THE SCHOOL BOARD OF MIAMI-DADE COUNTY, FLORIDA
SCHOOL BOARD ADMINISTRATION BUILDING

COMPLETE USING TYPEWRITER OR BALL-POINT PEN ONLY. 1450 Northeast Second Avenue Mismi, Florids 33132



Direct all inquiries to the Bureau of Procurement and Materials Management.

PHILLIP FORD

PHONE: (305) 995-2361 TDD PHONE (305) 995-2400

BIDDER QUALIFICATION FORM

	445 6000	The state of the s	
BID N	O. 117-CC03 BID TITLE DELIV	VERY OF PREPARED SUMMER SCHOOL LUNCHES & SNA	CKS W/BEV.
DIUG	WILL BE ACCEPTED UNTIL 2:00 P.M.	ON APRIL 8, 2003	
SCHO	OL BOARD ADMINISTRATION BUILDING	3. 1450 NF 2ND AVENUE MIANN EL POSSO	_ IN ROOM 351
	ICLY OPENED. BIDS MAY NOT BE WITH IRS, para.IV.B.)	DRAWN FOR 120 DAYS AFTER OPENING. (REFER TO I	NSTRUCTIONS TO
THE	BUBMISSION OF THE BID BY THE VEN	IDOR, ACCEPTANCE AND AWARD OF THE BID BY THE SC	
MIAM	II-DÀDE COUNTY, FLORIDA, AND SU	JBSEQUENT PURCHASE ORDERS ISSUED AGAINST SAID	HOOL BOARD OF
CONS	TITUTE A BINDING, ENFORCEABLE CO	INTRACT. UNLESS OTHERWISE STIPULATED IN THE BID	AWARD SHALL
OTHE	r contract documents shall be is	SUED.	POCUMENTS, NO
I. A.	BIDDER CERTIFICATION AND IDENTIFIC	ATION. (SEE INSTRUCTIONS TO BIDDERS, para. I. A.2.)	
	I certify that this bid is made without pr submitting a bid for the same materials, agree to abide by all conditions of this bi	ior understanding, agreement, or connection with any corporation supplies, or equipment, and is in all respects fair and without cid; and I certify that I am authorized to sign this bid for the bidde	ollusion or fraud. I
8.	Vendor certifies that it satisfies all nec Miami-Dade County, Florida.	essary legal requirements as an entity to do business with the	School Board of
17.	INDEMNIFICATION	•	
4	attorney's fees and court costs arising arising out of or incidental to the perfor behalf of the Bidder, whether or not du excluding only the sole negligence or cul	fy and defend the indemnitees (as hereinafter defined) against expense of whatsoever kind or nature including, but not by a put of bodily injury to persons including death, or damage to mance of this Contract (including goods and services provided to or caused in part by the negligence or other culpability of pability of the indemnitee. The following shall be deemed to be ride and its members, officers and employees.	vay of limitation, tangible property thereto) by or on
III.	PERFORMANCE SECURITY. Refer to INS	TRUCTIONS TO BIDDERS, para I.A.1., and VI., and check (x) be	low:
	WHEN PERFORMANCE SECURITY IS REC	QUIRED I WILL FURNISH A:	
	Performance Bond	Check (Cashier's, Certified, or Equal)	
		EASE TYPE OR PRINT BELOW	
	LEGAL NAME OF VENDOR:		
	MAILING ADDRESS :		
	CITY, STATE, ZIP CODE :		
	TELEPHONE NUMBER:	FAX #	
	BY: SIGNATURE (ORIGINAL):. OF AUTHORIZED REPRESENTATIVE	DATE	
	MAME (TYPED) : OF AUTHORIZED REPRESENTATIVE	TITLE	

FM-3191 Rev. (12-02)

INSTRUCTIONS TO BIDDERS

L PREPARENGOF BEDS

- A. BIDDER QUALIFICATION FORM qualifies the bidder and the bid and must be completed and submitted as page 1 of the bid.
- PERFORMANCE SECURITY. The form of performance security the bidder will submit, when required to do so, must be furnished. Performance security shall not be submitted with the bid.
- BEIDER CERTIFICATION AND DENTIFICATION. Bid must contain an original manual signature from an authorized representative. An unsigned bid sull be considered non responsive.
- B. INSTRUCTIONS TO BEDDERS define conditions of the bid.
- ORDER OF PRECEDENCE. Any inconsistency in this bid shall be resolved by giving precedence in the following order:
 - A. Specifications
 - B. Special Conditions
 - C. Instructions To Bidders
- 2 FOR MAUBE designated bids. The SPECIAL CONDITIONS-MinorityAllomen comed and controlled Business Participation Statement and the MAUBE Certification Application MUST be completed and SUBMITTED with the bid if the bidder is not certified by AllamiDade Courty Public Schools. Failure to submit the completed application with the bid will be considered non responsive.
- C. BID PROPOSAL FORM defines requirement of terms to be purchased, and must be completed and submitted as page 2 and subsequent pages, f any, of the bid. The bidder should indicate his/her name in the appropriate space on each page.
- 1. ITEM SPECIFICATION. Specifying a certain brand, make or manufacturer is to denote the quality, type, and standard of the article desired. Articles offered must be new merchandise only, of equal or superior grade. On blank lines provided, the bidder is requested to insert the brand name, manufacturer's number and other information necessary to sufficiently identify article offered. Failure to do so may prevent consideration of the term. Also, refer to paragraph IX: Packaging.
- 2. PROTEST OF SPECIFICATIONS. Bidders and proposers may file letters of protest which shall serve as a notice of protest, with the School Board Cleak, and the Bureau of Procurement and Materials Management, within 72 hours prior to the date and hour specified in the Bidder Qualification Form for receipt of bids. The letters of protest will be reviewed by the Bureau of Procurement and Materials Management and will offer the protesting bidder the opportunity to meet and discuss the merits of the protest. If the protest is not resolved, the bidder may seek an administrative hearing pursuant to § § 120.569 and 120.57, fla., Stat., by fling a formatwritten protest within 10 days after filing the notice of protest. Petitions for hearing on protests pursuant to § § 120.569 and 120.57, fla., Stat., must be filed in accordance with School Board Rule 6GX/3-8C1-1064. Failure to file a timely notice of protest or failure to file a timely formal written protest shall constitute a weiver of the proceedings. This provision supersedes and governs over any conflicting provision in this document.
- 3. PRICES. Prices are requested in units of quartity specified in the bid specifications. In case of a discrepancy in computing the total amount of bid, UNIT PRICE quoted will govern. All prices bid shall include delivery F.O.B. desthation, freight prepaid (bidder pays and bears freight charges. Bidder owns goods in transit and files any claims) and shall include all cartage, drayage, packing, etc., delivered to and unboaded at the receiving station at the site designated in BID PROPOSAL FORMS and there received by the designated agent of the Board.
 - 4. TAXES. The Board does not pay Federal Excise and State taxes on direct purchases of tangible personal property. The applicable tax exemption number is shown on the purchase order. This exemption does not apply to purchases of tangible personal property made by contractors who use the tangible personal property in the performance of contracts for the improvement of Board owned real property as defined in Chapter 192 of the Florida Statutes.

