

Magnolia Public Schools

Board Of Directors

Board Agenda Item #	III J
Date:	10.12.2017
То:	Magnolia Board of Directors
From:	Caprice Young, Ed.D. CEO & Superintendent
Staff Lead:	David Yilmaz, Chief Accountability Officer
RE:	Approval of Addendum to Schools in Action Services for 2017-18

Proposed Board Recommendation

I move that the board approve the addendum to Schools in Action services for 2017-18.

Background

In order to be in compliance with National School Lunch Program and School Breakfast Program, MPS has contracted with Schools in Action for the following services:

- Complete audit of each school's current lunch program processes through an on-site monitoring review as well as ongoing compliance oversight.
- Set up under our processing using Meal Time with training and support.
- Accurate and timely monthly lunch claim form submission and reimbursement.

The MPS board already approved our schools' contracts with Schools in Action on May 20, 2017. Later we received a letter from Schools in Action on September 25, 2017 that stated Magnolia needed additional support, in ensuring that the meal applications and verification reports are processed accurately. Our team (CAO, COO, CFO, and Executive Office Manager) held a meeting with SIA about this item and we recommend that this addendum be approved. SIA will be going through an audit this year and our schools will be part of the audit.

Budget Implications

The additional cost will be \$40/hr for a maximum of 60 hours overall for a total cost not to exceed \$2,400.00 to be allocated over eight of our schools.

Eight schools are sharing this cost since they will be part of the contract.

MSA-5 and Bell's meal programs are managed by LAUSD.

Name of Staff Originator:

David Yilmaz (Chief Accountability Officer) and Lydiett Vega (Executive Office Manager)

Attachments



MAGNOLIA PUBLIC SCHOOLS

13950 Milton Ave. 200B Westminster, CA 92683 P: (714) 892-5066 F: (714) 362-9588

- -Contracts for eight schools: MSA-1, 2, 3, 4, 6, 7, Santa Ana, and San Diego
- -SIA-Magnolia Agreement 17-18 (Letter from SIA)



Amendment to 2017-2018 Food Service Agreements

	nt to the fully executed 2017-2018 Food Service Agreements signed by Magnolia Public nools in Action is made on October, 2017	
It is hereby agre	eed that:	
Schools in Actio	on will provide Magnolia Charter Schools with additional meal program services.	
Those services are: 1) reviewing all NSLP meal applications for accuracy, and 2) overseeing the meal		
eligibility verification process.		
Cost: \$40 per h	nour, billed per school	
Estimate:		
MSA 7	4 hrs = \$160	
MSA 4	4 hrs = \$160	
MSA 1	13 hrs=\$520	
MSA 2	9 hrs = \$360	
MSA 3	11 hrs= \$440	
MSA SA	13 hrs= \$520	
MSA 6	6 hrs = \$240	
Total	\$2,400	

Name and Title of SFA Official	Telephone Number
Glenda Alemán, Executive Director	(323) 266-4371 x1009
Signature of SFA Official	Date
Glenda Aleman	10/9/217
Name and Title of Receiving Charter School Official	Telephone Number ()
Signature of Receiving Charter School Official	Date



California Department of Education Nutrition Services Division School Nutrition Programs 2017-2018

FOOD SERVICE AGREEMENT

Administering Sponsor: Schools in Action	
Agreement Number: 2017-9	Vendor Number: 521800
Receiving Charter School: Magnolia Science Academy Santa Ana	
Agreement Number: 2017-9	Vendor Number:
This Agreement, executed in duplicate and entered into on _ACTION, hereinafter referred to as the School Food Author Magnolia Public Schools hereinafter referred to a purpose of the SFA representing the Charter School as the It is hereby agreed that:	ority (SFA), andas [Charter School], is created for the
As a site under the SFA's child nutrition program agreemen enrolled students under the (check all that apply):	t(s), the Charter School will provide meals to
□ National School Lunch Program□ School Breakfast Program□ Meal Supplements in the National School Lunch I	Program
(1) The SFA will include all participating sites from the C with the California Department of Education (CDE).	harter School in its application/agreement
(2) The SFA will represent the Charter School as the Chi	ld Nutrition Program "Sponsor" and will



claim reimbursement from the CDE for all meals served to participating children enrolled in the **Charter School**. Reimbursement will be claimed at the rate of one breakfast/lunch/snack per child per day, only for complete meals/snacks counted at the point of service, and according to each child's eligibility category.

