

Produce RFP/BID # 26-02

**NC School Nutrition Charter Alliance
Nutrition Services
Produce RFP/BID # 26-02**

**Deliver Bids To:
Southwest Charlotte STEM Academy
c/o Robert Schaffer, Nutrition Director
Produce
RFP/BID # 26-02
5203 Shopton Road
Charlotte, NC 28278**

Due 10 AM on 1 May 2026

NC School Nutrition Charter Alliance,
Request for Proposal/Bid No. 26-02

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NOTICE TO BIDDERS

REQUEST FOR PROPOSAL/BID # 26-02 Produce

The NC School Nutrition Charter Alliance, Southwest Charlotte STEM Academy, Mallard Creek STEM Academy, and Mountain Island Charter School are requesting bids from Produce Distributors to supply produce to their member schools.

Submission Deadline:

BIDs must be received by 10 AM **on 1 May 2026**. Bids must be submitted in a sealed envelope, marked with the RFP/Bid number and title, with an original and two copies, and returned to:

NC School Nutrition Charter Alliance c/o
Southwest Charlotte STEM Academy
RFP/Bid # 26-02
Produce
Nutrition Services
5203 Shopton Rd
Charlotte, NC 28278
Attention: Robert Schaffer, SN Director

BID's received later than the designated time and specified date will be returned to the proposer unopened.

Facsimile (FAX) copies of the proposal will not be accepted.

The member schools reserve the right to accept or reject any or all proposals or any combination thereof and to waive any informality in the bidding process.

Copies of the RFP/Bid documents may be obtained from **NC School Nutrition Charter Alliance, Nutrition Services, 5203 Shopton Rd, Charlotte, NC 28278. The RFP/Bid documents can also be obtained on Southwest Charlotte STEM Academy's website.**

Refer any questions to: **Robert Schaffer, SN Director, e-mail: bschaffer@scstemacademy.org**

RFP/Bid Introduction: This solicitation is requesting sealed proposals from qualified vendors in accordance with applicable state and federal laws governing federally funded child nutrition programs. It is the intent of the NC School Nutrition Charter Alliance, hereinafter referred to as the School Food Authorities (SFA), to award a contract to procure specified items listed in this document. Vendors are invited to submit proposals to supply the specified items to the SFAs. A vendor that submits a proposal in response to this solicitation will be referred to hereinafter as "Proposer".

Schedule of events:

- 1 April 2026 - RFP/Bid Released
- 22 April 2026 - Deadline to Receive Questions (bschaffer@scstemacademy.org)
- 23 April 2026 – Responses to questions due, 3 PM deadline
- 6 May 2026- Award Recommendation to the SW Board
- 7 May 2026- Southwest Charlotte STEM Academy Board Meeting
- 8 May 2026, Contract Awarded
- 1 July 2026 - Contract Start Date 7/1/2026

- 1 July 2026- 30 June 2027- Year one Contract period
- 1 July 2027- 30 June 2028- Year Two Contract Period (pending renewal)
- 1 July 2028- 30 June 2029- Year Three Contract Period (pending renewal)
- 1 July 2029- 30 June 2030- Year Four Contract Period (pending renewal)
- 1 July 2030- 30 June 2031- Year Five Contract Period (pending renewal)

Submission of Proposals: Proposers may mail sealed proposals to the address and staff member designated by the proposal submission deadline defined on the NOTICE TO BIDDERS page. It is the Proposer’s responsibility to ensure that its proposal is received by this deadline, no exceptions. Proposers may also request confirmation of receipt by emailing Robert Schaffer, Nutrition Director at bschaffer@scstemacademy.org. Regardless of submission method, it is the responsibility of the Proposer to confirm and ensure that the sealed proposal was received by the submission deadline. Proposals will be accepted up to and no later than the RFP/Bid submission deadline. Time is Eastern Standard Time as indicated on the designated clock at the SFA. Proposals that arrive after the submission deadline will not be considered. It is the responsibility of the Proposer to ensure that the proposal arrives at the required location by the submission deadline.

The SFA will not be responsible for the opening of, the post-opening of, or the failure to open a proposal that is not properly addressed or identified.

The SFA will not assume responsibility for any delay resulting from the failure of the mail or other delivery service to deliver proposals on time.

Proposal Withdrawal: Proposals may be withdrawn by the Proposer prior to the time denoted for opening the submissions, but after the opening, submissions may not be withdrawn for a period of sixty (60) days. A successful Proposer shall not be relieved of the submitted proposal without the consent of the SFA.

Correction of Mistakes: Do not erase, correct, or write over any prices or figures necessary for the completion of the proposal. Corrections should be made by drawing a line through the unwanted text(s) or number(s) and rewriting the correct text(s) or number(s). If a correction is necessary, the Proposer shall initial each correction. Failure to comply with the requirements may result in your proposal being disqualified. No proposals shall be altered or amended after the specified opening time.

Signatures: All proposals must show the firm’s name and must be signed by a responsible officer or employee fully authorized to bind the organization to the terms and conditions herein. Obligations assumed by such a signature must be fulfilled. All signatures must be original.

Cost of Preparing Proposal: Proposers are responsible for the costs of preparing and submitting the RFP/Bid. Materials submitted as part of the proposal will become the property of the SFA unless otherwise noted.

Reservation of Rights: The SFA expressly reserves the following rights:

1. To reject any and all proposals.
2. To reject any part of a proposal not meeting the specifications set forth in the RFP/Bid documents.
3. To waive any irregularities and technicalities and may, at its sole discretion, request clarification or other information to evaluate any or all proposals.
4. To re-award the solicitation to another Proposer in the event the Proposer to whom an RFP/Bid is awarded defaults in executing the formal agreement; and
5. In the best interests of the SFA, accept or reject any and all portions thereof, select the next most responsive proposal, or if necessary, issue a new solicitation or take other action as the SFA deems appropriate.

Non-Collusion: By submission of the proposal, the Proposer certifies that the proposal has been arrived at independently and submitted without collusion with any other Proposer and that the contents of the proposal have not been communicated, nor to the best of its knowledge and belief, by any one of its employees or agents, to any person not an employee or agent of the Proposer and will not be communicated to any person prior to the official opening of the proposal.

