REQUIRED BID FORMS SECTION

The following must be completed and submitted in the order specified with the bid or as instructed in the Notice Inviting Bids:

- 1) Contractor's Bid
- 2) Bid Security
- 3) Bid Bond
- 4) Non-Collusion Declaration
- 5) Small Business Certification
- 6) Bidder References And Responsibility Information
- 7) Certificate Regarding Workers' Compensation
- 8) Certification of Compliance with Immigration Law
- 9) Certificate Regarding Lobbying Activity
- 10) Suspension, Debarment and Other Matters Certification
- 11) Certificate of Independent Price Determination
- 12)W-9
- 13)Bid Label

CONTRACTOR'S BID

TO THE GOVERNING BOARD OF	DATE:			
WILLIAM S. HART UNION HIGH SCHOOL DISTRICT	BID PACKAGE NO. WSH14-09B			
The undersigned, having carefully examined not limited to, the Notice Inviting Bids, the Inthe Bid Forms, and the Contract Forms for:				
PROJECT: Bread Products				
(Proper Company Name and Address of Bidd	der)			
Hereby proposes and agrees to furnish all facilities, transportation, labor and materials project in strict conformity with the bid doct specified in addenda numbered and dated: Addendum No. Addendum No. Addendum No. Addendum No. Addendum No.	necessary to complete the above named			
It is understood that the District reserves the remain open and not be withdrawn for the pe				
The required bid security is hereto attached.				
The required non-collusion affidavit is hereto	attached.			
The undersigned fully understands that the	Contract is formed upon the acceptance of			

this Bid by the District. The undersigned further agrees that upon request he will promptly execute and deliver to District a written memorial of the contract together with

the required Labor and Material and Performance Bonds.

IMPORTANT NOTICE:

document must list names of person or persons authorized to bind the bidding organization. If the bidder is a corporation, the undersigned hereby represents and warrants that the corporation is duly incorporated and is in good standing in the State of California and __, whose title is that is authorized to act for and bind the corporation. It is understood and agreed that, should Bidder fail or refuse to return executed copies of the Contract, Contractor's Certificate, Certification of Insurance, and required bonds to the District within seven (7) days of actual notice of the award of the contract to bidder, then the security may be forfeited to the District as liquidated damages. Proper Company Name of Bidder Type of Organization Signature Signed by (print or type) Title of Signer E-Mail address of signer Address of Bidder Telephone Number Fax Number If bidder is a corporation, affix corporation seal.

If bidder or other interested person is a corporation, state legal name of corporation. If bidder or other interested person is an individual, state first and last names in full. This

	_	_	_										∃	Co Bre	bra bra
13	12	1	10	9	∞	7	o	Οī	4	3	2		ITEM#	Contractor Bid Bread Bid No#	ands, pi
						SLICED SOURDOUGH LOAF	W/W OR W/G ENGLISH MUFFINS	W/W OR W/G SLICED BREAD	W/W OR W/G HOT DOG BUNS	W/W OR W/G 3.5 -4" HAMBURGER BUNS	W/W OR W/G DINNER ROLLS	W/W OR W/G HOAGIE ROLLS	Description/Specifications	Contractor Bid Bread Bid No# WSH14-09B	brands, product code number and pack sizes have been established in a contract as submitted in this bid, the successful contractor is expected to maintain those brands, product code numbers and pack sizes. Any changes must be approved by the Director of Food Services before acceptance of substitutes or alternates.
						22 slice/loaf	10ct	22 slice/loaf	12ct	12ct	24ct	12ct	Unit/Case SZ		ave been estak Any changes
						8,000	30,000	25,000	15,000	181,000	10,000	100,000	Est. QTY (expressed as servings)		blished in a contra must be approve
													Brand Name	Company Name	act as submitted in this d by the Director of Fc
													Product Code Number		s bid, the successful ood Services before
													Net Unit Price		contractor is exacceptance of s
													Discount (if applicable)		successful contractor is expected to maintain those ses before acceptance of substitutes or alternates.
													Net Total Price		tain those ternates.