- (3) The **Charter School** will provide to the **SFA** by the 5th day of each month daily meal count records for the **SFA**'s use in claiming reimbursement. The **Charter School** understands that failure to submit daily meal count records may result in loss of reimbursement to the **Charter School**.
- (4) The **SFA** will distribute the child nutrition program reimbursement funds to the **Charter School** within 15 days of its receipt from the CDE.
- (5) The **SFA** and the **Charter School** will ensure that all reimbursement funds and other Program revenues are utilized solely for the operation and improvement of the school food service program. The **Charter School** will maintain an accounting system that clearly documents the receipt and use of program revenues.
- (6) The **Charter School** will provide to the **SFA** by the 5th day of each month copies of all records pertaining to the receipt and distribution of all Program revenues. The **SFA** will retain these records for a period of not less than 3 years, including current year, in accordance with their agreement with the CDE.
- (7) The **Charter School** will distribute and accept Free and Reduced Price Meal applications to all households. The **Charter School** will process and updated the Eligibility Roster with the eligibility status as soon as possible.
- (8) The **Charter School** will review and approve all Free and Reduced Price Meal applications within 10 days of receipt.
- (9) The **Charter School** will designate a Fair Hearing Officer in order to collect any concerns from parents and guardians regarding their eligibility.
- (10) The Charter School will perform the point of service meal counts utilizing the Meal Time software



recommended or another approved means. The **SFA** will provide training as necessary to **Charter School** staff regarding point-of-service meal counts and completion of all required documents.

- (11) The Charter School will perform the required daily and monthly edit checks.
- (12) The SFA will assist the Charter School in computing their Paid Lunch Equity amount.
- (13) The SFA will maintain Errors and Omissions Coverage for its role as the Sponsor.
- (14) The **SFA** will reimburse the CDE for over-claims and other fiscal sanctions imposed by the CDE resulting from errors identified during audits and/or reviews.
- (15) The **Charter School** will ultimately be responsible for meal count and claiming accountability and will assume financial responsibility for any over-claims or other program exceptions identified during a review or audit, and promptly reimburse the **SFA** accordingly.
- (16) The **Charter School** will perform the meal eligibility verification process and will notify the **SFA** of its findings. The **SFA** will submit report to CNIPS.
- (17) The SFA will conduct one Site Monitoring visit with participation from the Charter School to ensure compliance of all regulations and procedures.
- (18) The **Charter School** will conduct all federally required procurement processes and approve vendor(s) to provide meals to the **Charter School** that comply with the nutrition standards established by the United States Department of Agriculture for the Nutrient Standard menu planning option.
- (19) The Charter School will provide copies of the meal vendor agreement to the SFA.
- (20) The **Charter School** will notify the vendor of the number of meals/snacks needed no later than the time indicated on the vendor/charter school agreement each day. The **Charter School** will be obligated to accept and pay for the number of meals requested except that the **Charter School** may not accept meals that are spoiled or unwholesome at time of delivery and will ensure that those



meals are not included in invoices from the vendor.

- (21) The Charter School will be responsible for payment to the meal vendors.
- (22) The **Charter School** will be responsible for maintaining the proper temperature of the meals/snacks post delivery.
- (23) The **Charter School** will make vendor equipment/property ready for pickup on a basis indicated in the vendor/charter school agreement.
- (24) The gift or exchange of commodities is not permitted. Until students are served a meal/snack, all commodities remain the property of the SFA.
- (25) The **Charter School** will comply with all mandatory training and certification requirements including, but not limited to annual health certification of each site, completion of CDE food handler training, and yearly **SFA** training.
- (26) The **Charter School** will indemnify and hold the **SFA** and its officers, employees, and agents harmless from any claims or liability relating to the preparation, transportation, storage, or delivery of food.
- (27) The **Charter School** will pay the **SFA** a Non-Refundable, Annual Audit Fee and Per Pupil Fee as delineated below:

The cost of these services is:

