ELECTRIC, 36", (4) ROUND ELEMENTS, (1) 12" THERMOSTATIC GRIDDLE, (1) STANDARD OVEN, (1) CHROME RACK, 4"W GREASE TROUGH, REMOVABLE GREASE CAN, PORCELAIN OVEN INTERIOR, STAINLESS STEEL FRONT, SIDES, BACKGUARD, KICK PLATE & LANDING LEDGE, CETLUS, ETL-SANITATION, CE 208V/60/1-PH, 79.0 AMPS, 16.3 KW	4	1	-	-	1	-	-	6				
4	RANGE - STANDARD OVEN (GAS)	IMPERIAL RANGE IR-4-G12 OR APPROVED EQUAL	PRO SERIES RESTAURANT RANGE, GAS, 36"W, (4) OPEN BURNERS, LOW SIMMER FEATURE, CAST IRON GRATES, (1) 12" GRIDDLE, (1) STANDARD OVEN, PORCELAIN INTERIOR, (1) CHROME RACK, ROUND STAINLESS STEEL CHEF'S HANDLE, 3"W GREASE TROUGH, REMOVABLE GREASE CAN & CRUMB TRAY, STAINLESS STEEL FRONT, SIDES, BACKGUARD, SHELF, 3-1/2"D LANDING LEDGE, & KICK PLATE, 6" LEGS WITH ADJUSTABLE FEET, 183,000 BTU, 54KW, NSF, CE, CSA FLAME, CSA STAR, NATURAL GAS, GRIDDLE ON LEFT (STD)	-	3	2	-	1	-	-	6				
5	NEW WORK TABLE	ATOSA SSTW-2460 OR APPROVED EQUAL	MIXRITE WORK TABLE, 60"W X 24"D X 34"H, 18/430 STAINLESS STEEL TOP WITH TURNED DOWN EDGES, 18/430 STAINLESS STEEL ADJUSTABLE UNDERSHELF & LEGS, ADJUSTABLE BULLET FEET, NSF, KD	8	8	1	2	11	1	-	31				
6	NEW WORK TABLE	ATOSA SSTW-2430 OR APPROVED EQUAL	MIXRITE WORK TABLE, 30"W X 24"D X 34"H, 18/430 STAINLESS STEEL TOP WITH TURNED DOWN EDGES, 18/430 STAINLESS STEEL ADJUSTABLE UNDERSHELF & LEGS, ADJUSTABLE BULLET FEET, NSF, KD	-	2	-	-	1	-	2	5				
7	NEW WORK TABLE	ATOSA SSTW-2436 OR APPROVED EQUAL	MIXRITE WORK TABLE, 36"W X 24"D X 34"H, 18/430 STAINLESS STEEL TOP WITH TURNED DOWN EDGES, 18/430 STAINLESS STEEL ADJUSTABLE UNDERSHELF & LEGS, ADJUSTABLE BULLET FEET, NSF, KD	-	2	-	-	-	-	-	2				