BID SECURITY

Project Name: Bread Products	s	
Project/Bid Package Number(s): Project WHS14-09B/Bid Package WHS14-09B	
Contractor:		
one of the following forms: (i) a the Contractor identified above of the "Bid Bond" form include California-admitted surety as d	nitted with security in an amount equal to 10% of the magacashier's or certified check payable to the District; or echooses to submit a bid bond, the bid bond must be added as one of the Required Bidding Forms and must be is efined in Code of Civil Procedure Section 995.120. Unhe bidders within a reasonable time, but not more tha Vork.	(ii) a bid bond. If an executed copy ssued by a less forfeited, the
that capacity, hereby acknowle	uly-authorized representative of the Contractor identifedges to the William S. Hart Union High School District at it has submitted the following bid security with its b	("District"), for and
a cashier's check pa	ayable to the District;	
a certified check pa	yable to the District; or	
☐ a bid bond.		
I certify subject to penalty of pe and correct.	erjury under the laws of the State of California that the	e foregoing is true
Representative Name:		I
Representative Title:		I
Representative Signature:		I
Date Signed:		

BAW&G/JWF/175285 Bid Security

BID BOND

KNOW ALL MEN BY THESE PRESENTS, that we as Principal, and as Surety, are held and firmly bound unto the WILLIAM S. HART UNION HIGH SCHOOL DISTRICT, hereinafter called the Owner in the penal sum of TEN PERCENT (10%) OF THE TOTAL AMOUNT OF THE BID of the Principal submitted to the said Owner for the work described below for the payment of which sum in lawful money of the United States, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.
THE CONDITION OF THIS OBLIGATION IS SUCH that whereas the Principal has submitted the accompanying bid dated this day of, 20, for
PROJECT: WHS14-09B, Bread Products BID PACKAGE WHS14-09B AND THAT, if the aforesaid Principal shall be awarded the Contract upon said Bid Proposal and shall within seven (7) days after the notice of such award, execute a written memorial of the awarded Contract and submit the required Payment and Performance Bonds and other required Contract Documents, then this obligation shall be null and void. In the event the Principal fails and/or refuses to execute and deliver said documents, this Bond will be charged with the costs of the damages experienced by the Owner as a result of such refusal, including but not limited to the difference in money between the amount of the bid of the said Principal, and the amount for which the obligee may be legally contracted with another party to perform the said Work if such amount be in excess of the former. In no event, however, shall the Surety's liability exceed the penal sum thereof.
The Surety, for value received, hereby stipulates and agrees that the obligations of said Surety and its bond shall be in no way impaired or affected by any extension of the time within which the Owner may accept such bid, and said Surety does hereby waive notice of any such extension.
In the event suit is brought upon this bond by the Owner and judgment is recovered, the Surety shall pay all costs incurred by the Owner in such suit, including a reasonable attorney's fee to be fixed by the court.
IN WITNESS WHERE OF the above-bounded parties have executed this instrument under their several seals this day of, 20, the name and corporate seal of each corporate party being hereto affixed and these presents duly signed by its undersigned representative, pursuant to authority of its governing body.

Principal	Surety			
Proper Company Name of Bidder	Surety			
Signer (Print or Type)	Attorney-in-Fact Signer (Print or Type)			
Title	Attorney-in-Fact Signature			
Signature of Bidder	Name and Address of California Agent of Surety			
	Telephone No. of California Agent			
	Email Address of California Agent			
Corporate Seal of Principal, if Corporation	Corporate Seal of Surety			

(Attach Attorney-in-Fact Certificate and Required Acknowledgments)

NONCOLLUSION DECLARATION TO BE EXECUTED BY BIDDER AND SUBMITTED WITH BID

Project/Bid Package(s): Project Name Bread Products/Bid Package WHS14-09B

Contractor:

The undersigned hereby declar	res:	
I am the	(insert position) of	
	(insert Contractor name), the party making the for	regoing bid.
company, association, organiz sham. The bidder has not dire false or sham bid. The bidder agreed with any bidder or any bidder has not in any manner conference with anyone to fix overhead, profit, or cost eleme contained in the bid are true. price or any breakdown thereof thereto, to any corporation, parany member or agent thereof to pay, any person or entity for sur Any person executing this desioint venture, limited liability represents that he or she has for the bidder.	claration on behalf of a bidder that is a corporation company, limited liability partnership, or any other full power to execute, and does execute, this declarat	t collusive or ler to put in a connived, or bidding. The nunication, or or to fix any All statements his or her bid r data relative cository, or to l, and will not a, partnership, entity, hereby ion on behalf
	ury under the laws of the State of California that the is declaration is executed on	
[city],		[uait], ai
Representative Name:		,
Representative Signature:	TF-DI	
Date Signed:		

BAW&G/WHW/JWF/172486 Revision Date: 03/01/14 Noncollusion Declaration Executed by Bidder

SMALL BUSINESS STATUS CERTIFICATION FOR COMPETITIVELY BID CONTRACTS NOT EXCEEDING \$250,000

The undersigned hereby certifies, subject to penalty for perjury, that: (i) the undersigned is a duly-authorized representative of the Contractor and, in that capacity, has executed this certification on behalf of the Contractor; and (ii) the information checked below is true and correct as of the date this certification was signed.

