



Amendment to Renew Prototype Vended Meals Agreement For the National School Lunch and/or Breakfast Program(s)

PI-6302-Amendment (New 04-14)

SFA 6-Digit Agency Code

123456

THIS AMENDMENT TO RENEW PROTOTYPE VENDED MEALS AGREEMENT ("Renewal") is made this 15th day of June, 2014 for the purpose of renewing the contract known as "Prototype Vended Meals Agreement" dated June 15, 2013 (Original Base Agreement date) between School District A School Food Authority (SFA) and Vended Meals, Inc., herein referred to as the "Parties".

1. The Original Base Agreement, which this Renewal will amend, will end on June 14, 2014.
2. The Parties agree to extend the Original Base Agreement for additional one year, which will begin immediately upon the expiration of the original time period.
3. This Renewal will end on the 14th day of June, 2015.
4. The fixed fee price per meal listed below is agreed upon by both Parties as if no USDA Foods were used:

Breakfast	
Price Per Meal	<input checked="" type="checkbox"/> Includes Milk <input type="checkbox"/> Will Not Include Milk
<u>\$1.50</u>	
Lunch	
Price Per Meal	<input checked="" type="checkbox"/> Includes Milk <input type="checkbox"/> Will Not Include Milk
<u>\$2.50</u>	
After School Snack Program	
Price Per Meal	<input type="checkbox"/> Includes Milk <input checked="" type="checkbox"/> Will Not Include Milk
<u>\$1.25</u>	

Add pricing for new school year.
See Section "A" of the base agreement "Annual Escalator Clause"

Using mouse - click on each area and enter or select relevant information.

5. This Renewal binds and benefits both Parties. This document will be attached and made part of the Original Base Agreement.
6. All other terms and conditions of the Original Base Agreement remain unchanged and in full force and effect.
7. **Entire Agreement.** Except as expressly modified by this Renewal, the Original Base Agreement shall be and remain in full force and effect in accordance with its terms and shall constitute the legal, valid, binding and enforceable obligations to the Parties. This Renewal and the Original Base Agreement (including any written addendums and/or amendments thereto), collectively, are the complete agreement of the Parties and supersede any prior agreements or representations, whether oral or written, with respect thereto.
8. **Advice of Counsel.** Each party acknowledges that, in executing this Renewal, such party has had the opportunity to seek the advice of independent legal counsel, and has read and understood all of the terms and provisions of this Renewal. Wisconsin Department of Public Instruction (DPI) is not a party to any contractual relationship between a SFA and a Vendor. DPI is not obligated, liable, or responsible for any action or inaction taken by a SFA or Vendor based on this Renewal or any other contract between SFA and Vendor. DPI's review of the Renewal is limited to assuring compliance with federal and state procurement requirements. The DPI does not review or judge the fairness, advisability, efficiency, or fiscal implications of this Renewal.

AUTHORIZED REPRESENTATIVE SIGNATURES	
SCHOOL AGENCY Signature of Authorized Representative > Printed Name of Authorized Representative <u>Jane Doe</u> Title <u>Director of Food Services</u> Date Signed <i>Mo./Day/Yr.</i>	VENDOR Signature of Representative > Printed Name of Representative <u>Stan Stanley</u> Title <u>Director of Operations</u> Date Signed <i>Mo./Day/Yr.</i>

School and Vendor will need to sign and date after entering relevant information.