L SUBMITTING OF BIDS

A BID FORMS AND ENVELOPES. Bids must be submitted on forms furnished by the Board and in sealed envelopes. Envelopes must be clearly marked with bid number, tid title and tid opening.

- B. ERASURES OR CORRECTIONS. When filing out the bid proposal form, bidders are required to use a typewriter or complete bid proposal in his.
 - 1. Use of pencil is prohibited.
 - 2. Do not erase or use correction fluid to correct an error.
 - 3. All changes must be crossed out and initialed in ink.

Those bids for individual terms that do not comply with items 1, 2 and 3 above will be considered non-responsive for that item(s).

- C. PLACE, DATE AND HOUR. Bids shall be submitted by U.S. Mail, CourierExpress Service, or deposited in the BID BOX located in Room 351, 800 A.M. to 4:30 P.M., Monday through Friday, SCHOOL BOARD ADMINSTRATION BULDING, 1450 N.E. Second Avenue, Miami, Florida 33132. Bids received after the date and hour specified in the BIDDER QUALIFICATION FORM will not be considered.
- D. PUBLIC ENTITY CRIMES. Section 287.133(2)(a) Florida Statute. A person or affiliate who has been placed on the convicted vendor 1st following a conviction for a public entity cime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.
- E. SUBMITTING A "NO BID." If not submitting a bid at this time, return the form entitled "NOTICE TO PROSPECTIVE BIDDERS." Failure to respond, either by submitting a bid or the "NOTICE TO PROSPECTIVE BIDDERS" form for three consecutive times may result in your company being removed from the School Board's bid list.
- F. AVALABLITY OF 8D INFORMATION. Immediately following the public opening, bids will be read, upon request, and then compiled in a tabular form, a copy of which will be available for examination in Procurement Management and Materials Testing.

III. CANCELLATION OF BIDS ORREQUEST FOR PROPOSALS

An invitation for bids or Request For Proposals, or other solicitations may be canceled, in whole or in part, as may be specified in the solicitation, when it is in the best interest of the Board. The reasons shall be made a part of the master bid file.

- A Prior to opening, a solicitation may be canceled in whole or in pair, prior to the date and hour specified in the Bidder Qualification Form for receipt of bids, when the Associate Superintendent, Bureau of Procurement and Materials Management, determines in writing that such action is in the best interest of the Board for reasons including, but not limited to:
- 1. The Board no longer requires the supplies, services, or construction;
- 2. The Board no longer can reasonably expect to fund the procurement;
- A review of a valid protest fied by a bidder as may be determined by the administrative staff; and
- Proposed amendments to the solicitation would be of such magnitude that a newsolicitation is desirable.
- B. When a solicitation is canceled prior to opening, notice of cancellation shall be sent to all businesses solicited, via facsimite ormail and bids or proposals returned to the vendor unopened.
- C. The notice of cancellation shall:
 - 1. Identifythe solicitation;
 - 2. Briefly explain the reason for cancellation; and
- Where a ppropriate, explain that an opportunity will be given to compete
 on any se-solicitation on any future procurements of similar supplies,
 services, or construction.

N. CHANGE OR WITHDRAWAL OF BIDS

- A. PROR TO BID OPENING. Should the bidder desire to charge or will interest his her bid he/she shall do so in willing. This communication is to be received by the District Director, Division of Procurement Management and Materials Testing, Room 364, School Board Administration Building, prior to date and hour of bid opening. The bidder's name, the bid number, the bid title and the date the bid is due must appear on the envelope.
- B. AFTER BID OPENING. After bids are opened, they may not be changed, nor withdrawn for 90 days after the determined opening date unless otherwise specified on the 'BIDDER QUALIFICATION FORM."
- C. FAILURE TO ACCEPT BID AWARD. Bidders who, prior to the Bid Award by The School Board of Miami- Dade County, Florida, indicate that they are unable to accept the tid award shall ether:
- Payto the Board, as liquidated damages an amount equal to 5% of the unit price bid times the quartity, or \$10, whichever amount is larger, or
- 2. Lose eligibility to transact new business with the Board for a period of 14 months from the date the Board acts on the withdrawn bir.

V. AWARDS

- A RESERVATION FOR REJECTION OR AMARD. The Board reserves the right to reject any or all bids, to waive irregularities or technicalities, and to request rebids. The Board reserves the right to award on an individual item basis, any combination of items, total low bid or, if an atemate kid is accepted, on such terms as are specified for the atemate bid, whichever manner is in the best interest of the Board.
- B. AWARD RECOMMENDATION. Bidder/Proposer information phone lines have been established in Procurement Management. Bidders/proposers may call 995-1375, each Friday, to be advised of the recommended bidders or proposers and the time it is contemplated that the recommendation will be made. This information will be provided by school system staff as available. In no case will information as to a recommended bidder/proposer be available later than the Friday preceding the week when the award is scheduled to be made by the School Board or the Superintendent.