CITCOI	tea below is true and correc	or as or the date this ce	tineación was signea.	
Chec	k as appropriate:			
	The Contractor is NOT a s	mall business.		
0	The Contractor is a small DGS and a copy of such ce		ertified as a small business nereto.	by the
	because it satisfies all of t (i.e., not an affiliate or su	he following: (i) it is indubsidiary of another co its owners (or, if it is	d in the Instructions For B lependently owned and op mpany); (ii) its principal o s a corporation, its office r employees.	erated ffice is
Proper	Company Name of Bidder			
			, ,	
_	ned by or Type)	Signature	Date	
AW&G/1	75550		Small Business Status Certification	

Bread Products William S. Hart Union High School District Bid Package: WSH14-09B

BIDDER REFERENCES AND RESPONSIBILITY INFORMATION

The District expressly reserves the right to reject the bid of any bidder who, upon investigation, has been determined to fail to complete similar contracts in a timely fashion or in a satisfactory manner. Such rejection would, if applicable, be based upon the principle that the bidder is "non-responsible" and poses a substantial risk of being unable to complete the work in a cost-effective, professional and timely manner.

In performing the above-described responsibility determination, the District reserves the right to utilize, and bidder agrees to provide the District with, all possible sources of information in assisting District to make its determination, including but not limited to: inquiries to regulatory state Boards and agencies; Dun and Bradstreet credit reports; bidder's most recent financial statements (unaudited or audited, as requested by District); inquiries to companies and public entities for which the Contractor has previously supplied products; reference checks and examination of all public records.

The bidder must also demonstrate knowledge of school nutrition program requirements and should have a minimum of five (5) years experience supplying the products in this solicitation for a public agency. This knowledge and ability shall be shown by furnishing the names, current phone numbers, address, points of contact and products supplied of at least three (3) public agency customers served within the past three (3) years with requirements similar to the needs of the William S. Hart Union High School Project.

FAILURE TO FURNISH THE REFERENCES AND OTHER INFORMATION AS REQUESTED (IN THE COMPLETE FORMAT REQUIRED) MAY CAUSE YOUR BID TO BE REJECTED AS NON-RESPONSIVE.

The references required by Paragraph 3 should be listed in the following format (facts are example only).

Worked for X Y Z Unified School District Phone # (222) 123-4567 999 Holly Drive, L.A., CA 92000 Contact: J. Q. Jones at above # Renovated Hills High in 1990 for \$1.3 million.

BIDDER REFERENCES

Reference #1 District or Entity: Phone No.: Address: Name of Contact: Products supplied and \$ Amount: Reference #2 District or Entity: Phone No.: Address: Name of Contact: Products supplied and \$ Amount: Reference #3 District or Entity: Phone No.: Address: Name of Contact: Products supplied and \$ Amount: Reference #4 District or Entity: Phone No.: Address: Name of Contact: Products supplied and \$ Amount: Reference #5 District or Entity: Phone No.:

Products supplied and \$ Amount:

Address:

Name of Contact:

CONTRACTOR'S CERTIFICATE REGARDING WORKERS' COMPENSATION

Labor Code Section 3700 provides:

"Every employer except the State and all political subdivisions or institutions thereof, shall secure the payment of compensation in one or more of the following ways:

- (a) By being insured against liability to pay compensation in one or more insurers duly authorized to write compensation insurance in this State.
- (b) By securing from the Director of Industrial Relations a certificate of consent to self-insure, which may be given upon furnishing proof satisfactory to the Director of Industrial Relations of ability to selfinsure and to pay any compensation that may become due to his employees."

I am aware of the provisions of Section 3700 of the Labor Code which require every employer to be insured against liability for Workers' Compensation or to undertake self-insurance in accordance with the provisions of that Code, and I will comply with those provisions before commencing the performance of the work of this contract.

Proper Company Name of Bidder			<i>a</i>
		1 1	1
Signed by	Signature	Date	
(Print or Type)			

(In accordance with Article 5 [commencing at Section 18601], Chapter 1, Part 7, Division 2 of the Labor Code, this certificate must be signed and filed with the awarding body prior to performing any work under this contract.)