\nearrow	Annual Audit Fee:	\$500.00	-due upon execution and yearly renewal of
>	Per Pupil Fee:	\$2.75	agreement -per student participating in lunch program, per
	Ŷ		monthly average, due within 30 days of invoicing (Free & Reduced eligibility)
A	Per Pupil Fee:	\$0.75	-per student participating in lunch program on monthly average, due within 30 days of



Invoicing (Paid eligibility)

- (28) The **Charter School** if interested will acquire directly from any meal count system provider the Point of Sale software and hardware to be implemented in accurate and efficient monitoring of the school lunch program.
- (29) The Charter School will keep and maintain liability insurance, including extended coverage for product liability in an amount no less than \$5 million_for each occurrence and will provide the SFA with a certificate evidencing insurance in the amount, naming the SFA as an additional insured and specifying that the coverage will not be canceled or modified without 30 days prior written notice to the SFA.
- (30) Both parties will comply with all applicable federal, state, and local statutes and regulations with regard to the preparation and service of National School Lunch Program and/or School Breakfast Program meals, including, but not limited to, all applicable regulations relating to the overt identification of needy pupils, the nutritional content of meals, and nondiscrimination. All records maintained by both parties shall be open and available to inspection by Federal, State, and local authorities in accordance with applicable statutes and regulations.
- (31) All business and information relating to the execution of this agreement and the services thereof, including kitchen visitations, will be directed to the Meal Program Manager, SFA.
- (32) The estimated amount of administrative fees that will be paid to the SFA for the 2017-18 school year is _\$11,645.21__, and the estimated amount of reimbursement from the CDE to the Charter School after the administrative fees are paid is _\$372,513.80____. These estimated amounts are based on average meal counts provided by the Charter School. The actual amount paid to the SFA and/or the amount of the reimbursement may be higher or lower depending on the amount of students participating in the program and the amount of meals claimed.

Once site addition is approved by the California Department of Education, this agreement is permanent and automatically renewable each year. Either party may terminate this agreement for cause upon thirty days written notice or in a mutually agreeable time frame. Notice of termination will be provided in writing to both parties and to the California Department of Education, Nutrition Services Division.



Name and Title of SFA Official	Telephone Number
Glenda Alemán, Executive Director	(323) 266-4371 x1009
Signature of SFA Official	Date
Glenda Aleman	7/27/17
Name and Title of Receiving Charter School Official Vavol Gurler, Principal	Telephone Number (714) 479 0115
Signature of Receiving Charter School Official	Date 7/25/17



California Department of Education Nutrition Services Division School Nutrition Programs 2017-2018

FOOD SERVICE AGREEMENT

Administering Sponsor: Schools in Action	
Agreement Number: 2017-8	Vendor Number: 521800
Receiving Charter School: Magnolia Science Academy San Diego	
Agreement Number: 2017-8	Vendor Number:
This Agreement, executed in duplicate and entered into on	between SCHOOLS IN
ACTION, hereinafter referred to as the School Food Authority (SFA Magnolia Public Schools hereinafter referred to as [Chart purpose of the SFA representing the Charter School as the Child Nu	er School], is created for the
It is hereby agreed that:	
As a site under the SFA's child nutrition program agreement(s), the Cenrolled students under the (check all that apply):	Charter School will provide meals to
National School Lunch Program School Breakfast Program Meal Supplements in the National School Lunch Program	
(1) The SFA will include all participating sites from the Charter So with the California Department of Education (CDE).	chool in its application/agreement
(2) The SFA will represent the Charter School as the Child Nutrition	on Program "Sponsor" and will
Page 1	



claim reimbursement from the CDE for all meals served to participating children enrolled in the **Charter School**. Reimbursement will be claimed at the rate of one breakfast/lunch/snack per child per day, only for complete meals/snacks counted at the point of service, and according to each child's eligibility category.