EQUIPMENT SPECIFICATIONS

ITEM	EQUIP. TYPE	MODEL (BASIS OF DESIGN)	NOTES	Quantity										Brand Warranty	Delivery Time
NO.				Baker	Blount	Bryant	Davidson	MGM	Vigor	Williamson	Total	Unit Price	Extended Price		
8	NEW WORK TABLE	ATOSA SSTW-2448 OR APPROVED EQUAL	MIXRITE WORK TABLE, 48"W X 24"D X 34"H, 18/430 STAINLESS STEEL TOP WITH TURNED DOWN EDGES, 18/430 STAINLESS STEEL ADJUSTABLE UNDERSHELF & LEGS, ADJUSTABLE BULLET FEET, NSF, KD	4	2	1	-	-	-	-	7				
9	NEW 3 COMPARTMENT SINK	ATOSA MRSA-3-D OR APPROVED EQUAL	MIXRITE SINK, 3-COMPARTMENT, 90"W X 24"D X 44-1/2"H OVERALL, (3) 18"W X 18" FRONT-TO-BACK X 12" DEEP SINK COMPARTMENTS, 18" LEFT & RIGHT DRAINBOARDS, 18 GAUGE STAINLESS STEEL, GALVANIZED LEGS, ADJUSTABLE ABS FEET, NSF & MRPN007-A LEG CROSS BRACE, FITS ON MRSA MODEL SINKS	1	1	-	-	1	-	-	3				
10	NEW MOP SINK	FIAT TSB3000 OR APPROVED EQUAL	FLOOR MOUNTED TERRAZZO MOP SINK WITH T&S BRASS #8-0695-ST FAUCET W/ VB @ 90° AFF	1	1	1	1	1	1	1	7				
11	NEW ONE COMPARTMENT SINK	ATOSA MRSA-1-N OR APPROVED EQUAL	MIXRITE SINK, 1-COMPARTMENT, 24"W X 24"D X 44-1/2"H OVERALL, (1) 18"W X 18" FRONT-TO-BACK X 12" DEEP SINK COMPARTMENT, NO DRAIN BOARDS, 18 GAUGE STAINLESS STEEL, GALVANIZED LEGS, ADJUSTABLE ABS FEET, NSF & MRPN007-A LEG CROSS BRACE, FITS ON MRSA MODEL SINKS	4	3	2	2	3	-	-	14				
12	NEW WIRE SHELVING UNIT	WINCO VEXS-2448 OR APPROVED EQUAL	WIRE SHELVING SET, 24" X 48" X 12", 4 TIERS, CAN BE USED FOR ALL ENVIRONMENTS INCLUDING HUMID AREAS, EPOXY COATED, KD, NSF (QTY BREAK = 1 SET)	2	-	1	2	2	-	-	7				
13	NEW HAND WASH SINK	SERV-WARE HS15S-CWP OR APPROVED EQUAL	SERV-WARE HAND SINK, WALL MOUNT, 14" WIDE X 10" FRONT-TO-BACK X 5-1/2" DEEP BOWL, 7-3/4" BACKSPLASH, LEFT & RIGHT SIDE SPLASHES, INCLUDES 4" GOOSENECK FAUCET WITH WRIST BLADE HANDLES, 1-1/2" BASKET STRAINER, MOUNTING BRACKET INCLUDED, 18/304 STAINLESS STEEL CONSTRUCTION, NSF	1	1	1	1	1	1	1	7				
14	NEW HEATED HOLDING PROOFING CABINET	METRO CS19-CFC-4 OR APPROVED EQUAL	G5™ 1 SERIES HEATED HOLDING & PROOFING CABINET, MOBILE, FULL HEIGHT, NON INSULATED, CLEAR POLYCARBONATE DOOR, REMOVABLE BOTTOM MOUNT CONTROL MODULE, THERMOSTAT TO 190°F, FIXED WIRE SLIDES ON 3" CENTERS (18) 18" X 26" OR (34) 12" X 20" X 2 1/2" PAN CAPACITY, 5" CASTERS (2 WITH BRAKES), ALUMINUM, 120V/60/1 PH, 2000 WATTS, 16 AMPS, NEMA 5 20P, CULUS, NSF	-	1	-	-	1	1	-	3				
15	NEW WORK TABLE	ATOSA SSTW-2472 OR APPROVED EQUAL	MIXRITE WORK TABLE, 72"W X 24"D X 34"H, 18/430 STAINLESS STEEL TOP WITH TURNED DOWN EDGES, 18/430 STAINLESS STEEL ADJUSTABLE UNDERSHELF & LEGS, ADJUSTABLE BULLET FEET, NSF, KD	1	2	7	6	1	3	-	20				
16	NEW ICE MACHINE	ATOSA YR280-AP-161 OR APPROVED EQUAL	ICE MAKER WITH BIN, CUBE-STYLE 2,689.89 ATOSA USA, INC. MODEL NO. YR280-AP-161 ICE MAKER WITH BIN, CUBE-STYLE, AIR-COOLED, SELF-CONTAINED CONDENSER, 23.7"W X 28.5"D X 38.6"H, PRODUCTION CAPACITY UP TO 283-LB/24 HOURS, 88 LB STORAGE CAPACITY, STAINLESS STEEL EXTERIOR, 6" ADJUSTABLE LEGS, INCLUDES: ICE SCOOP, REMOVABLE AIR FILTER, R290 HYDROCARBON REFRIGERANT, 115V/60/1-PH, 7.2 AMPS, CETLUS, ETL-SANITATION, NSF, ENERGY STAR (DRAIN REQUIRED).	-	-	-	1	1	-	-	2				

