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1. **What is the link to USDA’s Contracting with Food Service Management Companies (FSMC): Guidance for School Food Authorities handbook?**


2. **What is the process to get Texas Department of Agriculture’s (TDA) approval for equipment purchases?**

   All equipment purchases above $5,000 require the submittal of a capital expenditure request. Capital expenditures for equipment must be charged in the period in which the expenditure is incurred unless TDA approves a payment structure that spans multiple funding years. Capital expenditures for equipment must be coded as a direct cost.

   To request approval for a capital expenditure, CEs must complete the capital expenditure form located in TX-UNPS under the Applications tab, Capital Expenditure Request hyperlink. Requests for capital expenditures must be made by location/site. For each cost item, provide the type of item, age, quantity, cost per item, total cost, and percentage paid by child nutrition funds. Use the Comment field to describe how the item will be used and why it is a necessary purchase.

   Approval is granted on a case-by-case basis. Approval or disapproval for the request will be indicated in TX-UNPS. If a CE incurs and pays for the cost of a capital expenditure without the required approval, the cost is unallowable.

3. **If I am in the first year of a cost-reimbursable contract, can I switch to the fixed-rate contract, even if I still have renewable years left?**

   Districts may choose to rebid at any time, even if there are option years remaining. All contracts are executed in one-year increments.

4. **When calculating the meal equivalency rate, what do I enter for the USDA Entitlement Value?**

   The published School Year 2021-2022 USDA Entitlement Value used for calculating the meal equivalency rate is .3975.
5. **In a fixed-rate contract, must all non-program costs, including catering, be billed with the meal equivalency factor?**

Yes, all non-program costs shall be converted to meal equivalents and charged the non-program fixed rate.

Example: $5000 bill/(USDA foods assistance rate + free reimbursement rate) x vendor contracted non-program fixed rate.

6. **Is the name requested in the TX-UNPS system as the food service director meant to be the FSMC director or a district employee?**

District decisions may not be made by FSMC employees. Therefore, the contact in TX-UNPS needs to be the district staff person responsible for decisions and program oversight.

7. **Are vendor rebates required to be itemized in addition to USDA Foods values?**

Yes, invoices should itemize costs and any rebates and discounts due to the district for reconciliation. USDA Foods values must also be returned to the district and should be able to be reconciled to the values on the TX-UNPS Commodity Bulletin allocations.

8. **What is the renewal process for an existing contract with option years remaining?**

Districts choosing to renew a contract should complete the steps outlined at the link: [https://squaremeals.org/Programs/NationalSchoolLunchProgram/FoodServiceManagementCompanies.aspx](https://squaremeals.org/Programs/NationalSchoolLunchProgram/FoodServiceManagementCompanies.aspx)

9. **Is a pre-bid meeting required?**

No. However, if a pre-bid meeting is scheduled, all eligible FSMC vendors must be provided the opportunity to participate.
10. **Must a CE disclose to prospective FSCMs its scoring and evaluation criteria for awarding or deducting points for past performance?**

Yes. TDA will also use a CE’s audit history to confirm that any past good or poor performance by an incumbent CE is reflected in the score based on the criteria determined by the CE.

11. **If a district has awarded its solicitation to a vendor where there is evidence of collusion or unfair procurement practices, how is this addressed?**

If TDA is made aware of unfair procurement practices and affirms that the activities resulted in an improper vendor award, the district will be required to re-solicit an FSMC vendor or utilize local funds for the improper contract.

12. **How does an FSMC vendor resolve perceived unfair procurement practices?**

FSMCs should resolve procurement concerns at the local level through district appeal/dispute processes. Vendors may also report information to TDA at squaremeals@texasagriculture.gov or FNCollaboration@texasagriculture.gov.

13. **Can a district that utilized a FSMC as a consultant be awarded the subsequent Request for Proposal (RFP)?**

If a CE contracted with a FSMC vendor to manage operation of its food service program, that vendor is not permitted to be awarded a contract as it gained knowledge and perspective that other vendors would not have outside the scope of the RFP. However, if a vendor were contracted to provide menu or signage recommendations without managing any aspect of the program, they would be able to respond to the solicitation.
14. Can a chart be added to the RFP template?

If the required data does not easily fit into the template, the district may include the information in a separate document and/or chart that clearly defines where it fits into the prototype.

15. Does the Buy American provision only apply to food items in child nutrition programs?

Yes, additional information on Buy American can be found at the following link:


16. Who can assist my CE with questions on completing the RFP or contract?

CEs should contact fsmc@texasagriculture.gov for technical assistance on completing the RFP or contract. The FSMC staff or legal counsel cannot assist in any manner with the RFP template document.

17. May the FSMC bill the CE for new employees hired or transferred from the CE?

No. The FSMC can only charge the fixed meal rate, which should account for all costs of doing business with the CE. Additional FSMC employees cannot be billed to the CE. If additional CE-owned employees are required, the CE has the discretion to increase staffing.

18. Are products such as food and equipment purchased by the FSMC to run a CE’s food service program owned by the FSMC or the CE?

The CE retains ownership of all food and equipment purchased by the FSMC to operate the food service program.
19. When in a fixed rate contract, can CEs procure food without involvement of the FSMC?

Yes, but CEs may only procure USDA Foods in this situation, either directly or through a co-op.

20. In the event that the CE conducts its own procurement of USDA Foods and/or supplies, can the FSMC decline to use those products?

No. All food and supplies have monetary value, and it is not a prudent use of federal funds to permit the waste or discard of allowable CE purchases.

21. Does the required annual USDA foods reconciliation need to balance to allocated or received value?

All USDA foods reconciliations must tie to the received value of USDA foods. Received values include items delivered to a processor on the district’s behalf.

22. How should the CE measure evaluation criteria for compliance and audit history?

CEs must set the criteria in the RFP and evaluate consistently based on the defined parameters. The CE must request information demonstrating the vendor’s performance with administrative, procurement reviews, and other compliance efforts on behalf of the CE. Points shall be deducted for findings on state reviews. In instances where fiscal action is taken or disregarded, the vendor shall receive zero points in this area.
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(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.

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