- (3) The Charter School will provide to the SFA by the 5th day of each month daily meal count records for the SFA's use in claiming reimbursement. The Charter School understands that failure to submit daily meal count records may result in loss of reimbursement to the Charter School.
- (4) The SFA will distribute the child nutrition program reimbursement funds to the Charter School within 15 days of its receipt from the CDE.
- (5) The SFA and the Charter School will ensure that all reimbursement funds and other Program revenues are utilized solely for the operation and improvement of the school food service program. The Charter School will maintain an accounting system that clearly documents the receipt and use of program revenues.
- (6) The **Charter School** will provide to the **SFA** by the 5th day of each month copies of all records pertaining to the receipt and distribution of all Program revenues. The **SFA** will retain these records for a period of not less than 3 years, including current year, in accordance with their agreement with the CDE.
- (7) The **Charter School** will distribute and accept Free and Reduced Price Meal applications to all households. The **Charter School** will process and updated the Eligibility Roster with the eligibility status as soon as possible.
- (8) The Charter School will review and approve all Free and Reduced Price Meal applications within 10 days of receipt.
- (9) The Charter School will designate a Fair Hearing Officer in order to collect any concerns from parents and guardians regarding their eligibility.
- (10) The Charter School will perform the point of service meal counts utilizing the Meal Time software



recommended or another approved means. The SFA will provide training as necessary to Charter School staff regarding point-of-service meal counts and completion of all required documents.

- (11) The Charter School will perform the required daily and monthly edit checks.
- (12) The SFA will assist the Charter School in computing their Paid Lunch Equity amount.
- (13) The SFA will maintain Errors and Omissions Coverage for its role as the Sponsor.
- (14) The SFA will reimburse the CDE for over-claims and other fiscal sanctions imposed by the CDE resulting from errors identified during audits and/or reviews.
- (15) The **Charter School** will ultimately be responsible for meal count and claiming accountability and will assume financial responsibility for any over-claims or other program exceptions identified during a review or audit, and promptly reimburse the **SFA** accordingly.
- (16) The Charter School will perform the meal eligibility verification process and will notify the SFA of its findings. The SFA will submit report to CNIPS.
- (17) The SFA will conduct one Site Monitoring visit with participation from the Charter School to ensure compliance of all regulations and procedures.
- (18) The **Charter School** will conduct all federally required procurement processes and approve vendor(s) to provide meals to the **Charter School** that comply with the nutrition standards established by the United States Department of Agriculture for the Nutrient Standard menu planning option.
- (19) The Charter School will provide copies of the meal vendor agreement to the SFA.
- (20) The **Charter School** will notify the vendor of the number of meals/snacks needed no later than the time indicated on the vendor/charter school agreement each day. The **Charter School** will be obligated to accept and pay for the number of meals requested except that the **Charter School** may not accept meals that are spoiled or unwholesome at time of delivery and will ensure that those



meals are not included in invoices from the vendor.

- (21) The Charter School will be responsible for payment to the meal vendors.
- (22) The Charter School will be responsible for maintaining the proper temperature of the meals/snacks post delivery.
- (23) The Charter School will make vendor equipment/property ready for pickup on a basis indicated in the vendor/charter school agreement.
- (24) The gift or exchange of commodities is not permitted. Until students are served a meal/snack, all commodities remain the property of the SFA.
- (25) The **Charter School** will comply with all mandatory training and certification requirements including, but not limited to annual health certification of each site, completion of CDE food handler training, and yearly **SFA** training.
- (26) The Charter School will indemnify and hold the SFA and its officers, employees, and agents harmless from any claims or liability relating to the preparation, transportation, storage, or delivery of food.
- (27) The Charter School will pay the SFA a Non-Refundable, Annual Audit Fee and Per Pupil Fee as delineated below:

The cost of these services is:

Annual Audit Fee: \$500.00 -due upon execution and yearly renewal of

agreement

Per Pupil Fee: \$2.75 -per student participating in lunch program, per

monthly average, due within 30 days of invoicing

(Free & Reduced eligibility)

Per Pupil Fee: \$0.75 -per student participating in lunch program on

monthly average, due within 30 days of



Invoicing (Paid eligibility)

