## CACFP FOOD SERVICE AGREEMENT

This Agreement is ma	ac and emered milo	by and between _		Institution	
andContrac	ctor		Contractor	r address	
The meals furnished b Program Meal Pattern contractor agrees to fu	y the contractor sha s as specified in the	federal regulations red by the Institution	all requirements governing the	nts of the Child and nis program (7CFR iod of <b>October 1</b> , _	Part 226.20). The
, <u> </u>	Estimated Servings Per Day	Estimated Number Of Serving Days per Month	Unit Pri Per Me	Estimated Control of C	
Breakfast					
Lunch					
Supper					
Snack(s)					
Snack(s)					
Meals will be (check of pasis to the sites listed Price also (check one) condiments, etc. Delivered meet "NSMP of the contractor agrees institution will pick up following location(s).	tractor. Institutions MP) menu planning one) unitized or Prices include (culos does or does weries will be checked or 'CACFP meal if g'kpukwkqp0 to deliver meals date the meals, the indicate of the meals, the indicate of the meal of the meals date of the meals date of the meals date of the meals date of the meals.	s which contract wi may accept meals  bulk and (check heck one) Cont not include all ser- ted and signed for be pattern requirementally to the following cated meals will be	th a school or which meet N one) inclusively inclusively inclusively inclusively inclusively inclusively inclusively inclusively inclusively includes a valiable for which which is a school of the analysis of the school of the analysis of	district which part ISMP requirements usive or a exclusive or a exclusive yor Institution per plates, napkins, sin ion prior to acceptantidg''''''''''''''''''''''''''''''''''''	ve of milk on a daily bickup of the meals. Igle service ware, unce. Meals will (che'd { 'y' g''eqpvtcevqt''
Attach additional sheets if i Facility (site)		·	Meal Type	# of Meals	Meal Delivery Time
Any changes in approdelivery of the meals.					/s prior to the day of

-2-

hour notice.

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The Contractor agrees to package and deliver, or have available for pickup, meals in containers that meet local health standards. The Contractor shall have local health certification for the plant in which it prepares meals for use in the Program, and shall ensure that health and sanitation requirements are met at all times.

Payment shall not be made for meals that do not meet requirements of 7CFR Part 226.20 of the regulations, are spoiled or unwholesome at the time of delivery, are delivered outside of agreed upon delivery time, or do not otherwise meet the requirements of the Agreement.

Payment for food delivered	is due and payable to the contracto	r by the following specified terms						
(attach additional page(s) if necessary)								
(Payment may not be based on co	st plus a percentage of cost/income to the	contractor, however represented. '226.22(j))						
The contractor agrees to maintain all records (supported by invoices, menus, production records, receipts, etc.) that								
	the Institution needs to meet its responsibilities under the Regulations. The contractor shall submit to the Institution							
daily transportation records; other records will also be made available upon request. Both the contractor and								
		ad audit by representatives of the Institution, the Stat	te					
Agency, USDA, and the US Government Accounting Office at any reasonable time and place up to three years from								
	the day of receipt of final payment, or until final resolution of any audits (whichever is longest).							
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The Contractor agrees to uti	lize any donated commodities rece	ived by the Institution only for the Food Service						
Program of the Institution.	nze any donated commodities rece	ived by the institution only for the 1 ood pervice						
110gram of the institution.								
Contractor may not subcont	ract for total meal, with or without	milk, or for the assembly of the meal.						
Contractor may not succont	act for total meal, with or without	mink, of for the assembly of the meat.						
Contracts exceeding \$10,0	∩ <b>∩∙</b>							
		Order 11246 entitled "Equal Employment						
Opportunity " as amended by	y Evacutive Order 11375, and as s	upplemented in Department of Labor Regulations (4	11					
CFR Part 60). Attach to con	•	upplemented in Department of Labor Regulations (4	+1					
CIR Fait 60). Attach to con	mact.							
Contracts exceeding \$50,0	nn•							
		ograms Contracts must be obtained through						
Contact the Utah State Office of Education, Child Nutrition Programs. Contracts must be obtained through competitive bidding procedures.								
competitive blading proced	ires.							
This A greament may be ter	ningted by either party upon submi	ission to the other party of written notice at least						
days prior to the date of termination. Termination may be for cause or convenience. The Institution must send a copy of the termination letter to the Utah State Office of Education.								
send a copy of the terminati	on letter to the Utan State Office of	Education.						
This Assessment is bounder of	waantad ha tha fallanina mantias as	(data) Maala ana nat						
	xecuted by the following parties as							
reimbursable until the Agree	ement is approved by the State Age	ency.						
Contractor Signature	Title	Date						
Contractor Signature	Titto	Duto						
Institution Signature	Title	Date						

Date

Title

State Agency Approval

## Attachment required by Executive Order 11246, amended by Executive Order 11375, and as supplemented in Department of Labor Regulations (41 CFR Part 60)

## **Equal Employment Opportunity** (for all contracts in excess of \$10,000)

During the performance of this contract, the contractor agrees as follows:

- a. The Contractor will not discriminate against any employee or applicant for employment because of race, color, age disabilities, religion, sex or national origin. The Contractor will take affirmative action to ensure that employees are treated in their employment without regard to their race, color, age, disabilities, religion, sex or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Contracting Officer setting for the provisions of this Equal Opportunity clause.
- b. The Contractor will, in all solicitation or advertisements or employment placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color age, disabilities, religion sex, or national origin.
- c. The Contractor will send to each labor union or representative of workers with which the Contractor has a collective bargaining agreement or other contract or understanding, a notice to be provided by the agency Contracting Officer, advising the labor union or workers' representative of the contractor's commitments under this Equal Opportunity clause, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- d. The Contractor will comply with all provisions of Executive Order No. 11246 of September 24, 1965, as amended by Executive Order No. 11375 of October 13, 1967, and of the rules, regulations and relevant orders of the Secretary of Labor.
- e. The Contractor will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, as amended by Executive Order No. 11375 of October 13, 1967, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to the Contractor's books, records, and accounts by the contracting agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- In the event of the contractor's noncompliance with the Equal Opportunity clause of this contract or with any of the said rules, regulations, or orders, this contract may be cancelled, terminated, or suspended, in whole or in part, and the contractor may be declared ineligible for further Government contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, as amended by Executive Order No. 11375 of October 13, 1967, and such other sanctions as may be imposed and remedies invoked as provided in Executive Order No. 11246 of September 24, 1965, as amended by Executive Order 11375 of October 12, 1967, or by rule, regulations, or order of the Secretary of Labor, or as otherwise provided by law.
- g. The Contractor will include the provisions of paragraphs (a) through (g) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order No. 11246 of September 24, 1965, as amended by Executive Order No. 11375 of October 13, 1967, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the contracting agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: provided, however, that in the event the Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the contracting agency, the contractor may request the United States to enter into such litigation to protect the interests of the United States.