Prices: Proposers are encouraged to submit the most competitive pricing possible, as the SFA will solicit multiple bids from Bidders to achieve the lowest possible price for the specifications and requirements outlined in this solicitation. Prices should be stated and shown as instructed on the Proposer Pricing Sheet for each item, in the quantity specified. Taxes shall not be included. If, during the contract period, there is a decrease in the prices of the items included in the RFP/Bid, a corresponding decrease in prices on the balance of deliveries shall be made to the member schools, as long as the lower prices are in effect. At no time shall the prices charged the member schools exceed the prices in the RFP/Bid. The member schools shall be given the benefit of any lower prices which may, for comparable quality and delivery, be given by the contractor to any other school member, or any other state, county, municipal, or local governmental agency in Mecklenburg County for products listed herein.

Estimated Usage: The usage given is estimated based on member schools' actual or projected use over approximately six (6) months. These quantities are not guaranteed by the member schools but are included for information and planning purposes only. The member schools reserve the right to purchase more or fewer of the units specified. The SFA will not guarantee minimum compensation to be paid to the Selected Proposer.

Product Specifications: Manufacturer/brand name and numbers that reflect the expected quality level may be referenced. The Proposer may submit quotations on that, or a proposed equal product, provided they are equivalent and substantiated to be so by submitted specifications. The SFA may require samples to determine product acceptance. The SFA reserves the right to make sole judgment as to the acceptability of proposed products equal to the referenced products without qualification or explanation.

Samples: If requested, Provider shall furnish samples free of cost to the member schools. They are to be sent within seven (7) days to NC School Nutrition Charter Alliance Nutrition Services, c/o Southwest Charlotte STEM Academy, 5203 Shopton Rd, Charlotte, NC 28278. The member schools reserve the right to reject the RFP of any Proposer failing to submit samples as requested. Samples must be plainly marked with the name of the responder and RFP/Bid#. The member schools shall be the sole judges of whether a product meets or exceeds product specifications.

Delivery/Freight On Board (FOB Destination Pricing): Time and manner of delivery are essential factors in proper performance under the contract. **Proposer must quote prices FOB Destination to the delivery location(s) designated by the member schools for all transactions under the contract. The member schools will not pay shipping and handling charges, nor will they pay any fuel surcharges.** If the material is not received within the specified delivery time, it will be received at the discretion of the member schools. Should it be necessary to refuse delivery of any material contained in the RFP/Bid document, the vendor shall be responsible for all associated costs. Each item shall be securely and properly packed and clearly marked as to contents. All items purchased for delivery by truck or freight line shall be palletized. The preferred pallet size should be 48" long by 40" wide. All shipments shall be accompanied by an invoice.

Experience and Service: Proposers are advised to demonstrate their ability to provide the products and services required under the contract. Proposers are required to submit three references listing currently serviced school districts. The list shall include the names of the member schools, the food service director's name, and the food service director's phone number. Proposers may be required to verify that they have been in business for the business type called for in this Request for Proposal/Bid for at least twelve (12) months. Experience and service are factors in the award of this contract.

A vendor's recent delivery and performance under any previous or existing agreement or contract may be examined. Poor performance or references of current or past customers may be used in the evaluation. Proposers, therefore, release the organizations and individuals listed from any claim or liability, because of responses given to requests for information by the member schools regarding the Proposer and/or the Proposer's performance of work.

Method of Award: Proposals that are submitted timely and are not subject to disqualification will be reviewed in accordance with the evaluation criteria set forth in this solicitation. In addition, the SFA may conduct a pre-award audit. A contract will be awarded to the responsive and responsible Proposer with the highest total score based on the criteria set forth in this solicitation. Winning Proposer will be herein referred to as the "Selected Vendor."

- A "responsive Proposer" will be able to meet the requirements described in this solicitation.
- A "responsible Proposer" is willing and capable of furnishing the goods or services described in this solicitation.

RFP/Bid Protest Procedures: If any Proposer who submitted a proposal has an objection to the award of the contract to the apparent Selected Vendor, the objecting Proposer shall furnish that protest, in writing, to the SFA within five (5) business days of the date of the Proposer's notification of the awarded contract. The protest shall describe in detail the basis for the protest and shall request a determination under this section. If a protest is filed in a timely fashion, the SFA will review the basis for the protest and relevant facts under such terms and conditions as the SFA considers proper. Upon completion of the review, the SFA shall submit its findings and recommendations to the District's Governing Board, which shall then review the matter under such terms and conditions as deemed proper. Upon receipt of authority to act from the Governing Board, the SFA will notify those Proposers involved of its decision. The decision shall be final and binding on the objecting Proposer.

Debarment and Suspension: To ensure that the SFA does not enter into a contract with a debarred or suspended company or individual, each vendor must include a certification statement with each bid on each contract. By signing the certification statement, the Vendor certifies that neither it nor any of its principals (e.g., key employees) have been proposed for debarment, debarred, or suspended by any State or Federal Agency. It is the responsibility of each Vendor to sign the attached certification statement and submit it with the bid. Failure to comply with this requirement will result in your bid being disqualified and declared non-responsive.

Risk of Loss: The Selected Vendor assumes the following risks: (1) all risks of loss or damage to all goods, work in process, materials, and equipment until the delivery thereof as herein provided; (2) all risks of loss or damage to third persons and their property until delivery of all goods as herein provided; (3) all risks of loss or damage to any property received by the Selected Vendor or held by the Selected Vendor or its suppliers for the account of the SFA, until such property has been delivered to the SFA; (4) all risks of loss or damage to any of the goods or part thereof rejected by the SFA, from the time of shipment thereof to the Selected Vendor until redelivery thereof to the SFA.

Insurance: The Selected Vendor shall maintain, during the entire term of this contract, adequate insurance to protect itself from claims under Workmen's Compensation Acts and from claims for damages or personal injury, including death and damage to property that may arise from operations under the order. The following outlines the minimum insurance requirements and other required documentation:

- a. Comprehensive General Liability Insurance for Combined Single Limit Bodily Injury and/or Property Damage of not less than \$1,000,000 per occurrence and \$5,000,000 aggregate.
- b. Workers' Compensation Insurance in such amounts as required by law
- c. Motor vehicle liability insurance - minimum limits of \$250,000 per person and \$500,000 per occurrence for bodily injury liability and \$100,000 for property damage liability is required on each vehicle owned, non-owned, or hired to be used in conjunction with the awarded contract.

The Selected Vendor may be required to provide proof of such insurance, naming NC School Nutrition Charter Alliance as an additional insured by a separate endorsement.

