## LENNOX SCHOOL DISTRICT Request for Proposal No. P19.20-24.25 Distribution of Paper Products



#### LENNOX SCHOOL DISTRICT 10319 Firmona Avenue Lennox, CA 90304 www.lennox.k12.ca.us

## For The South Bay Purchasing Cooperative

Culver City USD, Lawndale Elementary School District, Lennox School District, Manhattan Beach USD, Santa Monica-Malibu USD, Palos Verdes Peninsula USD, Redondo Beach USD, and Torrance USD Food & Nutrition Services Departments

Issue Date May 1, 2019

Proposal Submission Deadline May 22, 2019 9:00 am

Public Bid Opening May 22, 2019 10:30 am

Expected Board Approval June 12, 2019

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### LENNOX SCHOOL DISTRICT Request for Proposal No. P19.20-24.25 **Distribution of Paper Products**

### OHECTIONNAIDE

		QUES	HUNNAIRE	
	Company Name:	P & R 7	Paper Supply Co.	
	include responses respond in detail	l receive consideratio to each and every qu to each of the followin igh, yet concise, respo	estion below.  Prospe ig questions.  Addition	ristrict unless they ective bidders should nal pages may be used as
1.	Check: Yes 🗸 or	meet the specified delivence.  Nosed delivery schedule.	ery days, hours, and d	eliveries per week?
2. Check	x: Yes <u>√</u> or No _ If YES please st	inimum number of case ate your minimum deliv	very amounts (dollar a	mount, case quantity, etc)
3.	What is your proce We will Placement	dure for notifying custon Notify You	omers of shortages and attime e or emai	/or substitutions?  of order  1.
4.	Has your firm back the last 2 years? If No.	ed out of a distribution so, please explain.	contract to a school di	strict(s) mid-year within
5.	Has your firm defa within the last 2 ye <b>No</b> .	ulted or been replaced ears? If so, explain.	at the will of a district (	during the school year
)	RFP No.: P19.20-24.25			

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P & R Paper Supply Co.

- 6. What is your company's average "fill rate" to your customers? Please explain how you calculate this fill rate. What provisions does your firm take to achieve a high level of execution?

  Our average fill rate is 98.9%. We have a team of purchasers that monitor our inventory levels on a daily basis.
- 7. What is the lead time you require for orders that ensures a 95% fill rate? 2-3  $4 \times 5$ .
- 8. Do you have an on-line order system? Please provide website and list of functions and reports that you make available to your customers. Please explain.

  Yes, You can order online at prpaper com.

  We can set the District up with a username and passward.
- 9. How will emergency deliveries (deliveries not on a scheduled date) be handled?

  We can use outside carries such as

  Ups and Fed By for emergency deliveres.
- 10. How late can add-ons be added to next day delivery? Is there a limit on the number of cases that can be added on?

  You can add on up until 3:00 pm the day before. There is no limit to the number of cases

Company Name: P& R Paper Supply Co.

- 11. Describe your policy regarding your delivery driver/staff assisting sites in moving received products to storage areas?

  Our drivers will offload and down stack.

  They will not "stock Shelves."
- 12. Briefly describe your food safety HACCP plan and provisions for plant/delivery security. N/A, we do not 5ell  $+\infty$ d.
- 13. Do you offer a percentage discount for early payment? If yes, please state terms for discount.

Net 30 terms.

Company	P & R Paper Supply Co.
Name:	

14. How many years has your company been in the K-12 food service business? How would you describe your company's financial stability?

We have serviced K-12 businesses for 50 Years and very finacially stable

- 15. How does your company handle backorders? Describe your policy on return products when back orders are not received within a billing month.
  - 16. Attachment A: Proposal Worksheet. On the Excel spreadsheet provided, indicate the delivered cost per case for all items listed.
  - Ywe will delete all backorders unless instructed by the District. We will accept returns on stock items sup to 30 days after order was received.