Bidders and proposers may file letters of protests, with the School Board Clerk, within 72 hours after the posting of the bid tabulation or receipt of notice of the Board's decision or intended decision. The letters of protest will be reviewed by the Bureau of Procurement and Materials Management and will offer the protesting bidder the opportunity to meet and discuss the ments of the protest. If the bidder is not satisfied with the response to the protest, heather may invoke the provisions of § § 120.569 and 120.57, Fla.Stat. Petitions for hearings on protests pursuant to § § 120.569 and 120.57, Fla.Stat., must be filed in accordance with School Board Rule 6Gxl3.8C-1.064. Protests filed later than the date specified herein shall constitute a walver of proceedings under Chapter 120 Florida Statutes. This provision supersedes and governs over any conflicting provision in this document.

- C. OFFICIAL AWARD DATE. Awards become official when made unless otherwise specified in the award recommendation.
- D. PURCHASE DRDERS. Purchase orders maled to successful bidders are the dificial notification to deliver materials described therein; and the time allowed for delivery begins with the date of the purchase order. In the event that the successful kidderfails to deliver the materials in accordance with the terms and conditions of the kid and purchase order, the bidder shall be considered in default of the contract and subject to the default provisions stated in Instructions to Bidders, Section V. E.
- E. DEFAULT. In the event of defaut, which may include, but is not limited to non-performance and/or poor performance, the awardees shall pay to the Board as liquid atted damages an amount equal to 10% of the unit price of the item(s) awarded, three the quantity when no purchase order has been issued, 10 percent of the purchase order when a purchase order has been issued or \$100, whichever is greater. Where no performance bond or check has been required, each awardee who tails to paythe liquidated damages within 15 days after t is invoked shall lose eligibility to transact new business with the Board for a period of 14 months from date of termination of award by the Board.

Bibliders who are determined ineligible may request a hearing pursuant to §120.569 Fla. Stat., and School Board Rule 6Gx13-8C-1.064.

The Board reserves the right to waive liquidated damages/loss of eligibility.

F. The intent of the bid documents is to include only the willten requirements for materials, equipment, systems, standards and workmanship necessary for the proper execution and completion of the work by the Bidder. The bid documents shall not be construed to create an entitlement to any other scope of work except as specified herein.

YL PERFORMANCE SECURITY (FOR SUCCESSFUL BIDDERS ONLY)

- A PURPOSE. A performance bond or check may be required to guarantee performance.
- B. BONDING COMPANY. Performance Bonds shall be written through a reputable and responsible surety bond agency licensed to do business in the State of Florida and with a surety company or corporation meeting both of the following specifications:

1. Awards Greater than \$500,000

A minimum rating in the latest revision of Best's Insurance Reports of:

Contract Amount

Minimum Rating by AM. Best

\$ 500,000.01 to \$2,500,000 \$2,500,000.01 to \$5,600,000

None B + or Nu.3

\$5,000,000.01 to \$10,000,000 \$10,000,000.01 or more No Minimum Class A- Class IV A- Class Y

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accepted for an amount not exceeding the underwriting limitation thereon.

Current certificate of authority as acceptable surety on Federal Bonds in accordance with the latest edition of the United States Treasury Department Circular 570 entitled "Companies Holding Certificates of Authority as Acceptable Sureties on Federal Bonds and as Acceptable Reinsuring Companies" shall be

2. Awards of \$100,000 or Less

Bonds shall be written with a surety company or corporation meeting the qualifications as set forth in Paragraph VI.B. above or the qualifications set forth in section 287.0935, Florida Statutes.

- C. **FMOUNT.** When required as defined therein, the firm or individua[s] to whom an award has been made shall execute and deliver to The School Board of Miami-Dade County, Florida, a Performance Bond, Cashier's/Certified Check, or equal.
- 1. Awards less than \$200,000 shall be exempt from performance security.
- Performance security shall not be required unless otherwise defined in the bid specifications. If Performance security is required, it shall equal 100% of the award amount.
- D. RELEASE OF PERFORMANCE SECURITY. Return to the Awardee of his/her cash security, or notification to the Awardee and the bonding company to cancel the performance bond, will be made when all goods/services have been accepted and invoices have been approved for payment.

YE SAMPLES.

When bid samples are required, the buyer will notify bidder to submit samples of the items bid in accordance with the following procedures.

- A All samples must be identified with the bidder's name, bid number, item number, and product name and number. Where non-compliance with this requirement is noted, said item may be considered as being unidentifiable and may not be eligible for consideration in the award recommendation.
- 8. All samples are to be delivered within 7 calendar days after receipt of notification from buyer, unless otherwise stated in the Special Conditions of the bid. If the bidder does not submit samples by the date and time indicated by the buyer, the bid submitted for that item may not be considered for award.
- C. Bidder must obtain, from Materials Testing and Evaluation, a signed receipt admonatedging delivery of samples. Bidder shall include a self-addressed, stamped envelope for return of sample receipt when submitting samples by mall or delivery service. The bidder will receive the original copy of the receipt and the duplicate copy will remain with the Miami-Dade County Public Schools receiving department as the file copy. Bidder shall be solely responsible for delivery of samples and for retaining sample delivery receipts, which must be presented in any dispute regarding receipt of bid samples.

D. Samples should be delivered to the following addless:

MIAM DADE COUNTY PUBLIC SCHOOLS MATERIALS TESTING AND EVALUATION 7040 West Flegier Street Miami, Florida 33144 Telephone Number: (305) 995-3290

Miami-Dade Courty Public Schools will not be responsible for samples sent to a location other than the location mentioned in the Bid.

- E. PAYMENT FOR SAMPLES. The Board will key no samples and will assume no cost incidental thereto.
- F. RETURN OF SAMPLES. Samples not destroyed in testing may be claimed by unsuccessful bidders 14 days after bid award date and by successful bidders 14 days after final payment; but the Board will assume no responsibility for samples not claimed within the time specified, and it will pay for no samples damaged in testing.
- G. EVALUATION AND TEST RESULTS. Interested bidders should contact the buyer, prior to the recommendation for award, to determine whether the tem(s) submitted complies with the specifications requirements. If the term(s) does not comply, the buyer will advise the bidder to contact Materials Testing and Evaluation for further details.
- VIII. SUBSTITUTIONS. Should the biddler find it necessary to use a material, equipment, product or system other than specified, the bidder shall secure from the Board, through the Bureau of Procurement and Materials Management, written approval for the use of the atemate materials, equipment, product or system. The Board is not obligated to approve requests for substitutions and has the discretion to require the bidder to provide the materials as specified in the bid documents. In no case shall the bidder be entitled to additional time and/or money arising out of the Board's failure to approve requests for substitutions.