Hazardous Material: The vendor represents that each product furnished is safe for normal use, is nontoxic, presents no abnormal hazards to people or the environment, and may be disposed of as normal refuse. All materials, supplies, and equipment furnished, or services performed under the terms of the purchase order or contract issued in response to this RFP/Bid shall comply with the requirements and standards specified in the Occupational Safety and Health Act of 1970, 29 U.S.C. SS 651 et seq., and regulations. If applicable, Safety Data Sheets must be sent with the proposal.

"Buy American" Provision: Pursuant to Title 7, Code of Federal Regulations 210.21(d), a preference to U.S.-grown processed foods, produce, etc., will be provided when economically feasible, shall be made by the purchasing agency or its designee. 51 percent of the final processed end product must consist of agricultural commodities that were grown domestically.

Force Majeure Clause: The parties to the order shall be excused from performance during the time and to the extent that they are prevented from obtaining, delivering or performing by act of God, fire, strike, loss, shortage, transportation facilities, walkout, or commandeering of materials, products, plants, or facilities by the government, provided that the non-performance is not due to the fault or neglect of the supplier. In such cases, however, satisfactory evidence thereof must be presented.

Hold Harmless Clause: The awarded vendor shall hold harmless and indemnify the SFA/School members, schools, its officers, and employees from every claim or demand which may be made by reason of:

- a. Any injury to person or property sustained by the supplier or by a person, firm or corporation employed

directly or indirectly by him, in connection with his performance under the order.

- b. Any injury to person or property sustained by any person, firm, or corporation caused by any act of neglect, default, or omission of the supplier or of any person, firm, or corporation employed directly or indirectly employed by him in connection with his performance under the purchase order.
- c. Any liability that may arise from the furnishing or use of any copyrighted or uncopied composition, secret process, or patented or unpatented invention in connection with his performance under the order.

Food Recall: Food/beverage suppliers shall comply with all Federal, State, and local mandates regarding the identification and recall of foods from the commercial and consumer marketplace.

Food Safety: Food/beverage vendors shall be expected to comply with all federal, state, and local mandates regarding food safety and are expected to have adequate controls in place to ensure the safety of the food/beverages provided. Vendor will define their food safety policy and procedures on a separate document to be submitted along with the Proposal.

Equal Opportunity Employer / Federal Non-Discrimination Statement: 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.

Proposer Agreement: NC School Nutrition Charter Alliance will sign the selected vendor's proposal, which will serve as the awarded contract. The contract will include all terms and conditions as described in This RFP/Bid, submission responses from the Selected Vendor and any other negotiated terms and conditions agreed to by both parties and will represent the complete contractual requirements for both the SFA and Selected Vendor.

Contract Maintenance: The SFA will monitor the awarded contract for vendor compliance and, if/when necessary, communicate with the Selected Vendor to discuss product shortages, delivery times, product quality, billing issues, special orders, or other selected issues.

Contract Modification: The SFA reserves the right to modify the awarded contract by mutual agreement between the SFA and Selected Vendor, so long as such modification would not result in a material change to the solicitation and awarded contract. Such modifications will be evidenced by the issuance of a written authorized amendment by the SFA.

Contract Term: The initial awarded contract period shall be 1 July 2026 to 30 June 2027. This awarded contract may be renewed under the same prices, terms, and conditions for up to four (4) additional one-year terms by mutual agreement of the SFA and Selected Vendor after the SFA has conducted an annual Vendor Performance and Evaluation.

Initial Year 1:	July	1, 2026	to	30 June 2027
Option Year 2:	July	1, 2027	to	30 June 2028
Option Year 3:	July	1, 2028	to	30 June 2029
Option Year 4:	July	1, 2029	to	30 June 2030
Option Year 5:	July	1, 2030	to	30 June 2031

Vendor Performance and Evaluation: The SFA will evaluate the Selected Vendor's performance status and product quality. The awarded contract will not automatically renew but will be based on the SFA's evaluation and analysis of the Selected Vendor's performance.

Mutual Agreement Termination: With mutual agreement of both parties to a contract, upon receipt and acceptance of not less than thirty (30) days' written notice, the contract may be terminated on an agreed-upon date before the end of the contract period without penalty to either party.

Termination for Convenience or Non-Performance: The SFA may terminate the awarded contract prior to the expiration of the term without cause and without penalty, upon thirty (30) days' written notice to the Selected Vendor. The SFA reserves the right to immediately terminate the awarded contract if the circumstances are detrimental to the health and welfare of the students and/or school personnel, the quality of services is seriously affected, or the vendor ceases operations. In the event of such a termination, the SFA may award the contract to the next-lowest bidder.

Invoices and Payments: Invoices are to be provided upon delivery of materials or upon completion of services. Quantities, item descriptions, unit prices, date, and delivery site name must be on all invoices. Payment terms shall be net thirty (30) days. The member schools shall make payment for materials, supplies, or services furnished under the contract within a reasonable and proper time after acceptance thereof and approval of the invoices by the authorized representative of the member schools. ACH payment may be an option for many member schools and may result in shorter payment terms for the vendor.

The vendor shall issue credits for products that do not meet the member school's standards, such as:

- Product shortage upon delivery
- Product quality
- Food Safety and/or Sanitation
- Specifications set forth in this RFP/Bid

Discount for Prompt Payment: Discounts/terms for prompt payment will not be considered in the evaluation of proposals. However, any offered discount will form a part of the awarded contract and will be taken if payment is made within the discount period indicated in the proposal by the Proposer. As an alternative to offering a prompt payment discount in conjunction with the proposal, the Proposer may include prompt payment discounts on individual invoices if awarded the contract.

Product Substitution/Manufacturer's Brand Change/Product Reformulation: The Selected Vendor may not supply substitutions, brand changes, or reformulations of products without the written authorization by the member schools. If, during the course of the contract, there is a manufacturer's brand change or reformulation of the product, the vendor shall not automatically substitute the product. The vendor shall submit a Child Nutrition Label and/or product specification sheet, Product Formulation Statement, Nutrition Facts, Ingredient Lists, and/or other pertinent product information as deemed by the member schools for approval prior to further shipment. The member schools shall be the sole judges of whether the product(s) are acceptable.