By signing this, I certify that I am an authorized representative of the vendor (or individual) and that information contained in this proposal is accurate, true, and binding upon the vendor.				
Company Name	P & R Paper Supply Co.			
Signature of Company Official	Lindsex Ineichen Director of Sales			
Name of Signer	Lindsey Ineichen			
Title of Signer	Director of Sales			
Date	5/20/19			

#### Lennox School District Request for Proposal No. P19.20-24.25 Distribution of Paper Products

#### **REFERENCES**

Please submit three (3) current school district references requiring weekly deliveries to at multiple locations.

Reference #1	
School District	
Contact Person & Title	
Telephone Number	
Required Number of Deliveries per Week	Xxored
Reference #2	××**
School District	
Contact Person & Title	500
Telephone Number	
Required Number of Deliveries per Week	
Reference #3	
School District	
Contact Person & Title	
Telephone Number	
Required Number of Deliveries per Week	

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## P& R Paper Supply Company, Inc.

## Wholesale Distributors of Paper and Janitorial Products

P.O. Box 590 ~ 1898 E. Colton Avenue, Redlands, CA 92374 Phone (909) 794-1108 ~ Fax (909) 794-1237 www.prpaper.com ~ Email: info@prpaper.com

## REFERENCES

#### **Fontana Unified School District**

Contact: Anna Hernandez, Director of Nutrition Services 909/357–5160 HernAM@fusd.net 2–3 Deliveries a week

### Antelope Valley U.S.D.

Contact: Joe Cook, Director of Child Nutrition 661/575–1053 jcook@avhsd.org 1 Delivery a week per site

#### Fallbrook UHSD

Contact: Judy Reynolds 760/723–6300, ext. 3701 jreynolds@fuhsd.net Deliveries once a week

#### Panama Buena Vista USD

Contact: Charlotte Kendrick 661/397–2200 ext 6418 <u>ckendric@pbvusd.net</u> Deliveries once a week

## Lennox School District Request for Proposal No. P19.20-24.25 Distribution of Paper Products

#### **EXHIBIT A**

#### PROVISIONING CONTRACT

THIS PROVISIONING CONTRACT (this '	"Contract") is made and entered into as of this 20 pr R Paper Supply
1 C M ( 2010 by and hotwoon	prik Paper Supply
day of //ay, 2019, by and between_	(the "District").
("Provisioner"), and the	(uie District ).

#### RECITALS

- A. The Lennox School District, on behalf of eight member districts in the South Bay Purchasing Cooperative, (the "District") has solicited proposals for the distribution of processed USDA Foods end products and commercial food products via Request for Proposal Number P19.20-24.25 (the "RFP"), whereby the District agrees to purchase specified products for the Districts' use from the successful bidder.
- B. "Provisioner" is the successful bidder under such request for proposal, and the District and Provisioner hereby desire to set forth their agreement with respect to the sale to the District, and the purchase from Provisioner, of Products on the terms and conditions hereinafter set forth.

**NOW, THEREFORE,** for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Provisioner and the District hereby agree as follows:

- 1. <u>Provision of Products.</u> Provisioner shall provide to the District, from time to time as ordered by the District or their successor or assign (the "District Contact Person") in accordance with the procedure described in <u>Section 2</u> below, Products as described in the <u>Request for Proposals</u> information attached hereto.
- 2. <u>Price.</u> The price shall be per case or unit. The Provisioner shall provide pricing based on case packaging, catalog, price list, or any other commonly recognized methodology that is standard in the specific industry. The per case/unit delivery fee per this contract shall be as follows on the attached Proposal Worksheet.

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The provisions of this contract shall in no way prohibit the District from making incidental purchases from another supplier for the same services listed herein.