CERTIFICATION OF COMPLIANCE WITH IMMIGRATION LAWS

Proje	ct/Bid Package:
Conti	ractor:
(the "I to wo comp all em prohit who a knowl ineligi care, contir	mmigration Reform and Control Act of 1986 and other federal immigration laws Immigration Laws") require that an employer must verify the identity and eligibility rk in the United States of each employee hired after November 6, 1986, by leting an Employment Eligibility Verification Form (also referred to as Form I-9) for apployees, whether or not they are United States citizens. The Immigration Laws but employers from knowingly hiring or knowingly continuing to employ individuals are not eligible to work in the United States. An employer may have actual ledge of an employee's ineligibility or may have constructive knowledge of ability (i.e., facts and circumstances that would lead a person, using reasonable to know about the ineligibility). Employers that knowingly hire or knowingly nue to employ individuals who are not eligible to work in the United States are ct to civil and criminal penalties, including possible incarceration.
The u	indersigned hereby certifies, subject to penalty for perjury, that:
(i)	The undersigned is a duly-authorized representative of the Contractor and, in that capacity, has executed this certification on behalf of the Contractor;
(ii)	The Contractor is in full compliance with the Immigration Laws with respect to each and every one of its employees, and the Contractor does not knowingly employ any individual who is not eligible to work in the United States;
(iii)	The Contractor, as required by the Immigration Laws, maintains and makes available for inspection a copy of Form I-9 for each of its employees, regardless of immigration status;
(iv)	The information below, if checked, is true and correct as of the date this certification was signed (check as appropriate):
	The Contractor has a written policy regarding compliance with the Immigration Laws that it provides to all personnel with any responsibility in connection with the hiring of the Contractor's employees;
	The Contractor verifies the eligibility of each employee that it hires through participation in the "E-Verify" program operated by the U.S. Department of Homeland Security:

CERTIFICATION OF COMPLIANCE WITH IMMIGRATION LAWS (Continued)

- (v) The Contractor acknowledges and agrees that the District shall reject the Contractor's bid in connection with the Project as being non-responsive if the Contractor: (1) does not certify that it is in full compliance with such immigration laws; or (2) fails to submit, with its bid, a duly completed and signed copy of this Certification of Compliance with Immigration Laws form;
- (vi) The Contractor acknowledges and agrees that, if the District awards a contract to the Contractor in connection with the Project, it shall be a breach of the Contractor's obligations pursuant to such contract and grounds for immediate termination of such contract by the District, if: (1) any certification by the Contractor set forth herein is false; (2) the Contractor, now or at any time during the term of the contract, knowingly employs any person who is not eligible to work in the United States; or (3) any governmental agency or court determines, at any time during the term of such contract, that the Contractor is not in full compliance with the Immigration Laws;
- (vii) The Contractor acknowledges and agrees that, if the District awards a contract to the Contractor in connection with the Project, the Contractor shall be deemed and construed to have hereby agreed to indemnify and hold-harmless, to the maximum extent permitted by law, the District, the District's Governing Board and each member thereof, and the District's other officers, employees and agents, and each of them, from and against any and all claims, demands, actions, damages, losses, costs and expenses (including, without limitation, attorney's fees), and other liabilities of any nature whatsoever that arise from any failure by the Contractor to be in full compliance with the Immigration Laws.

Representative Name:	-
Representative Title:	
Representative Signature:	
Date Signed:	

CERTIFICATIONS REGARDING LOBBYING; DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS

Applicants should refer to the regulations cited below to determine the certification to which they are required to attest. Applicants should also review the instructions for certification included in the regulations before completing this form. Signature of this form provides for compliance with certification requirements under 7 CFR Part 3018, "New Restrictions on Lobbying", and 7 CFR Part 3017, "Government-wide Debarment and Suspension (Nonprocurement) and 7 CFR Part 3021 Government-wide Requirements for Drug-Free Workplace (Grants)." The certification shall be treated as a material representation of fact upon which reliance will be placed when the Department of Education determines to award the covered transaction, grant, or cooperative agreement.

1. LOBBYING

As required by Section 1352, Title 31 of the U. S. Code, and implemented at 7 CFR Part 3018, for a person entering into a grant or cooperative agreement over \$100,000, as defined at 7 CFR Part 3018.105, the applicant certifies that:

- (a) 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 making of any Federal grant, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal grant or cooperative agreement;
- (b) 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 these instructions; and
- (c) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subgrants, contracts under grants and cooperative agreements, and subcontracts) and that all subrecipients shall certify and disclose accordingly.