PACKAGING

- A TYPE. If packaging is different from that specified, the bidder must note the manner and amounts in which packaging is to be made; otherwise the successful bidder shall turnish packaging as specified. All packaging, varapping and bundling shall be adequate to insure that materials will be received in undamaged condition. The Board assumes no responsibility for damages of any kind incurred in transit.
- B. CONTAINER IDENTIFICATION. The following identification shall be printed, stenciled or legibly written in a conspicuous location on each shipping
- 1. BID NUMBER AND/OR PURCHASE ORDER NUMBER
- 2. VENDOR'S NAME AND/OR TRADEMARK
- 3. NAME(S) OF ITEM(S) CONTAINED
- 4. ITEM NUMBER(S) WITH QUANTITY (ES)

PURCHASES BY OTHER PUBLIC AGENCIES.

With the consent and agreement of the successful bidder(s), purchases may be made under this bid by Metropolitan Dade County, Florida, and other governmental agencies or political subdivisions within the State of Florida. Such purchases shall be governed by the same terms and conditions stated herein. This agreement in no way restricts or interferes with the right of any State of Florida Agency or political subdivision to rebid any or all of these

XI RECYCLING REQUIREMENTS.

Miami-Dade Courty Public Schools supports recycling and recommends the use of recycled products where possible. Vendors are requested to submit a letter, along with their bid, indicating whether each term bid and/or its packaging contain pre-consumer or post-consumer waste, and if the product and/or packaging may be recycled.

XI **ENVIRONMENTAL PRODUCTS.**

Miami-Dade County Public Schools encourages the use of environmentally safe products.

XIL DELIVERY AND MALING

A DELIMERY. Saturdays, Sundays, and holidays excepted, deliveries shall be made as follows: Schools and Departments - 8:00 A.M. to 3:00 P.M. Merchandise shall be unloaded at the receiving station of the designated delivery point and received there by a designated agent of the Board. A delivery licket, or one copy of the invoice, prepared as indicated below, shall accompany each delivery.

- B. RECENTING INSPECTION AND TESTING. Delivered items which do not fulfill all requirements will be rejected. Rejected tems shall be removed and replaced promptly by the vendor at no cost to the purchaser.
- C. INVOICES. Each invoice shall be issued by the successful bidder and shall be submitted in DUPLICATE to the Account's Payable Section, P.O. Box 01-2570, Miamil, Florida 33101. To be considered for payment each invoice must show the following information which appears on the Purchase Order:
- 1. Purchase Older Number
- 2. Item Descriptions
- 4 Price Extensions
- Quantities and Units
 Total Price of all items on the invoice
- D. PAYMENT. Unless otherwise specified by Miami-Dade County Public Schools, payment will be made only after delivery, authorized inspection, and acceptance. Payment will be made only to the successful bidder unless otherwise requested in writing by the successful bidder and accepted by Miami Dade County Public Schools Administration. When bidders are directed to send invoices to a school, the school will make direct payment to the bidder.

XIV. NO GRATUITY POLICY.

It is the policy of the Bureau of Procurement and Materials. Management not to accept gifts, gratuities, or favors of any kind, or of any value whatsoever, from vendors, members of their staffs, or families.

XV. COMPLIANCE WITH FEDERAL REGULATIONS

A Al contracts involving Federal funds will contain certain provisions required by applicable sections of Title 34, Section 80.36(1) and Section 85.510 Code of Federal Regulations and are included by reference herein. The vendor certifies by signing the bid that the vendor and his/her principals are not presently debaired, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in Federally funded transactions and may, in certain instances, be required to provide a separate written certification to this effect.

During the term of any contract with the Board, in the event of debarment, suspension, proposed debarment, declared ineligible or voluntarily excluded from participation in Federally funded transactions, the vendor shall immediately notify the Associate Superintendent, Bureau of Procurement and Materials Management, in writing.

Vendors will also be required to provide access to records which are directly pertinent to the contract and retain all required records for three years after the grantee (The Board), or subgrantee makes final payment.

B. For all contracts involving Federal funds in excess of \$10,000, the Board reserves the right to terminate the contract for cause, as well as for convenience by issuing a certified notice to the vendor.

XYL DISCRIMINATION

An entity or affiliate who has been placed on the discriminatory vendor list may not submit a bid on a contract to provide goods or services to a public entity, may not submit a bid on a contract with a public entry for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entry, may not award or perform work as a contractor, supplier, subcortractor, or consultant under contract with any public entity, and may not transact business with any public entity.

ADDITIONAL INSTRUCTIONS TO BIDDERS FOR FOOD RIDS

L PREPARING OF BIDS

A BIDDERS RESPONSIBILITY. Each tidder shall carefully examine the instructions to Bidders, specifications, Special Conditions listed and the number of schools to be served. It shall be the responsibility of the bidder to be fully informed as to the number and widespread locations of school. This will be of vital importance to assure the required schedule deliveries arrive on time.

IL AWARDS

MICHT 1990

A BASIS FOR AWARDS. The awards of all items on this bid will made on the basis of low bid meeting specifications, when the portion cost is within the acceptable cost range as determined by the Department of Food and Nutrition.

Award of items using USDA D/F Commodity are made conditional to the successful vendor submitting a current copy of either the commodity processing contract approved by the State of Floridal-HRS or National Commodity Processing, or a current copy of the signed agreement of their proposed contract that has been submitted and is pending approvel.

B. AWARD OF FOREIGN PRODUCTS. Items and/or products grown, produced and processed in the United States or its territories will be considered for award purposes. Metal cars must be welded to insure no lead is utilized. Cans must be soldered. Foreign products will not be considered if a domestic supply is available. If product is not available as produced in the U.S.A., all foreign products must be submitted as an alternate and country of origin must be specified. All wholesomeness as well as grades and origins must be so noted on grade certificates.