Quantity and Quality of Materials and Services: The Selected Vendor shall furnish and deliver the products/services designated by the contract. All materials, supplies, or services furnished under the contract shall be in accordance with the member schools' specifications, the member schools' sample, or the sample furnished by the Proposer and accepted by the member schools. Materials or supplies that, in the opinion of the member schools, are not in accordance with and conform to the member schools' specifications shall be rejected and removed from the member schools' premises at the vendor's expense. All items of equipment and individual components, where applicable standards have been established, shall be listed by Underwriter Laboratories, Inc. (UL) and bear the UL label.

Outside of the Nutrition Services Department: The Selected Vendor is prohibited from selling or providing items to member schools outside of this contract without the written consent of the NC School Nutrition Charter Alliance Nutrition Services Department. The NC School Nutrition Charter Alliance Nutrition Services Department will evaluate requests based on nutritional content to ensure compliance with United States Department of Agriculture (USDA) and North Carolina Department of Public Instruction (NCDPI) guidelines. Vendor shall charge the same price as agreed upon in this RFP/Bid.

Recordkeeping: Any and all documents, books, records, invoices, and/or quotations of SFAs' purchases shall be made available, upon demand, in an easily accessible manner for a period of at least five (5) years from the end of the contract term (including renewals) to which they pertain and after all other pending matters are closed, for audit, examination, excerpts and transcriptions by the SFA, State, and Federal representatives and auditors in accordance with Federal regulations. Selected Vendor must ensure that any such records held by a subcontractor are likewise subject to these provisions.

Award Criteria:

The member schools intend to award to the responsible Proposer whose proposal is most advantageous to the schools' program(s) with price and other factors considered.

Criteria	Points
Pricing	50
Customer Service, Satisfaction and References	10
Delivery System	10
Food Safety	10
Ordering System and Reports	10
Local Sourcing	10
Total Points	100

Proposers will be considered responsible if they score 80 or more points in total. The award will go to the responsible Proposer with the highest score under the criteria.

RFP/BID RESPONSE PACKET REQUIREMENTS

RFP/Bid Requirements: The SFA assumes no responsibility for errors or misinterpretations resulting in incomplete solicitation documents. It is the Proposer's responsibility to use a complete set of RFP/Bid documents in the preparation and submission of its proposal. The forms furnished as part of this solicitation MUST be used for the proposal and must be signed by the proposer. No proposals will be considered unless made on the forms provided and must not be detached from the solicitation document of which it forms a part. Failure to follow these instructions may result in your proposal being disqualified.

1) Proposer will need to complete, sign, and return all attachments that need signatures:

- ATTACHMENT A: Proposer Checklist
- ATTACHMENT B: Vendor Contact Information
- ATTACHMENT C: Non-Collusion Affidavit
- ATTACHMENT D: Certification Regarding Debarment
- ATTACHMENT E: Certification Regarding Lobbying
- ATTACHMENT F: Disclosure Form to Report Lobbying
- ATTACHMENT G: Drug-Free Workplace Form
- ATTACHMENT H: Sex Offender Registry Check
- ATTACHMENT I: Certificate of Independent Price Determination
- ATTACHMENT J: Buy American Form
- ATTACHMENT K: References
- ATTACHMENT L: Food Safety Plan
- ATTACHMENT M: Proposer Pricing Sheet and Proposer Signature Page
- ATTACHMENT O: North Carolina Charter School Alliance Participating Schools

**ATTACHMENT A: PROPOSER CHECKLIST NC School Nutrition CharterAlliance Request
for Proposal No. 26-01**

This checklist is provided as a convenience to help proposers ensure that a complete proposal is submitted. It is not represented as comprehensive, and compliance therewith does not relieve the proposer of responsibility for complying with any requirements not specifically mentioned in this checklist. **Original documents with original signatures are required.** Failure to comply with this requirement will constitute proposer disqualification due to non-responsiveness. Faxed or emailed documents will not be accepted under any circumstances.

All of the items listed must be returned to constitute a complete response. Please check the box and initial in the appropriate column to signify compliance.

Check <input checked="" type="checkbox"/>	Initials	Required Document
<input type="checkbox"/>		Attachment A: Proposer Checklist (this form). All items are checked, initialed, signed, and included in the complete response package. Return completed hard copy with initial
<input type="checkbox"/>		Attachment B: Vendor Contact Information, Return completed hard copy
<input type="checkbox"/>		Attachment C: Non-Collusion Affidavit, Return completed hard copy with original signature
<input type="checkbox"/>		Attachment D: Suspension and Debarment Certification, Return completed hard copy with original signature
<input type="checkbox"/>		Attachment E: Certification Regarding Lobbying, Return completed hard copy with original signature
<input type="checkbox"/>		Attachment F: Drug Free Workplace Form, Return completed hard copy with original signature
<input type="checkbox"/>		Attachment G: Sex Offender Registry, Return completed hard copy with original signature
<input type="checkbox"/>		Attachment H: Certificate of Independent Price Determination Form, Return completed hard copy with signature
<input type="checkbox"/>		Attachment I: Buy American Form, Return completed hard copy
<input type="checkbox"/>		Attachment J: Reference Form, Return completed hard copy with original signature
<input type="checkbox"/>		Attachment K: Reference Food Safety Plan and Procedures, Return completed hard copy with original signature
<input type="checkbox"/>		Attachment L: Product Specifications and Conditions Form, Return completed hard copy with original signature
<input type="checkbox"/>		Attachment M: Proposer Pricing Sheet and Proposer Signature page, Return completed hard copy with original signature
<input type="checkbox"/>		Attachment: North Carolina Charter School Alliance Participating Schools 26-27 School Year Alliance

ATTACHMENT B: VENDOR CONTACT INFORMATION

The following information is required when submitting a response to this solicitation. Please complete ALL areas.

Mark "N/A" for those which are not applicable. Type or print legibly.