DISCLOSURE OF LOBBYING ACTIVITIES

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

Approved by OMB 0348-0046

Type of Federal Action: a. Contract b. Grant c. Cooperative agreement d. Loan e. Loan guarantee f. Loan insurance	Status of Federal Action Bid/Offer/Application Initial Award Post-Award	on:	a. Initial filing b. Material c For Material (Year_ Date of last re	g hange Change Only: Quarter	
4. Name and Address of Repor			Reporting Entile and Address	ty in No. 4 is Subav	vardee, Enter
	Subawardee Tier, if known	Nam	e and Address	or Frime:	
Congressional District, if known	n:			trict, if known:	
6. Federal Department/Agency:		7. Fe	ederal Program	Name/Description	:
8. Federal Action Number, if kn	own:		A Number, if ap	•	
		\$			
10. a. Name and Address of Lo (if individual, last name, first		d	ndividuals Perf fferent from No name, first nam		cluding address if
11. Information requested through Title 31 U.S.C. Section 1352. activities is a material represe	This disclosure of lobbying	Sign	ature:		
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		Print Name:			
be reported to the Congress s available for public inspection file the required disclosure sh	emi-annually and will be Any person who fails to all be subject to a civil	Title	:		
penalty of not less than \$10,00		Tele	phone No:		Date:
\$100,000 for each such failure	·	()		
FEDERAL USE ONLY:		1		Authorized for Local F Standard Form LLL (F	

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. 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, sub-grants 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/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.
- 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.

2. DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS

As required by Executive Order 12549, Debarment and Suspension, and implemented at 7 CFR Part 3017, Section 3017.510, for prospective participants in primary covered transactions, as defined at 7 CFR Part 3017.200:

- A. The contractor certifies that it and its principals:
 - (a) Are not presently debarred, suspended, proposed for debarment, 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.
- B. Where the applicant is unable to certify to any of the statements in this certification, he or she shall attach an explanation to this application.

Contractor/Company Name	PR/Award Number or Project Nam		
Name(s) and Title(s) of Authorized Representatives			
Signature(s)	Date		

Form AD-1047 (1/92)

CERTIFICATE OF INDEPENDENT PRICE DETERMINATION

Both the school food authority and vendor shall execute this Certificate of Independent Price Determination.			
Name of Vendor		Name of Sponsor	
(A) By submission of this offer, the offeror thereto certifies as to its own organization.			
(2)	communication or agreement matter relating to such price Unless otherwise required behave not been knowingly distributed by the offeror prior to opening indirectly to any other offeror No attempt has been made of	been arrived at independently, at, for the purpose of restricting es with any other offeror or with y law, the prices which have been been been been been and will not the case of an advertised proof or or to any competitor; and or will be made by the offeror to an offer for the purpose of restrictions.	competition, as to any any competitor; en quoted in this offer of knowingly be disclosed curement, directly or induce any person or firm
(B) Each person signing this offer on behalf of the offeror certifies that:			
(5)	organization for the decision participated, and will not pa above; or He or she is not the person i organization for the decision has been authorized in writi decision in certifying that su participate, in any action condoes hereby so certify; and hany action contrary to A)(1) my knowledge, this Vendor a	and its affiliates, subsidiaries, o	erein and has not to (A)(1) through (A)(3) consible within the erein, but that he or she as responsible for such ad and will not bove, and as their agent and will not participate, in officers, directors and
employees are last three year	e not currently under investig s been convicted or found li n, involving conspiracy or co	gation by any governmental ago able for any act prohibited by S ollusion with respect to bidding	ency and have not in the state or Federal law in
Signature of Vendor's Authorized Representative		Title	Date
In accepting thi	s offer, the Sponsor certifies th	eat no representative of the Spons se of the offer referred to above.	sor has taken any action,
Signature of Sponsor's Authorized Representative		Title	Date

NOTE: Accepting a bidder's offer does not constitute award of the contract

WILLIAM S. HART UNION HIGH SCHOOL DISTRICT			
PROJECT: Bread Products Bid Package: WSH14-09B			
Proper Company Name of Bidder			
Telephone/ Contact:			
Contents Must Include: (Please Check Each Box) Contractor's Bid Bid Security Bid Bond Non-Collusion Declaration Small Business Certification Bidder References And Responsibility Information Certificate Regarding Workers' Compensation Certificate Regarding Lobbying Activity Suspension, Debarment and Other Matters Certification Certificate of Independent Price Determination W-9 (Exhibit E) Bid Label			
Bids Due: <u>8/21/2014, 2:00 PM</u>			
Attn: Leigh Hansen, Director of Purchasing and Warehouse William S. Hart Union High School District Spirit Court Warehouse 21380 Centre Pointe Parkway Santa Clarita, CA 91350			
Each Contractor must complete the information on this sheet and affix this sheet to the outside of their bid envelope by gluing or taping.			