All products of foreign origin accepted on the kid must have a pesticide analysis from a certified U.S. lab or Commodity Scientific Support Division (CSSD). If any pesticide residue is in excess of USDA or FDA recommendation, the product will not be considered acceptable. The pesticide analysis must accompany the grade certificate and must cover all shipments.

- III. NEW FOOD ITEMS/BRANDS. Suppliers wishing to have newfood items or new brands of existing food items approved for inclusion on our next bild must contact the below named for information concerning the submittal of samples: Department of Food and Nutrition c.o Planning and Production Coordinator, 7042 West Flagler Street, Marri, Fl 33144, Telephone: (305) 995-3230.
- IV. USAGE REPORTS. The successful vendor(s) shall submit a morthly usage report listing the total delivery quantities for each item delivered to each school location and a summary of monthly totals. This usage report must be submitted by the tenth day of the following month. This report shall be directed to: The Department of Food and Nutrition c.b Planning and Production Coordinator, 7042 West Flagler Street, Manni, FL 33144.
- V. INSURANCE REQUIREMENTS. Successful vendor(s) are required to have coverage as specified in the indemnity and insurance form. The successful vendor(s) must submit completed certificates of insurance forms within 15 days from notification of award.
- VI. USDA CERTIFICATION DOCUMENT. Each vendor is required to complete and submit with the bid the U.S. Department of Agriculture Certification form AD-1048 contained herein. Failure to do so may result in the vendor bid not being considered for award. Awards exceeding \$25,000 will not be made to vendors who have not submitted this form for each specific bid.
- VII. MUTRIENT DATA SUBMISSION FORM. Successful vendors are requested to complete and submit a nutrient data submission form to assist in the gathering of nutrient information. Copies of nutrient data submission forms are included for vendor information.

VIL DELIVERY AND BILLING

A DELINERY. Saturdays, Sundays, and holidays excepted, deliveries shall be made as follows: Schools and Departments - 8:00 A.M. to 3:00 P.M. Merchandise shall be unloaded at the receiving station of the designated delivery point and received there by a designated agent of the Board. A delivery ticket, or one copy of the invoice, prepared as indicated below, shall accompany each delivery.

B. DELIVERED PRODUCTS. All products delivered shall be identical to the samples submitted for evaluation, and as awarded to successful vendors.

- C. UNAUTHORIZED DELINERIES. The successful vendor(s) will not be authorized to sell and/or deliver any item not issed in this bid. Unsuthorized deliveries may result in non-payment of invoices.
- O. SUBCONTRACTING DELIVERY. The successful vendor(s) may not be permitted to subcontract for the delivery of any item listed in the awards(s) unless stipulated in writing at the time of bid submission, at no additional cost to the purchaser. In such instances, performance responsibility rests completely with the vendor(s) (awardees).

THE BOARD MAY REJECT ANY BID FOR FAILURE BY THE BIDDER TO COMPLY UITH ANY REDUIREMENTSTATED ABOVE, INTHE BID PROFOSAL FORM OR INATTACHMENTS THERETO UHICHBECOMES PART OF THEBUT.

THE SCHOOL BOARD OF MIAM DADE COUNTY, FLORIDA

SUPERINTENDENT OF SCHOOLS

Revised February 2001

Vendor Information Sheet



1A.			2. Telephone/F	ax/Contact Person
F	ederal Employer Identific	ation Number	•	
Or			Т	elephone number
	Owner's Social Securit	y Number		
1B.				Fax number
Name of Firm, Ind	ividual(s), Partners or Co	rporation		
				Contact Person
	Street Addres	S		
City	State	Zip Code		E-mail address
•		,	R	m Irrore electroses
			• •	

3. Ownership Disclosure

If the contract or business transaction is with a corporation, partnership, sole proprietorship, or joint venture, the full legal name and business address shall be provided for each **officer**, director, and stockholder or owner who holds, directly or indirectly five percent (5%) or more of the stock or ownership. If the contract or business transaction is with a trust, the full legal name and address shall be provided for each trustee and each beneficiary. **Post Office addresses are not acceptable**.

Name	Title	Address	Gender	Race- ethnicity	Stock Ownership
		1			

NOTE: The information provided by the vendor on this form should be consistent with that provided on the "Vendor's Application". All vendors must have a current vendor's application on file with M-DCPS, and have provided information and/or be familiar with M-DCPS' policy regarding the following: (a) Employment Disclosure, (b) Drug Free Workplace, (c) Family Leave Policy, (d) Code of Business Ethics, (e) Conflict of Interest, (f) Perception, (g) Gratuities, and (h) Business Meals. Failure to provide M-DCPS a current vendor application may cause the vendor not to be awarded any new business with M-DCPS. Vendor applications can be downloaded at: http://procurment.dadeschools.net.

INDEMNIFICATION AND INSURANCE

In consideration of this Contract, if awarded, the Vendor agrees without reservation to the indemnification and insurance clauses contained herein. These clauses are attached to and form a part of Bid #117-CC03.

INDEMNIFICATION

The Vendor shall hold harmless, indemnify and defend the indemnitees (as hereinafter defined) against any claim, action, loss, damage, injury, liability, cost or expense of whatsoever kind or nature including, but not by way of limitation, attorney's fees and court costs arising out of bodily injury to persons including death, or damage to tangible property arising out of or incidental to the performance of this Contract (including goods and services provided thereto) by or on behalf of the Vendor, whether or not due to or caused in part by the negligence or other culpability of the indemnitee, excluding only the sole negligence or culpability of the indemnitees: The School Board of Miami-Dade County, Florida and its members, officers and employees.

INSURANCE

Prior to being recommended for award, the Vendor has five business days after notification to submit proof of insurance as required herein. If, however, the Vendor is not the manufacturer of the food product, then the Vendor is required to obtain evidence of insurance from the manufacturer of the food product and then transmit such to the Office of Risk and Benefits Management. Failure to submit a fully completed certificate of insurance signed by an authorized representative of the insurer providing such insurance coverages may cause the Vendor to be considered non-responsive and not eligible for award of the Contract. The insurance coverages and limits shall meet, at a minimum, the following requirements:

 Commercial General Liability Insurance in an amount not less than \$300,000 combined single limit per occurrence for bodily injury and property damage.