LEGAL NAME OF BUSINESS: _____
DBA OR BUSINESS NAME (IF DIFFERENT) _____

ADDRESS OF BUSINESS
STREET ADDRESS: _____
CITY: _____ STATE: _____ ZIP: _____

PAY OR REMIT ADDRESS
LEGAL NAME OF BUSINESS: _____
STREET ADDRESS: _____
CITY: _____ STATE: _____ ZIP: _____

TELEPHONE NUMBER: (_____) _____
TOLL FREE NUMBER: (_____) _____
FAX NUMBER: (_____) _____
EMAIL: _____
BUSINESS FEDERAL IDENTIFICATION NUMBER: _____
(SELF-EMPLOYED VENDORS ARE REQUIRED TO SUBMIT THE FEDERAL IRS W-9 FORM)

ACCOUNT MANAGER: _____
TELEPHONE NUMBER: (_____) _____
CELL PHONE NUMBER: (_____) _____
FAX NUMBER: (_____) _____
EMAIL: _____

CUSTOMER SERVICE REPRESENTATIVE: _____
TELEPHONE NUMBER: (_____) _____
CELL PHONE NUMBER: (_____) _____
FAX NUMBER: (_____) _____
EMAIL: _____

BILLING QUESTIONS CONTACT PERSON: _____
TELEPHONE NUMBER: (_____) _____
CELL PHONE NUMBER: (_____) _____
FAX NUMBER: (_____) _____
EMAIL: _____

EMERGENCY CONTACT PERSON FOR BEFORE/AFTER HOURS: _____
TELEPHONE NUMBER: (_____) _____
CELL PHONE NUMBER: (_____) _____
FAX NUMBER: (_____) _____
EMAIL: _____

Attachment C

Non-Collusion Affidavit

Instruction for Non-collusion Affidavit

1. This non-collusion affidavit is material to any contract awarded pursuant to this proposal.
2. This non-collusion Affidavit must be executed by the member, officer, or employee of the potential vendor who makes the final decision on prices and the amount quoted in the proposal.
3. Proposal rigging and other efforts to restrain competition, and the making of false sworn statements in connection with the submission of proposals are unlawful and may be subject to criminal prosecution. The person who signs the Affidavit should examine it carefully before signing and assure himself or herself that each statement is true and accurate, making diligent inquiry, as necessary, of all other persons employed by or associated with the potential vendor with responsibilities for the preparation, approval, or submission of the proposal.
4. In the case of a proposal submitted by a joint venture, each party to the venture must be identified in the proposal documents, and an affidavit must be submitted separately on behalf of each party.
5. The term “complementary proposal” as used in the Affidavit has the meaning commonly associated with that term in the proposal process and includes the knowing submission of proposals higher than the proposal of another firm, an intentionally high or noncompetitive proposal, and any other form of proposal submitted for the purpose of giving a false appearance of competition.
6. Failure to file an Affidavit in compliance with these instructions will result in the disqualification of the proposal.

(Attachment C continued)

Non-Collusion Affidavit

Signature Page

STATE OF)

COUNTY OF)

_____, of lawful age, being first sworn on oath, say that he/she is the agent authorized by the FSMC to submit the attached proposal. Affiant further States that the FSMC has not been a party to any collusion among FSMCs or other parties in restraint of freedom of competition by agreement to submit a proposal at a fixed-price or to refrain from submitting a proposal; or with any State official of employees to quantity, quality, or price in the prospective contract, or any other terms of said prospective official concerning exchange of money or other thing of value for special consideration in the letting of contract; that the potential vendor/contractor had not paid, given or donated, or agreed to pay, give or donate to any officer or employee either directly or indirectly in the procuring of the award of a contract pursuant to this proposal.

Signed

Subscribed and sworn before me this _____ day of _____, 20_____

Notary Public (or Clerk or Judge) _____

My commission expires _____

Attachment D

Certification Regarding Debarment

Non-federal entities are subject to the non-procurement debarment and suspension regulations implementing Executive Orders 12549 and 12689, 2 CFR part 180. These regulations restrict awards, subawards, and contracts with certain parties that are debarred, suspended, or otherwise excluded from or ineligible for participation in Federal assistance programs or activities.

(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 disbarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;

(b) Have not within a three-year period preceding this application 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 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 primary participant shall attach an explanation to this proposal.

Name of: _____

Date: _____

By: _____

Name and Title of Authorized Representative

Signature of Authorized Representative

NOTE: SFA must attach a copy of the of the Excluded Parties List System (EPLS) webpage indicating the potential Contractor has neither been debarred nor suspended.

Attachment E

Certification Regarding Lobbying

Instructions for Completion of SF-LLL, Disclosure of Lobbying Activities

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

1. Identify the type of covered Federal Action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal Action.
2. Identify the status of the covered Federal Action.
3. Identify the appropriate classification of this report. If this is a follow-up report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal Action.
4. Enter the full name, address, city, State and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or sub-award recipient. Identify the tier of the sub-awardee, e.g., the first sub-awardee of the prime is the 1st tier. Sub-awards include but are not limited to subcontracts, subgrants, and contract awards under grants.
5. If the organization filing the report in item 4 checks "sub-awardee", then enter the full name, address, city, State and zip code of the prime Federal recipient. Include Congressional District, if known.
6. Enter the name of the Federal Agency making the award or loan commitment. Include at least one organizational level below agency name, if known. For example, Department of Transportation, United States Coast Guard.
7. Enter the Federal program name or description for the covered Federal Action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.
8. Enter the most appropriate Federal identifying number available for the Federal Action identified in item 1 (e.g., Request for Proposal (RFP) number; Invitation For Bid (IFB) number; grant announcement number; the contract, grant, or loan award number; the application bid/proposal control number assigned by the Federal agency). Include prefixes, e.g., "RFP-DE-90-001."
9. For a covered Federal Action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in item 4 or 5.
 - a) Enter the full name, address, city, State and zip code of the lobbying entity engaged by the reporting entity identified in item 4 to influence the covered Federal Action.
 - b) Enter the full names of the individual(s) performing services and include full address if different from 10 (a). Enter last name, first name, and middle initial (MI).

Attachment E (Continued)

Certification Regarding Lobbying

10. Enter the amount of compensation paid or reasonably expected to be paid by the reporting entity (item 4) to the lobbying entity (item 10). Indicate whether the payment has been made (actual) or will be made (planned). Check all boxes that apply. If this is a material change report, enter the cumulative amount of payment made or planned to be made.
11. Check the appropriate box (es). Check all boxes that apply. If payment is made through an in-kind contribution, specify the nature and value of the in-kind payment.
12. Check the appropriate box (es). Check all boxes that apply. If other, specify nature.
13. Provide a specific and detailed description of the services that the lobbyist has performed, or will be expected to perform, and the date(s) of any services rendered. Include all preparatory and related activities, not just time spent in actual contact with Federal officials. Identify the Federal official(s) or employee(s) contacted or the officer(s), employee(s), or Member(s) of Congress that were contacted.
14. Check whether or not a SF-LLL-A continuation sheet(s) is attached.
15. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

Public reporting burden for this collection of information is estimated to average 30 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington, D.C. 20503.