- 4. <u>Term of Contract.</u> Minimum contract term is one (1) year starting July 1, 2019. Quoted prices must stay in effect for one (1) year after award of bid and may be extended upon mutual consent of the District and vendor for an additional four (4) one year periods in accordance with provisions contained in the California Education Code, Sections 17596 (K-12) and 81644 (Community Colleges). In the event of a general price decrease the District reserves the right to revoke the bid award unless the decrease is passed on to the District.
- **5.** <u>Insurance</u>. Provisioner shall carry and maintain during the entire term of this Contract the following insurance coverage:
  - (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 \$2,000,000 aggregate. The policy(ies) so secured and maintained shall include, among other things, coverage for contractual or assumed liability, products liability, and owned, hired and non-owned automobiles insurance and shall be maintained with so self-insured retention;

    Workers' Compensation Insurance in such amounts as may be required by law; and
    Such other insurance as is customarily maintained by large-scale processors and distributors of food products of the type, quality and grade provided for under this Contract.
  - (b) Provisioner shall furnish to the District certificates of insurance, signed by an authorized representative of the insurance carrier no later than thirty (30) days after the District board's approval of the Contract or prior to the first delivery of food products hereunder, whichever occurs first, which certificates shall be endorsed as follows:

"This policy shall not be suspended, cancelled, reduced in coverage or required limits of liability or amounts of insurance or non-renewed until notice has been mailed to the District. Date of suspension, cancellation, reduction or non-renewal may not be less than thirty (30) days after the date of mailing such notice. The insurance afforded by this policy is primary and any other insurance carried by the District with respect to the matters covered by such policy shall be excess and non-contributing."

(c) The certificates of insurance and insurance policies required under this Contract shall name the District indemnities named in the Request for Proposals as additional insured. Facsimile or reproduced signatures are not acceptable. If complete and proper insurance certificates as required hereunder are not delivered to the District within the time period provided in <u>subsection (b)</u> above, the District may declare the Contract unexecuted and void. The District reserves the right to require complete certified copies of the required insurance policies.

- (d) The insurance companies providing the insurance required under this Contract shall be subject to the District's prior written approval, which shall not be unreasonably withheld.
- (e) If Provisioner fails to purchase and maintain any insurance required under this Section 5, the District may, but shall not be obligated to, upon five (5) days' written notice to Provisioner, purchase such insurance on behalf of Provisioner and shall be entitled to be reimbursed by Provisioner promptly thereafter or deduct the amount of such premiums from amounts otherwise due to Provisioner hereunder. Any amounts expended by the District hereunder shall bear interest from the date expended until repaid to the District at the rate of ten percent (10%) per annum.
- 6. <u>Indemnification</u>. Provisioner shall hold harmless, indemnify and defend (with counsel acceptable to the District) the District, their board, directors, employees, agents and consultants from and against any and all obligations, liabilities, claims, losses, damages, costs and expenses (including attorneys' fees and costs) arising from or in connection with (a) any defects in the food products, (b) Provisioner conduct or negligent, willful or improper procedures in connection with the discharge of its responsibilities and obligations hereunder (including, without limitation, the processing of food products) or any other negligent behavior or willful misconduct of Provisioner, or (c) any breach or default by Provisioner under this Contract. The terms and provisions of this <u>Section 6</u> shall survive the expiration or earlier termination of this Contract.
- 7. <u>Default Remedies</u>. The delivery of defective products, or the breach of any other term or provision of this Contract by Provisioner, shall constitute a "Default" of Provisioner hereunder. Provisioner shall have seven (7) days after delivery of notice of any Default from the District to cure any such Default, other than a Default relating to the delivery of defective products. No cure period shall be provided Provisioner with respect to any Default relating to the delivery of defective products. If Provisioner fails to cure the Default within the aforementioned cure period (or the Default relates to the delivery of defective products for which no cure period applies), the District may, without prejudice to any other right or remedy of the District, elect to terminate this Contract by delivery of a written termination notice to Provisioner. Immediately upon the delivery of such termination notice, this Contract shall be terminated and all rights and obligations of the parties hereunder, except those that expressly survive the termination of this Contract, shall terminate and be of no further force or effect. In addition to the right to terminate the Contract pursuant in the preceding sentence, the District may pursue any other right or remedy that may be available to it at law or in equity, which may include an action for damages measured by all additional costs and expenses incurred by the District to procure food products from other sources for the remaining term of this Contract (including, without limitation, the difference between the price charged by such other sources for the food products and the price that would have been charged for the same or similar food products hereunder).
- 8. Provisions Required by Law. Each and every provision of law and clause required to be inserted into this Contract shall be deemed to be inserted herein and this Contract shall be read and enforced as though it were included herein, and if through mistake or otherwise any such provision is not inserted or is not inserted correctly, then upon application of either party this Contract shall forthwith be physically amended to make such insertion or correction.