"The School Board of Dade County, Florida and its members, officers and employees" shall be an additional insured on all liability coverages except Worker's Compensation Insurance.

The insurance coverage required shall include those classifications as listed in standard liability insurance manuals, which most nearly reflect the operations of the Vendor.

All insurance policies shall be issued by companies with the either of the following qualifications:

(a) The company must be (1) authorized by subsisting certificates of authority by the Department of Insurance of the State of Florida or (2) an eligible surplus lines insurer under Florida Statutes. In addition, the insurer must have a Best's Rating of "B+" or better and a Financial Size Category of "IV" or better according to the latest edition of Best's Key Rating Guide, published by A.M. Best Company.

(b) with respect only to the Workers' Compensation insurance, the company must be (1) authorized as a group self-insurer pursuant to Florida Statutes or (2) authorized as a commercial self-insurance fund pursuant to Florida Statutes.

Neither approval nor failure to disapprove the insurance furnished by the Vendor to the School Board shall relieve the Vendor of the Vendor's full responsibility to provide insurance as required by this Contract.

The Vendor shall be responsible for assuring that the insurance remains in force for the duration of the contractual period, including any and all option years that may be granted to the Vendor. The certificate of insurance shall contain the provision that the School Board be given no less than thirty (30) days written notice of cancellation. If the insurance is scheduled to expire during the contractual period, the Vendor shall be responsible for submitting new or renewed certificates of insurance to the School Board at a minimum of fifteen (15) calendar days in advance of such expiration.

Unless otherwise notified, the certificate of insurance shall be delivered to:

Miami-Dade County Public Schools Office of Risk and Benefits Management 1500 Biscayne Boulevard, Suite 127 Miami, Florida 33132

The name and address of Miami-Dade County Public Schools, as shown directly above, must be the Certificate Holder on the certificate of insurance.

The Vendor may be in default of this Contract for failure to maintain the insurance as required by this Contract. Any questions regarding these requirements should be directed to Ms. La-Chane Clark at (305) 995-7133.

MIAMI-DADE COUNTY PUBLIC SCHOOLS					
BID PROPOSAL FORM (FORMAT A)	TO: THE SO	CHOOL BOARD OF MIAMI-DADE (COUNTY FLORIDA		
BID	BUYER	PAGE	- CONTRACTOR OF THE CONTRACTOR		
117-CC03	PHILLIP FORD	1.7.32	SC 1		
BID TITLE: DELIVERY OF PREPARED SUMMER SCHOOL LUNCHES AND SNACKS WITH BEVERAGES					

SPECIAL CONDITIONS

- 1. PURPOSE: The purpose of this bid is to establish a contract, at firm unit prices, for the purchase of estimated requirements for the items listed. The term of the bid shall be for one year from the date of award, and may, by mutual agreement between The School Board of Dade County, Florida and the awardee, upon final School Board approval, be renewable for two (2) additional one (1) year period(s) and, if needed, 90 days beyond the expiration date of the current contract period. The Board, through Procurement and Materials Management, may if considering to renew, request a letter of intent to renew from the awardee, prior to the end of the current contract period. The awardee will be notified when the recommendation has been acted upon by the Board. All prices shall be firm for the term of the contract. The successful vendor(s) agrees to this condition by signing its bid.
- 2. MULTIPLE AWARDS: This bid may be awarded to a primary and secondary vendor. The primary vendor shall initially assume all responsibilities of this bid. If, however, during the term of the bid this contract is terminated for any reason, the secondary vendor shall assume all responsibilities if mutually agreed upon by the secondary vendor and the School Board. If the above occurs within the withdrawal period defined in the Instructions To Bidders, the secondary vendor must accept award. If the withdrawal period has elapsed and the secondary vendor does not agree to assume the contract at that time, the vendor must immediately submit that decision in writing to the School Board of Miami-Dade County, Florida. Failure to submit the decision in writing, within 5 working days of the request, shall be considered as non-acceptance by the secondary vendor.
- 3. PRE-BID CONFERENCE: A pre-bid conference will be held on March 26, 2003, at 9:30 a.m. in the Division of Procurement Management and Materials Testing conference room, at 1450 N.E. 2 Avenue, Miami, FL 33132, room 351 All participating vendors are encouraged to attend. At this meeting, any discrepancies or omissions in the bid documents or any questions regarding the bid and scope of work shall be discussed and dispensation made.
- 4. SCOPE OF SERVICES: The successful vendor shall provide services requested on Bid Proposal Form and shall be rendered during summer school period, which is approximately fifty-one (51) days. Services required are for pick-ups from M-DCPS Production Centers and delivery to authorized School Food Service vending centers.
- 5. **EVALUATION:** A committee representing the Board shall inspect the equipment at the vendor(s) operation prior to award recommendations. The committee's evaluation of said equipment and their resultant report will be a considered factor in the award recommendations.

The Committee shall/may consist of the following members:

- 1. Director of Facilities, Sanitation, and Equipment, Department of Food and Nutrition
- 2. District Coordinator, Department of Food and Nutrition
- 3. Planning and Production Officer, Department of Food and Nutrition
- 4. Food Service Region Coordinator, Department of Food and Nutrition
- 5. Supervisor, Division of Procurement Management and Materials Testing
- 6. Food Service Manager as appointed by Department of Food and Nutrition

MIAMI-DADE COUNTY PUBLIC SCHOOLS					
BID PROPOSAL FORM (FORMATA) TO: THE SCHOOL BOARD OF MIAMI-DADE COUNTY FLORIDA					
BID	BUYER	PAGE			
117-CC03	PHILLIP FORD	S	C 2		
BID TITLE: DELIVERY OF PREPARED SUMMER SCHOOL LUNCHES AND SNACKS WITH BEVERAGES					

SPECIAL CONDITIONS (CONTINUED)