Attachment E (Continued)

Certification Regarding Lobbying

Applicable to Grants, Sub-grants, Cooperative Agreements, and Contracts Exceeding \$100,000 in Federal funds.

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

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

- (1) No Federal appropriated funds have been paid or will be paid by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, an employee of a Member of Congress, or any Board Member, officer, or employee Mountain Island Charter School in connection with the awarding of a Federal contract, the making of a Federal grant, the making of a Federal loan, the entering into a cooperative agreement, and the extension, continuation, renewal, amendment, or modification of a Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, an employee of a Member of Congress, or any Board Member, officer, or employee of Mountain Island Charter School in connection with this Federal grant or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions.

The undersigned shall require that the language of this certification be included in the award documents for all covered sub-awards exceeding \$100,000 in Federal funds at all appropriate tiers and that all sub-recipients shall certify and disclose accordingly.

Name/Address of Organization

Name/Title of Submitting Official

Signature

Date

Attachment F (Continued)

Disclosure Form to Report

Lobbying Activities

Disclosure of Lobbying Activities

Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352

(See next page for public burden disclosure.)

Approved by OMB

0348-0046

<p>1. Type of Federal Action:</p> <p><input type="checkbox"/> a. contract</p> <p><input type="checkbox"/> b. grant</p> <p><input type="checkbox"/> c. cooperative agreement</p> <p><input type="checkbox"/> d. loan</p> <p><input type="checkbox"/> e. loan guarantee</p> <p><input type="checkbox"/> f. loan insurance</p>	<p>2. Status of Federal Action:</p> <p><input type="checkbox"/> a. proposal/offer/application</p> <p><input type="checkbox"/> b. initial award</p> <p><input type="checkbox"/> c. post-award</p>	<p>3. Report Type:</p> <p><input type="checkbox"/> a. initial offering</p> <p><input type="checkbox"/> b. material change</p> <p>For Material Change Only:</p> <p>Year _____ Quarter _____</p> <p>Date of last report _____</p>
<p>4. Name and Address of Reporting Entity:</p> <p><input type="checkbox"/> Prime <input type="checkbox"/> Sub-awardee</p> <p>Tier _____, <i>if known:</i></p> <p>Congressional District, <i>if known:</i></p>	<p>12. If Reporting Entity in No. 4 is Sub-awardee, Enter Name & Address Of Prime:</p> <p>Congressional District, <i>if known:</i></p>	
<p>6. Federal Department/Agency:</p>	<p>7. Federal Program Name/Description:</p> <p>CFDA Number, <i>if applicable:</i> _____</p>	
<p>8. Federal Action Number, <i>if known:</i></p>	<p>9. Award Amount, <i>if known:</i></p> <p>\$</p>	

Attachment F (Continued)

Disclosure to Report Lobbying

<p>10. a. Name and Address of Lobbying Entity <i>(If individual, last name, first name, MI):</i></p> <p>(Attach continuation sheet(s) if necessary)</p>	<p>b. Individuals Performing Services <i>(Incl. Address if different from No. 10a) (last name, first name, MI):</i></p>
<p>11. Amount of Payment <i>(check all that apply):</i></p> <p>\$ _____</p> <p>Actual Planned</p> <p>12. Form of Payment <i>(check all that apply):</i></p> <p>____ a. cash</p> <p>____ b. in-kind; specify: nature _____ value _____</p>	<p>13. Type of Payment <i>(check all that apply):</i></p> <p>____ a. retainer</p> <p>____ b. one-time fee</p> <p>____ c. commission</p> <p>____ d. contingent fee</p> <p>____ e. deferred</p> <p>____ f. other; specify: _____</p>
<p>14. Brief Description of Services Performed or to be Performed and Date(s) of Service, including officer(s), employee(s), or member(s) contacted for Payment Indicated in Item 11:</p> <p>(Attach continuation sheet(s) if necessary)</p>	
<p>15. Continuation Sheet(s) attached: Yes No</p>	

Attachment F (Continued)
Disclosure to Report Lobbying

<p>12. Information requested through this form is authorized by article 31 U.S.C. section 1352.</p> <p>This disclosure of lobbying activities is a material representation of fact upon which reliance was placed by the tier above when this transaction was made or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information will be reported to the Congress semi-annually and will be available for public inspection. Any person who fails to file the required disclosure shall be subject to civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.</p>	<p>Signature: _____</p> <p>Print Name: _____</p> <p>Title: _____</p> <p>Telephone No: _____</p> <p>Date: _____</p>
<p><i>Federal Use Only:</i></p> <p><i>Authorized for Local Reproduction of:</i></p> <p>Standard Form - LLL</p>	

Attachment G

Drug Free Workplace

Certification Regarding Drug-Free Workplace Requirements (Instructions for Certification)

1. By signing and/or submitting this application or grant agreement, the grantee is providing the certification set out below.
2. The certification set out below is a material representation of fact upon which reliance is placed when the agency awards the grant. If it is later determined that the grantee knowingly rendered a false certification, or otherwise violates the requirements of the Drug-Free Workplace Act, the agency, in addition to any other remedies available to the Federal Government, may take action authorized under the Drug-Free Workplace Act.
3. Workplaces under grants, for grantees other than individuals, need not be identified on the certification. If known, they may be identified in the grant application. If the grantee does not identify the workplaces at the time of application, or upon award, if there is no application, the grantee must keep the identity of the workplace(s) on file in its office and make the information available for Federal inspection. Failure to identify all known workplaces constitutes a violation of the grantee's drug-free workplace requirements.
4. Workplace identifications must include the actual address of buildings (or parts of buildings) or other sites where work under the grant takes place. Categorical descriptions may be used (e.g., all vehicles of a mass transit authority or State highway department while in operation, State employees in each local unemployment office, performers in concert halls or radio studios).
5. If the workplace identified to the agency changes during the performance of the grant, the grantee shall inform the agency of the change(s), if it previously identified the workplaces in question (see paragraph five).
6. Definitions of terms in the Nonprocurement Suspension and Debarment common rule and Drug-Free Workplace common rule apply to this certification. Grantees' attention is called, in particular, to the following definitions from these rules:

Controlled substance means a controlled substance in Schedules I through V of the Controlled Substances Act (21 U.S.C. 812) and as further defined by regulation (21 CFR 1308.11 through 1308.15);

Conviction means a finding of guilt (including a plea of nolo contendere) or imposition of sentence, or both, by any judicial body charged with the responsibility to determine violations of the Federal or State criminal drug statutes;

(Attachment G continued)

Drug Free Workplace

Criminal drug statute means a Federal or non-Federal criminal statute involving the manufacture, distribution, dispensing, use, or possession of any controlled substance;

Employee means the employee of a grantee directly engaged in the performance of work under a grant, including: (i) All direct charge employees; (ii) All indirect charge employees unless their impact or involvement is insignificant to the performance of the grant; and, (iii) Temporary personnel and consultants who are directly engaged in the performance of work under the grant and who are on the grantee's payroll. This definition does not include workers not on the payroll of the grantee (e.g., volunteers, even if used to meet a matching requirement; consultants or independent contractors not on the grantee's payroll; or employees of subrecipients or subcontractors in covered workplaces).