EQUIPMENT SPECIFICATIONS

COMMERCIAL KITCHEN EXHAUST HOOD SCHEDULE

ITEM NO	EQUIP. TYPE	MODEL (BASIS OF DESIGN)	NOTES	HOOD TYPE										Brand Warranty	Delivery Time
				Baker	Bournt	Bryant	Davidson	MGM	Vigor	Williamson	Total	Unit Price	Extended Price		
17	EXHAUST HOOD	ACCUREX (A GREENHECK COMPANY), DUO-AIR, SUNAIR, CAPTIVE AIRE OR APPROVED EQUAL, WALL MOUNTED (1 SIDE)	HOOD DIMENSIONS SHOULD BE LENGTH 24" WIDTH 5' AND HEIGHT 1.5' WITH AN EXHAUST RATE OF 5160 A SUPPLY RATE OF 4360 AND 120 VOLTS. MAX COOKING TEMPERATURE 600 DEGREES F. PROVIDE WITH INTERNAL FIRE SUPPRESSION CHEMICAL. CABINET AND SUPPLY AIR PLENUMS. SEE EXHAUST HOOD SPECIFICATIONS	-	-	-	1	-	-	-	1				
18	EXHAUST HOOD	ACCUREX (A GREENHECK COMPANY), DUO-AIR, SUNAIR, CAPTIVE AIRE OR APPROVED EQUAL, WALL MOUNTED (1 SIDE)	HOOD DIMENSIONS SHOULD BE LENGTH 20.5" WIDTH 5' AND HEIGHT 1.5' WITH AN EXHAUST RATE OF 4408 SUPPLY RATE OF 3710 AND 120 VOLTS. MAX COOKING TEMPERATURE 600 DEGREES F. PROVIDE WITH INTERNAL FIRE SUPPRESSION CHEMICAL. CABINET AND SUPPLY AIR PLENUMS. SEE EXHAUST HOOD SPECIFICATIONS	-	-	-	-	-	1	-	1				
19	EXHAUST HOOD	ACCUREX (A GREENHECK COMPANY), DUO-AIR, SUNAIR, CAPTIVE AIRE OR APPROVED EQUAL, ISLAND (2 SIDES)	HOOD DIMENSIONS SHOULD BE LENGTH 11' WIDTH 5' AND HEIGHT 1.5' WITH AN EXHAUST RATE OF 4400 A SUPPLY RATE OF 3700 AND 120 VOLTS. MAX COOKING TEMPERATURE OF 600 DEGREES F. PROVIDE WITH INTERNAL FIRE SUPPRESSION CHEMICAL. CABINET AND SUPPLY AIR PLENUMS. SEE EXHAUST HOOD SPECIFICATIONS.	1	1	-	-	-	-	1	3				
20	EXHAUST HOOD	ACCUREX (A GREENHECK COMPANY), DUO-AIR, SUNAIR, CAPTIVE AIRE OR APPROVED EQUAL, WALL MOUNTED (1 SIDE)	HOOD DIMENSIONS SHOULD BE LENGTH 14.5" WIDTH 5' AND HEIGHT 1.5' WITH AN EXHAUST RATE OF 3118 A SUPPLY RATE OF 3580 AND 120 VOLTS. MAX COOKING TEMPERATURE OF 600 DEGREES F. PROVIDE WITH INTERNAL FIRE SUPPRESSION CHEMICAL. CABINET AND SUPPLY AIR PLENUMS. SEE EXHAUST HOOD SPECIFICATIONS	-	-	1	-	1	-	-	2				