- (28) The **Charter School** if interested will acquire directly from any meal count system provider the Point of Sale software and hardware to be implemented in accurate and efficient monitoring of the school lunch program.
- (29) The Charter School will keep and maintain liability insurance, including extended coverage for product liability in an amount no less than \$5 million_for each occurrence and will provide the SFA with a certificate evidencing insurance in the amount, naming the SFA as an additional insured and specifying that the coverage will not be canceled or modified without 30 days prior written notice to the SFA.
- (30) Both parties will comply with all applicable federal, state, and local statutes and regulations with regard to the preparation and service of National School Lunch Program and/or School Breakfast Program meals, including, but not limited to, all applicable regulations relating to the overt identification of needy pupils, the nutritional content of meals, and nondiscrimination. All records maintained by both parties shall be open and available to inspection by Federal, State, and local authorities in accordance with applicable statutes and regulations.
- (31) All business and information relating to the execution of this agreement and the services thereof, including kitchen visitations, will be directed to the Meal Program Manager, SFA.
- (32) The estimated amount of administrative fees that will be paid to the SFA for the 2017-18 school year is _\$1,495.58__, and the estimated amount of reimbursement from the CDE to the Charter School after the administrative fees are paid is __\$47,999.38_____. These estimated amounts are based on average meal counts provided by the Charter School. The actual amount paid to the SFA and/or the amount of the reimbursement may be higher or lower depending on the amount of students participating in the program and the amount of meals claimed.

Once site addition is approved by the California Department of Education, this agreement is permanent and automatically renewable each year. Either party may terminate this agreement for cause upon thirty days written notice or in a mutually agreeable time frame. Notice of termination will be provided in writing to both parties and to the California Department of Education, Nutrition Services Division.



Name and Title of SFA Official	Telephone Number
Glenda Alemán, Executive Director	(323) 266-4371 x1009
Signature of SFA Official	Date
Glenda Aleman	
Name and Title of Receiving Charter School Official Goldon Serce / Cincipal.	Telephone Number (69) 6441307
Signature of Receiving Charter School Official	Date
Molla Lones.	7124117
110000	



California Department of Education Nutrition Services Division School Nutrition Programs 2017-2018

FOOD SERVICE AGREEMENT

Administering Sponsor: Schools in Action	
Agreement Number: 2017-1	Vendor Number: 521800
Receiving Charter School: Magnolia Science Academy # 1	
Agreement Number: 2017-1	Vendor Number:
This Agreement, executed in duplicate and entered into on	(SFA), and
As a site under the SFA's child nutrition program agreement(s), the enrolled students under the (check all that apply):	he Charter School will provide meals to
National School Lunch Program School Breakfast Program Meal Supplements in the National School Lunch Progra	am
(1) The SFA will include all participating sites from the Charte with the California Department of Education (CDE).	er School in its application/agreement
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- (9) The **Charter School** will designate a Fair Hearing Officer in order to collect any concerns from parents and guardians regarding their eligibility.
- (10) The Charter School will perform the point of service meal counts utilizing the Meal Time software



recommended or another approved means. The **SFA** will provide training as necessary to **Charter School** staff regarding point-of-service meal counts and completion of all required documents.

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			(Free & Reduced eligibility)
>	Per Pupil Fee:	\$0.75	-per student participating in lunch program on
	•		monthly average, due within 30 days of



Invoicing (Paid eligibility)

- (28) The **Charter School** if interested will acquire directly from any meal count system provider the Point of Sale software and hardware to be implemented in accurate and efficient monitoring of the school lunch program.
- (29) The **Charter School** will keep and maintain liability insurance, including extended coverage for product liability in an amount no less than \$5 million_for each occurrence and will provide the **SFA** with a certificate evidencing insurance in the amount, naming the **SFA** as an additional insured and specifying that the coverage will not be canceled or modified without 30 days prior written notice to the **SFA**.
- (30) Both parties will comply with all applicable federal, state, and local statutes and regulations with regard to the preparation and service of National School Lunch Program and/or School Breakfast Program meals, including, but not limited to, all applicable regulations relating to the overt identification of needy pupils, the nutritional content of meals, and nondiscrimination. All records maintained by both parties shall be open and available to inspection by Federal, State, and local authorities in accordance with applicable statutes and regulations.
- (31) All business and information relating to the execution of this agreement and the services thereof, including kitchen visitations, will be directed to the Meal Program Manager, SFA.
- (32) The estimated amount of administrative fees that will be paid to the SFA for the 2017-18 school year is _\$7,201.91_, and the estimated amount of reimbursement from the CDE to the Charter School after the administrative fees are paid is _\$259,787.66______. These estimated amounts are based on average meal counts provided by the Charter School. The actual amount paid to the SFA and/or the amount of the reimbursement may be higher or lower depending on the amount of students participating in the program and the amount of meals claimed.