Certification Regarding Drug-Free Workplace Requirements

The grantee certifies that it will or will continue to provide a drug-free workplace by:

- (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
- (b) Establishing an ongoing drug-free awareness program to inform employees about (1) the dangers of drug abuse in the workplace; (2) the grantee's policy of maintaining a drug-free workplace; (3) any available drug counseling, rehabilitation, and employee assistance programs; and (4) the penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a);
- (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will (1) abide by the terms of the statement; and (2) notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
- (e) Notifying the agency in writing, within ten (10) calendar days after receiving notice under paragraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
- (f) Taking one of the following actions, within 30 calendar days of receiving notice under paragraph (d)(2), with respect to any employee who is so convicted (1) taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the

(Attachment G continued)

Drug Free Workplace

Rehabilitation Act of 1973, as amended; or (2) requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;

(g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), I and (f).

The grantee may insert in the space provided below the site(s) for the performance of work done in connection with the specific grant:

Place of Performance (Street address, city, county, state, zip code)

The undersigned certifies compliance with the Drug-Free Workplace Requirements

Name/Address of Organization

Name/Title of Submitting Official

Signature

Attachment H

Sex Offender Registry Check

Sexual Offender Registry Check Certification Form

Check the appropriate box to indicate the type of check:

- Initial
Supplemental
Annual

I, (insert name), (insert title) of (insert company name) hereby certify that I have performed all of the required sexual offender registry checks required under this Agreement for all contractual personnel (employees, agents, ownership personnel, or contractors) who may be used to deliver goods or provide services under this Agreement, including the North Carolina Sex Offender and Public Protection Registration Program, the North Carolina Sexually Violent Predator Registration Program, and the National Sex Offender Registry. I further certify that none of the individuals listed below appears on any of the above- named registries and that I will not assign any individual to deliver goods or perform services under this Agreement if said individual appears on any of the sex offender registries. I agree to maintain all records and documents associated with these registry checks, and that I will provide such records and documents to the school upon request. I specifically acknowledge that the school retains the right to audit these records to ensure compliance with this section at any time in the school's sole discretion. I acknowledge that I am required to perform these checks and provide this certification form before any work is performed under the Agreement (initial check), any time additional contractual personnel may perform work under the Agreement (supplemental check), and at each anniversary date of the Agreement (annual check).

Contractual Personnel Names

Job Title

Table with 2 columns: Contractual Personnel Names, Job Title. Rows 1-5 with blank lines for input.

(attach additional page(s) if needed)

I attest that the foregoing information is true and accurate to the best of my knowledge.

(print name)

(signature)

(title)

(date)

Attachment I

Certificate of Independent Price Determination

State of _____:

Contract/Proposal Title: _____:

County of _____:

I state that I am _____ of _____
(Title) (Name of Firm)

authorized to make this affidavit on behalf of my firm, and its owners, directors, and officers. I am the person responsible in my firm for the price(s) and the amount of this proposal.

I state that:

The price(s) and amount of this proposal have been arrived at independently and without consultation, communication or agreement with any other contractor, or potential vendor.

Neither the price(s) nor the amount of this proposal, and neither the approximate price(s) nor approximate amount of this proposal, have been disclosed to any other firm or person who is a potential vendor, and they will not be disclosed before proposal opening.

No attempt has been made or will be made to induce any firm or person to refrain from Submitting a proposal for this this contract, or to submit a proposal higher than this proposal, or to submit any intentionally high or noncompetitive proposal or other form of complementary proposal.

The proposal of my firm has made in good faith and not pursuant to any agreement or discussion with, or inducement from, any firm or person to submit a complementary or other noncompetitive proposal.

_____, its affiliates, subsidiaries, officers, directors,

employees are not currently under investigation by any governmental agency and have not in the last three years been convicted or found liable for any act prohibited by State or Federal law in any jurisdiction, involving conspiracy or collusion with respect to bidding on any public contract, except as follows

Attachment J

BUY AMERICAN CERTIFICATION FORM

Note: Complete this form if you are a food and/or beverage supplier only.

NC School Nutrition Charter Alliance member schools are to purchase, to the maximum extent practicable, domestic commodity or product. Section 12(n) of the National School Lunch Act defines “domestic commodity or product” 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% of the final processed product consists of agricultural commodities that were grown domestically.

I/we _____, certify

Vendor Name

that only domestic commodity or food/beverage products will be supplied to NC School Nutrition Charter Alliance member schools unless otherwise mutually agreed upon.

Signature: _____ Date: _____

Two situations may warrant a waiver to permit the purchase of foreign food products.

1) The product is not produced or manufactured in the U.S. in sufficient and reasonable available quantities of satisfactory quality.

2) Competitive bids reveal that the cost of a U.S. product is significantly higher than that of a foreign product.

3) Please list any non -domestic products listed in product specs that will require a waiver. Please use a separate page/pages if necessary.

(If the member schools have agreed to purchase a non-domestic food or beverage item, justification documentation will be kept on file by the member schools.)

Product Description	Vendor or item Number	Reason for waiver request

Attachment K
References Form

References

Proposers must submit three school districts of similar size that are current customers. Proposers, therefore, release the organizations and individuals listed in this form from any claim or liability because of responses given to requests for information by the member schools regarding the vendor and/or vendor's performance of work.