- 9. <u>Due Authorization</u>. This Contract is duly authorized, executed and delivered by Provisioner, is the legal, valid and binding obligation of Provisioner enforceable against Provisioner in accordance with its terms (except to the extent that such enforcement may be limited by applicable bankruptcy, insolvency, moratorium and other principles relating to or limiting the rights of contracting parties generally), and does not and will not violate any provisions of any agreement to which Provisioner is a party or may become a party or to which is it subject or may become subject. Each individual and entity executing this Contract hereby represents and warrants that he, she or it has the capacity set forth on the signature page hereof with full power and authority to bind the party on whose behalf he, she or it is executing this Contract to the terms and provisions hereof.
- 10. <u>Assignment</u>. Provisioner shall not assign or transfer, by operation of law or otherwise, any or all of its rights, burdens, duties or obligations under this Contract (or any part hereof) without the prior written consent of the District, which may be granted or withheld in the District's sole and absolute discretion.
- 11. Notices. All notices, requests, demands, consents, instructions or other communications hereunder shall be in writing (which shall include telex, telegram or telecopy) and shall be deemed to have been duly given or made upon transmittal thereof by telex, answer back received, if transmitted on a business day, otherwise on the first business day after transmittal, or on the date of confirmed dispatch if sent by telecopy on a business day, otherwise on the first business day thereafter, or upon the delivery thereof to the telegraph office if sent by telegraph on a business day, otherwise on the first business day thereafter, or three (3) business days after deposit in the mail if sent by certified mail, postage prepaid, return receipt requested, or on the next business day if sent by overnight personal delivery, in each case addressed to the party to which such notice is requested or permitted to be given or made hereunder, at the addresses and facsimile numbers set forth underneath such party's signature line to this Contract, or at such other address and/or facsimile number of which such party shall have notified in writing the party giving such notice. For purpose of this Contract, the term "business day" shall mean a day other that a Saturday, Sunday or any day on which the District is authorized or required by law to be closed.
- 12. Attorneys' Fees. In the event of any dispute between the District and Provisioner pertaining to this Contract or the services or products provided for hereunder, the prevailing party (as determined by the court or arbitrator in any such action) shall be entitled to recover from the other party its reasonable attorneys' fees, costs and expenses incurred in connection therewith. The term "attorneys' fees" or "attorneys' fees and costs" shall mean the fees and expenses of counsel to the parties hereto, which may include printing, photo-stating, duplicating and other expenses, air freight charges, and fees billed for law clerks, paralegals and other persons not admitted to the bar but performing services under the supervision of an attorney, and the costs and fees incurred in connection with the enforcement or collection of any judgment obtained in any such proceeding. The terms and provisions of this Section 12 shall survive the expiration or earlier termination of this Contract.
- 13. <u>Waiver.</u> No action or failure to act by the District or any District representative shall constitute a waiver of a right or duty afforded them under this Contract, nor shall such action or

failure to act constitute approval of, or acquiescence in, a breach there under, except as may be specifically agreed in writing.