Criteria upon which committee evaluation shall be made for delivery of temperature controlled, fully prepared, cold school lunches and snacks, with beverages:

- 1. Number and capacity of refrigerated trucks to be assigned to school deliveries, as specified in this bid (minimum of 13 trucks is required). The number of trucks required are subject to change, pending Board approved Summer School locations.
- 2. Condition of all trucks. (appearance, cleanliness, etc.). All trucks must be in good working order and be D.O.T. certified, as required.
- 3. Number of years experience in institutional food service delivery service (minimum of two years providing food delivery service).
- 4. Data processing capability for billings, deliveries, and spoilage reports.
- 5. Number of personnel to be assigned to the servicing of this contract and the cleanliness and sanitation of those persons.
- 6. INSURANCE REQUIREMENTS: All bidders are required to fill out and return the indemnity and insurance form attached when submitting the bid. Failure to do so may result in non-consideration of the bid for award purposes. Prior to being recommended for award, the successful bidder must submit completed certificates of insurance forms within five (5) business days after notification to submit proof of insurance, as required herein.
- 7. ESTIMATED QUANTITIES: The quantities or usage shown on the Bid Proposal Form are estimates only. No guarantee or warranty is given or implied by the Board, as to the total amount that may or may not be purchased from the resulting contract(s). These quantities are for bidders' information only, to aid in determining whether they will be able to supply the amounts which may be required by the Board.
- 8. U.S.D.A. CERTIFICATION DOCUMENT: Each vendor is required to complete and submit with the bid, the U.S. Department of Agriculture Certification Form contained herein. Failure to do so may result in the vendor's bid not being considered for award. Awards exceeding \$25,000 will not be made to vendors who have not submitted this form for each specific bid.
- 9. VENDOR INFORMATION SHEET: All bidders are requested to complete the attached Vendor Information Sheet. In order to conduct new business under this bid, M-DCPS requires that the vendor(s) have a current vendor application on file. The information on both documents must be consistent. Failure to comply with this condition may cause the vendor(s) not to be awarded any new business. Vendor applications can be downloaded at http://procurement.dadeschools.net.

MIAMI-DADE COUNTY PUBLIC SCHOOLS					
BID PROPOSAL FORM (FORMAT A)	(FORMAT A) TO: THE SCHOOL BOARD OF MIAMI-DADE COUNTY FLORIDA				
BID	BUYER	PAGE			
117-CC03	PHILLIP FORD	SC 3			
BID TITLE: DELIVERY OF PREPAREI	D SUMMER SCHOOL LUNCHES AND SN	IACKS WITH BEVERAGES			

SPECIAL CONDITIONS (CONTINUED)

- 10. TERMINATION/RENEWAL OF BID: M-DCPS reserves the right to terminate or suspend the renewal of this bid, pending the contingency of the District either (a) having summer school, or; (b) exercising the option to not to serve the vending program. All qualified numbers enumerated herein are subject to change, pending the District's policy and administrative decision regarding whether or not there will be summer school, or the dimensions of the summer school program.
- 11. ERASURES OR CORRECTIONS: When filling out the Bid Proposal Form, bidders are requested to use typewriter or black ballpoint pen.
 - 1. Use of pencil is prohibited.
 - 2. Do not erase or use correction fluid to correct an error.
 - 3. All changes must be crossed out and initialed in ink.

Those bids for individual items that do not comply with items 1, 2, and 3 above will be considered non-responsive for that item(s).

The School Board of Miami-Dade County, Florida BID NO. 117-CC03 DELIVERY OF PREPARED SUMMER SCHOOL LUNCHES AND SNACKS, WITH BEVERAGES

	BID PROPOSAL FORM (FORMAT B)			
	Type or print in this box the			PLEASE COMPLETE
	complete name of the bidder: Bid No. 117-CC03			ALL SHADED AREAS
	Title: DELIVERY OF PREPARED SUMMER SCHOOL LUNCHES			NAME OF BIDDER:
	AND SNACKS, WITH BEVERAGES			
	Buyer: PHILLIP FORD			
ITEM		ESTIMATED QUANTITY DAILY	ESTIMATED QUANTITY APPROX, 51 DAYS	PRICE
ł	THE VENDOR, WHEN SUBMITTING BID, MUST CONSIDER ALL CHARGES LISTED IN THE ATTACHED SPECIFICATIONS, SPECIAL CONDITIONS, AND ANY ANCILLARY CHARGES TO BE INCURRED IN THE RECEIVING, HANDLING, AND DELIVERY OF SCHOOL LUNCHES AND SNACKS, WITH BEVERAGES, FOR APPROXIMATELY 170 APPROVED SITES.			
	MULTIPLE AWARDS: AWARDS WILL BE MADE TO A PRIMARY AND SECONDARY VENDOR (SEE SPECIAL CONDITIONS 2. MULTIPLE AWARDS). AWARDS WILL BE MADE ON THE BASIS OF LOW BID MEETING SPECIFICATIONS.			
1	Daily pickup and delivery of school lunch and snack meals, with beverages. Pickups will be from six (6) Production Center kitchens, and delivered to approximately 170 approved school sites. All deliveries are to be made utilizing refrigerated trucks. It will be the vendors responsibility to have spare trucks and trained drivers, in the event trucks break down.	13 Trucks	663 Trucks	\$ Per Truck, Per Day
	REFRIGERATED - APPROXIMATELY 35 TO 41 DEGREES F, MUST NOT EXCEED 41 DEGREES F.			
9	FOR INFORMATIONAL PUPOSES ONLY:			
	SCHOOL LUNCHES NOTES: APPROXIMATELY 2,300 DAILY, AND 117,300 PER CONTRACT TERM.			
	SCHOOL SNACKS NOTES: APPROXIMATELY 2,500 DAILY, AND 127,500 PER CONTRACT TERM.			