Name of School:

Address:

Telephone:

Contact:

Start/End Date:

Name of School:

Address:

Telephone:

Contact:

Start/End Date:

Name of School:

Address:

Telephone:

Contact:

Start/End Date:

Attachment M
Products Specifications and Conditions

Product Specifications and Conditions:

- **Fresh fruits and vegetables must be U.S Grade A or Fancy. The product's condition at delivery must meet the requirements of the specified grade.**
- **Prices must be quoted as noted on the attached specification sheet.**
- **All pre-cut produce shall have a minimum of seven (7) days' shelf life remaining upon receipt at the delivery location.**
- **Produce must be well-trimmed and show no signs of discolor or wilt.**
- **Fruit and vegetables that do not adhere to the general specifications and are refused within 24 hours of delivery must be picked up within 72 hours of the school's notification. If not picked up within 72 hours, the school has the right to destroy the product and request credit. Rejected items must be picked up at the vendor's expense.**
- **The vendor will accept the liability for the expense of goods delivered damaged, goods lost during delivery, goods damaged due to unscheduled deliveries, or any other damage to participating locations incurred by the vendor's employees.**
- **Delivered goods are to be placed adjacent to the appropriate storage area designated by the site manager.**

Ordering: The member schools prefer to place orders online and receive email confirmation. The schools reserve the right to add, remove, or delete products based on school needs. Only vendors with no minimum order requirements will be considered for the award.

Substitutions: Substitutions in quality or quantity must receive prior approval from the Nutrition Services Department in order to qualify for payment.

Delivery: The member schools reserve the right to add to or delete from the lists of school sites to be served at any time during the contract period, and to revise delivery times as required. Awarded vendor(s) will be required to make direct deliveries to approximately 4 sites. Sites require 1-3 days per week deliveries due to storage limitations or volume purchases. Deliveries shall be made utilizing refrigerated trucks. All deliveries shall take place between 7:00 a.m. and 1:00 PM. Dark drops will not be accepted. If a scheduled delivery day is a holiday, deliveries will occur on the next business day after the holiday.

Vendor Signature _____ Date _____

Attachment N Proposer Pricing Sheet

The member schools intend to award one Agreement for the Scope of Services, as detailed in this RFP/Bid, to the most qualified Proposer. Proposer must bid on all items to be considered responsive. Proposers must quote prices FOB Destination to the delivery location designated by the NC School Nutrition Charter Alliance and its member schools for all transactions.

All items proposed shall comply with the U.S. Pure Food and Drug Act, NC Department of Agriculture requirements, county/city laws and ordinances for their production, handling, processing, marketing, and labeling. Standard industry pack is to be provided.

			Produce RFP/BID #26-02				
ITEM #	SIZE	ITEM DESCRIPTION	Pack Size	Pack Size per case	Estimated usage	Total Cost per case delivered	cost per line item
10375	40LB	BANANA GREEN TIP 40#	40LB	40LB	500		
11320	113/138	ORANGE CHOICE 100/138CT	113/138	113/138	400		
60006	2/5LB	GRAPE RED DE-STEMMED	2/5LB	10LB	400		
10377	40LB	BANANA RIPE 40LB	40LB	40LB	110		
11500	120/135	PEAR 100/120CT (D'ANJOU)	120/135	120/135	250		
20336	2LB	CARROT(SPLIT) BABY WHOLE PE	2LB	2LB	150		
22533	12CT	TOMATO GRAPE	12CT	12CT	100		
10032	125CT	APPLE RED 113/125CT	125CT	125CT	300		
20781	4/5LB	SALAD MIX W/ROMAINE/REDCAB/	4/5LB	4/5LB	100		
10550	18LB	GRAPES RED SEEDLESS	18LB	18LB	80		
90812	18LB	LETTUCE (SPLIT) ROMAINE CHO	18LB	18LB	80		
20333	5 LB	CARROTS(SPLIT) BITE SLIM 5L	5 LB	5 LB	40		
20520	24CT	CUCUMBER 24CT	24	24	50		
52011	2/5LB	TOMATO SLICED 2/5LB	2/5LB	10LB	40		
10192	125CT	APPLE GRANNY SMITH 90/125CT	90/125	90/125	80		
71215	5 LB	LETTUCE(SPLIT) SHRED 1/8 5#	1/8 5#	1/8 5#	20		
20812	6/2LB	LETTUCE ROMAINE CHOP 6/2 LB	6/2LB	12LB	6		
51215	4/5LB	LETTUCE SHRED 1/8" 4/5LB	4/5LB	20LB	6		
20530	12CT	CUCUMBER ENGLISH 12CT	12CT	12CT	10		
50352	4/5LB	CARROT STICK 3/8" 4/5LB	4/5LB	20LB	10		
50377	4/5LB	CELERY STICK 4/5LB	4/%LB	20LB	10		
60525	5LB	CUCUMBERS SELECT 5LB CTN	5LB	5LB	10		
70352	5 LB	CARROT(SPLIT)STICK 3/8" 5#	5LB	5LB	10		
70377	5LB	CELERY(SPLIT) STICK 5# BAG	5LB	5LB	10		
20500	1 1/9BU	CUCUMBER SELECT 1 1/9 BUSHE	1 1/9BU	1 1/9BU	10		
22550	12 PINT	TOMATO CHERRY	12 PINT	12 PINT	10		
51202	4/5LB	SALAD LET/ROM 50/50 BBI	4/5LB	20LB	10		
					Total		

Attachment N
Proposer Signature Page

**NC School Nutrition Charter Alliance
Southwest Charlotte STEM Academy
Mallard Creek STEM Academy
Mountain Island Charter School
RFP/Bid # 26-02
Produce**

In accordance with the contract documents, the undersigned propose to supply all products and perform all work specified therein.

Vendor Signature _____ Date _____

NC School Nutrition Charter Alliance

Signature _____ Date _____

(If awarding contract)

Attachment O

North Carolina Charter School Alliance Participating Schools for the 26-27 School Year

North Carolina Charter School Alliance List of Participating Sites SY 2026-2027

Southwest Charlotte STEM Academy

5203 Shopton Road

Charlotte, NC 28278

Contact: Robert Schaffer, bschaffer@scstemacademy.org

Mallard Creek STEM Academy

9142 Browne Road

Charlotte, NC 28269

Contact: Robert Schaffer, bschaffer@scstemacademy.org

Mountain Island Charter School

113440 Lucia Riverbend Highway Mt Holly, NC 28120

Contact: Michelle Webster mwebster@micharter.org

It is the intent to add additional sites to this RFP in the future, beyond the aforementioned sites listed above, if agreed upon by the Board of Education of Southwest Charlotte STEM