14. Entire Agreement: Amendments. This Contract and all documents comprising the RFP constitute the entire and integrated agreement between the parties hereto with respect to the matters set forth therein and supersede all prior negotiations, representations or agreements, either written or oral. The documents comprising the RFP are hereby incorporated into this Contract and made a part hereof. The Contract may be amended or modified only by a writing executed by both parties hereto.

IN WITNESS WHEREOF, this Contract has been duly executed by the above-named parties, on the day and year first above written.

DISTRICT:

By: Mick Salerno
Its (Title): Interm Superintendent

Address:

LENNOX SCHOOL DISTRICT 10319 Firmona Ave Lennox, CA 90304

Phone No.: 310-695-4000 FAX No.: 310-680-5775

PROVISIONER:

(Insert Provisioner Name)
PFR Paper Supply

Address:

P&R Paper Supply Co. P.O. Box 590 1898 E. Colton Ave. Redlands, CA 92373-0201 Ph: (909) 794-1108 Fax: (909) 794-1237

Phone No.: FAX No.:

**Authorized Officers Or Agents** (CORPORATE SEAL if required)

# Attachment A: Proposal Worksheet

This document is a separate Excel worksheet posted online to view or download at <a href="https://www.lennox.k12.ca.us">www.lennox.k12.ca.us</a> on the district Food Services page under Departments or by contacting Polly Houston, Director of Child Nutrition Services at <a href="mailto:polly\_houston@lennoxk12.org">polly\_houston@lennoxk12.org</a>

Return completed document in Excel format on data storage device; data storage device will not be returned.

## NONCOLLUSION DECLARATION TO BE EXECUTED BY BIDDER AND SUBMITTED WITH BID California Public Contract Code 7106

California Public Contract Code 71	.00		
The undersigned declares:			
Iam Lindsey Ineichen	(insert name)		
the Drector of Sales			
(insert proper title such as "sole owner," "partner," 'president, secretary)			
of PtR Paper Supply Co. (insert name of bidder or company).	- Administration - Admi		
(			
The party making the foregoing bid/proposal submitted herew declares:	vith to the Lennox School District		
That all statements of fact in such bid/proposal are true;			
That such bid/proposal was not made in the interest of, person, partnership, company, association, organization, or c	or on behalf of, any undisclosed orporation;		
That the bid is genuine and not collusive or sham;			
That the bidder has not directly or indirectly induced or solicited any other bidder to put in false or sham bid, and has not directly or indirectly colluded, conspired, connived, or agree with any bidder or anyone else to put in a false or sham bid, or that anyone shall refrain from bidding;			
That the bidder has not in any manner, directly or in communication, or conference with anyone to fix the bid bidder, or to fix any overhead, profit, or cost element of the bidder;	price of the bidder or any other		
That the bidder has not, directly or indirectly, submitted he thereof, or the contents thereof, or divulged information corporation, partnership, company, association, organizamember or agent thereof to effectuate a collusive or sham pay, any person or entity for such purpose.	or data relative thereto, to any ition, bid depository, or to any		
Any person executing this declaration on behalf of a bidder that is venture, limited liability company, limited liability partnership, or represents that he or she has full power to execute, and does execute bidder.	r any other entity, hereby		
I declare under penalty of perjury of the laws of the State of California.	ornia that the above information is		
Signature: Lerry Luly	Date: 5/20/19		
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### SUSPENSION AND DEBARMENT CERTIFICATION U.S. DEPARTMENT OF AGRICULTURE

INSTRUCTIONS: SFA to obtain from any potential vendor or existing contractor for all contracts in excess of \$100,000. This form is required each time a bid for goods/services over \$100,000 is solicited or when renewing/extending an existing contract exceeding \$100,000 per year (Includes Food Service Management and Food Service Consulting Contracts).

### Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transactions

This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 7 CFR Part 3017, Section 3017.510, Participants' responsibilities. The regulations were published as Part IV of the January 30, 1989, Federal Register (pages 4722 - 4733). Copies of the regulations may be obtained by contacting the Department of Agriculture agency with which this transaction originated.

## (BEFORE COMPLETING CERTIFICATION, READ INSTRUCTIONS FOLLOWING)

- The prospective lower tier participant certifies, by submission of this proposal, that neither it nor (1)its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- Where the prospective lower tier participant is unable to certify to any of the statements in this (2) certification, such prospective participant shall attach an explanation to this proposal.

Name of School Food Authority	Agreement Number	
Potential Vendor or Existing Contractor (Lower T PFR Paper Supply Co Lindsey Incichen/Director of Printed Name Title	Fier Participant):  Sales Luky duky 5/20/1 Signature Date	9

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#### INSTRUCTIONS FOR CERTIFICATION

- 1. By signing and submitting this form, the prospective lower tier participant (one whose contract for goods or services exceeds the Federal procurement small purchase threshold fixed at \$100,000) is providing the certification set out on the reverse side in accordance with these instructions.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
- 5. The prospective lower tier participant agrees by submitting this form that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- 6. The prospective lower tier participant further agrees by submitting this form that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transactions," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

## CERTIFICATION REGARDING LOBBYING

INSTRUCTIONS: To be completed and submitted ANNUALLY by ¬ any child nutrition entity receiving Federal reimbursement in excess of \$100,000 per year and - potential or existing contractors/vendors as part of an original bid, contract renewal or extension when the contract exceeds \$100,000.

## Applicable to Grants, Subgrants, 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, or an employee of a Member of Congress 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, or an employee of a Member of Congress 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.
- (3) The *undersigned shall require* that the language of this certification be included in the award documents for all covered subawards exceeding \$100,000 in Federal funds at all appropriate tiers and that all subrecipients shall certify and disclose accordingly.

Name of School Food Authority Receiving Child Nutrition Reimburs	ement In Excess of \$100,000:	Agreement Number	•
Name of School Food Authority Receiving Clind Randon Remotes	· · · · · · · · · · · · · · · · · · ·		
Address of School Food Authority:			
Printed Name and Title of Submitting Official:	Signature:		Date:
	OR		
Name of Vendor:  PtR Paper Supply Co.  Printed Name and Title:  Lindsex Incichen/Director  of Sales	Signature: • 4		Date:
Printed Name and Title:	Signature: Luly duly		5/20/10
of sales	+ 4-44	Approve	d by
	OMB		0348-0046
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PER Dation Sunda Co

## Disclosure of Lobbying Activities

Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352 (See reverse for public burden disclosure)

(See revers	se for public bure	den disclosure		
1. Type of Federal Action:  a. contract b. grant c. cooperative agreement d. loan e. loan guarantee f. loan insurance  2. Status of Fed a. bid/offer/applicati c. post-a		n ward vard	a. initial filing b. material change  For material change only: Year quarter Date of last report	
4. Name and Address of Reporting En Prime Subawardee Tier, if K		Enter Name	ng Entity in No. 4 is Subawardee, e and Address of Prime:	
Congressional District, if known:	/	Congress	ional District, if known:	
6. Federal Department/Agency:	/ 7	. Federal Pi	ogram Name/Description:	
8. Federal Action Number, if known:		CFDA Number, if applicable:  9. Award Amount, if known: \$		
10. a. Name and Address of Lobbying Registrant (if individual, last name, first name, MI):		b. Individuals Performing Services (including address if different from No. 10a) (last name, first name, MI):		
41. Information requested through this form is authorized by title 31 U.S.C. section 1352. This disclosure of lobbying activities is a material representation of fact upon which reliance was placed by the fier 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 a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.		Signature: Lety clubs  Print Name: Lindsey Incichen  Title: Pirector of Sales  Telephone No.:909-794.108Date: 5/20/19		
Federal Use Only		Authorized for Local Reproduction Standard Form - LLL (Rev. 7-97)		