THE SCHOOL BOARD OF MIAMI-DADE COUNTY, FLORIDA BID NO. 117-CC03 PREPARED SUMMER SCHOOL LUNCHES AND SNACKS, WITH BEVERAGES

DELIVERY SPECIFICATIONS

- The successful vendor shall pick-up unitized lunches and snacks from designated M-DCPS Production Centers and deliver to authorized School Food Service vending centers.
- 2. The successful vendor must be in possession of both a valid Metro-Dade County, as well as Florida Department of Health food handlers permit. Each individual member of the vendors staff that physically and directly handles all food items, must have current health certificates.
- 3. It is anticipated that M-DCPS will operate six (6) Production Center kitchens. Each Production Center kitchen will prepare approximately 2300 lunches, and 2500 snacks daily, for delivery to its 23 to 26 approved sites.
- 4. The Department of Food and Nutrition will provide the selected vendor at least one week prior to beginning the program, with a listing of all approved sites, addresses, estimated delivery times, and names of contact staff at each site. It will be the responsibility of the selected vendor to provide a listing back to the Department of Food and Nutrition, with the projected routes, the order of stops, and estimated delivery times. Food and Nutrition will need to approve the routes prior to beginning the service.
- 5. Consequent to the requirements of M-DCPS Department of Food and Nutrition that the successful vendor must possess the logistical flexibility to serve 170 sites daily, varying on a weekly basis, it is mandatory that the selected vendor must possess sufficient flexibility to adjust delivery routes pursuant to the requirements, and subject exclusively to the approval of the Department of Food and Nutrition.
- 6. The successful vendor shall have a minimum of 13 insulated, thermostatically controlled refrigerated trucks. It is the responsibility of the successful vendor to secure and provide proof of current registration and liability insurance for each vehicle transporting food, pursuant to their contractual agreement.
- 7. It is the requirement of the successful vendor that it is the obligation of such vendor to cause each individual driver, of each truck, to be exclusively responsible to load and unload each truck, at each of the Production Centers, and are similarly exclusively responsible to remove the food contents at each authorized stop.

THE SCHOOL BOARD OF MIAMI-DADE COUNTY, FLORIDA BID NO. 117-CC03 PREPARED SUMMER SCHOOL LUNCHES AND SNACKS, WITH BEVERAGES

DELIVERY SPECIFICATIONS (CONTINUED)

- 8. The successful vendor must be able to provide sufficient food handling equipment and motorized transport vehicles of sufficient capacities, to pick-up and deliver all lunches, snacks, and food items, to all designated sites as identified and numerated herein. It is the exclusive province of the Production Service food Service manager or designee of the M-DCPS to identify and designate delivery and pick-up sites.
- 9. It is at the exclusive expense of the successful vendor, and it is the responsibility of the successful vendor to provide adequate driving personnel, that are properly licensed, trained by the vendor, instructed by the vendor to execute proficiently, all minimum mandatory logistical tasks required under the terms of the contractual obligation.
- 10. The successful vendor shall utilize only properly insulated, thermostatically controlled refrigerated trucks. Such equipment shall be capable of maintaining temperatures to protect product while in transit. All products while in transit must not exceed 41 degrees Fahrenheit.
- 11. Each transport/delivery vehicle must be outfitted with a functioning thermostatic temperature reader, which shall be monitored by the Production Center food service manager, who shall take a standing temperature reading of the vehicle every morning upon arrival, and upon its return at the end of each delivery route. It is the responsibility of the vendor to cause each driver to maintain food, during transport, at between 38-40 degrees F, as per US FDA food handling requirements.
- 12. Site staff and/or Food and Nutrition staff may check the temperature of any or all trucks at any given time.
- An additional non-negotiable conditions of this bid is that the successful vendor is exclusively responsible to meet all food transporting temperature requirements, and is exclusively responsible for all failure of food transportation equipment utilized in meeting the terms of this bid, in the event of food spoilage. Acceptance of the conditions and terms of this bid makes non-negotiable, the reimbursement to MDCPS=s Department of Food and Nutrition for all spoilage, without exception.
- 14. If possible and if allowed by M-DCPS, trucks may be parked overnight at the Production Center kitchens. Each truck must be at each Production Center kitchen and at proper temperature (or below) by 5:30 a.m. or at a time specified by the Production Center food service manager.

THE SCHOOL BOARD OF MIAMI-DADE COUNTY, FLORIDA BID NO. 117-CC03 PREPARED SUMMER SCHOOL LUNCHES AND SNACKS, WITH BEVERAGES

DELIVERY SPECIFICATIONS (CONTINUED)

- 15. The driver of the truck shall receive from the Production Center food service manager or designee delivery tickets for each site to be delivered. At each site the driver must ensure that the site manager has signed for the delivery, verified the quantity delivered, and checked the temperature of food. The signed original of the delivery tickets must be returned to the Production Center kitchen each afternoon upon completion of the route.
- 16. There will be no currency exchange during the route. M-DCPS Department of Food and Nutrition reserves the right to increase or decrease the number of delivery sites and/or trucks depending on the number of meals to be delivered on any given specific week.
- 17. If awardee needs to hire additional drivers other than their regularly scheduled staff, the Department of Food and Nutrition requests consideration be given to hiring existing M-DCPS, Department of Food and Nutrition drivers, who are trained and licensed. Should the successful vendor select the option of hiring additional drivers who are not MDCPS trained and licensed drivers, then acceptable proof of training and licensing of the drivers must be presented to MDCPS Department of Food and Nutrition.
- 18. The selected vendor must provide each driver with an ID badge indicating company and employee name. Such badges must be worn and visible at all times during working hours. Delivery employees must wear appropriate attire (appropriate food handling gloves, head covering etc.,), and observe food handlers hygiene standards sufficient to prevent airborne and unsterile cross-contamination.
- 19. If necessary, and upon request by the Department of Food and Nutrition, the selected vendor shall palletize and shrink wrap load in refrigerated trucks for each or selected production centers and store overnight in refrigerated warehouse for delivery the next day.
- 20. If #19 is necessary, the vendor shall bring the stored meals back to the Production Center each morning to finalize the meal delivery counts for that day, obtain the delivery tickets, and verify temperatures of meals.
- 21. If there is no one at the site to receive the delivery, the driver must document this on the delivery ticket along with the time of the delivery attempt, and then return the unused ticket to the food service manager at the Production Center.
- 22. All meals/snacks whether delivered or undelivered, must be accounted for upon return to the production center.