## INSTRUCTIONS FOR COMPLETION OF SF-LLL, DISCLOSURE OF LOBBYING ACTIVITIES

This disclosure form shall be completed by the reporting entity, whether subawardee 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. 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.
- Identify the status of the covered Federal action.
- 3. Identify the appropriate classification of this report. If this is a followup 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 subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st tier. Subawards include but are not limited to subcontracts, subgrants and contract awards under grants.
- 5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, State and zip code of the prime Federal recipient. Include Congressional District, if known.
- 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; Invitations for Bid (IFB) number; grant announcement number; the contract, grant, or loan award number; the application/proposal control number assigned by the Federal agency). Included prefixes, e.g., "RFP-DE-90-001."
- 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.
- 10. (a) Enter the full name, address, city, State and zip code of the lobbying registrant under the Lobbying Disclosure Act of 1995 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).
- 11. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

According to the Paperwork Reduction Act, as amended, no persons are required to respond to a collection of information unless it displays a valid OMB control Number. The valid OMB control number for this information collection is OMB No. 0348-0046. Public reporting burden for this collection of information is estimated to average 10 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, DC 20503

#### IRAN CONTRACTING ACT CERTIFICATION (California Public Contract Code sections 2202-2208)

Prior to bidding on, submitting a proposal or executing a contract or renewal for a State of California contract for goods or services of \$1,000,000 or more, a vendor must either: a) certify it is not on the current list of persons engaged in investment activities in Iran created by the California Department of General Services ("DGS") pursuant to Public Contract Code section 2203(b) and is not a financial institution extending twenty million dollars (\$20,000,000) or more in credit to another person, for 45 days or more, if that other person will use the credit to provide goods or services in the energy sector in Iran and is identified on the current list of persons engaged in investment activities in Iran created by DGS; or b) demonstrate it has been exempted from the certification requirement for that solicitation or contract pursuant to Public Contract Code section 2203(c) or (d).

To comply with this requirement, please insert your vendor or financial institution name and Federal ID Number (if available) and complete one of the options below. Please note: California law establishes penalties for providing false certifications, including civil penalties equal to the greater of \$250,000 or twice the amount of the contract for which the false certification was made; contract termination; and three-year ineligibility to bid on contracts. (Public Contract Code section 2205.)

**OPTION #1 - CERTIFICATION** 

I, the official named below, certify I am duly authorized to execute this certification on behalf of the vendor/financial institution identified below, and the vendor/financial institution identified below is not on the current list of persons engaged in investment activities in Iran created by DGS and is not a financial institution extending twenty million dollars (\$20,000,000) or more in credit to another person/vendor, for 45 days or more, if that other person/vendor will use the credit to provide goods or services in the energy sector in Iran and is identified on the current list of persons engaged in investment activities in Iran created by DGS.

Vendor Name/Financial Institution (Printe P P P P Supply	ed) Federal ID Number (or n/a) 95~3053864
By (Authorized Signature)	
Printed Name and Title of Person Signing  Lindsey Pricches	Pirector of Sales
Date Executed  5 (20/19	Executed in Redlands

**OPTION #2 - EXEMPTION** 

Pursuant to Public Contract Code sections 2203(c) and (d), a public entity may permit a vendor/financial institution engaged in investment activities in Iran, on a case-by-case basis, to be eligible for, or to bid on, submit a proposal for, or enters into or renews, a contract for goods and services.

If you have obtained an exemption from the certification requirement under the Iran Contracting Act, please fill out the information below, and attach documentation demonstrating the exemption approval.

Vendor Name/Financial Institution (Printed)	Federal ID Number (or n/a)
By (Authorized Signature)	
Printed Name and Title of Person Signing	Date Executed

RFP N	).: P19	.20-2	4.7	25
ISSUE	DATE:	MAY	1,	2019