Once site addition is approved by the California Department of Education, this agreement is permanent and automatically renewable each year. Either party may terminate this agreement for cause upon thirty days written notice or in a mutually agreeable time frame. Notice of termination will be provided <u>in</u> writing to both parties and to the California Department of Education, Nutrition Services Division.



Name and Title of SFA Official	Telephone Number
Glenda Alemán, Executive Director	(323) 266-4371 x1009
Signature of SFA Official	Date
Glenda Aleman	7/27/17
Name and Title of Receiving Charter School Official Mustaku Jahn / Principal	Telephone Number (818) 609-0507
Signature of Receiving Charter School Official	Date
Musleyther thaten	7/24/17



California Department of Education Nutrition Services Division School Nutrition Programs 2017-2018

FOOD SERVICE AGREEMENT

Administering Sponsor: Schools in Action	
Agreement Number: 2017-2	Vendor Number: 521800
Receiving Charter School: Magnolia Science Academy # 2	
Agreement Number: 2017-2	Vendor Number:
This Agreement, executed in duplicate and entered into on ACTION, hereinafter referred to as the School Food Aut Magnolia Public Schools hereinafter referred to purpose of the SFA representing the Charter School as the It is hereby agreed that:	hority (SFA), ando as [Charter School], is created for the
As a site under the SFA's child nutrition program agreeme enrolled students under the (check all that apply):	ent(s), the Charter School will provide meals to
☐ National School Lunch Program ☐ School Breakfast Program ☐ Meal Supplements in the National School Lunch	h Program
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claim reimbursement from the CDE for all meals served to participating children enrolled in the **Charter School**. Reimbursement will be claimed at the rate of one breakfast/lunch/snack per child per day, only for complete meals/snacks counted at the point of service, and according to each child's eligibility category.

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- (14) The **SFA** will reimburse the CDE for over-claims and other fiscal sanctions imposed by the CDE resulting from errors identified during audits and/or reviews.
- (15) The **Charter School** will ultimately be responsible for meal count and claiming accountability and will assume financial responsibility for any over-claims or other program exceptions identified during a review or audit, and promptly reimburse the **SFA** accordingly.
- (16) The **Charter School** will perform the meal eligibility verification process and will notify the **SFA** of its findings. The **SFA** will submit report to CNIPS.
- (17) The SFA will conduct one Site Monitoring visit with participation from the Charter School to ensure compliance of all regulations and procedures.
- (18) The **Charter School** will conduct all federally required procurement processes and approve vendor(s) to provide meals to the **Charter School** that comply with the nutrition standards established by the United States Department of Agriculture for the Nutrient Standard menu planning option.
- (19) The Charter School will provide copies of the meal vendor agreement to the SFA.
- (20) The **Charter School** will notify the vendor of the number of meals/snacks needed no later than the time indicated on the vendor/charter school agreement each day. The **Charter School** will be obligated to accept and pay for the number of meals requested except that the **Charter School** may not accept meals that are spoiled or unwholesome at time of delivery and will ensure that those



meals are not included in invoices from the vendor.

- (21) The Charter School will be responsible for payment to the meal vendors.
- (22) The **Charter School** will be responsible for maintaining the proper temperature of the meals/snacks post delivery.
- (23) The **Charter School** will make vendor equipment/property ready for pickup on a basis indicated in the vendor/charter school agreement.
- (24) The gift or exchange of commodities is not permitted. Until students are served a meal/snack, all commodities remain the property of the SFA.
- (25) The **Charter School** will comply with all mandatory training and certification requirements including, but not limited to annual health certification of each site, completion of CDE food handler training, and yearly **SFA** training.
- (26) The **Charter School** will indemnify and hold the **SFA** and its officers, employees, and agents harmless from any claims or liability relating to the preparation, transportation, storage, or delivery of food.
- (27) The **Charter School** will pay the **SFA** a Non-Refundable, Annual Audit Fee and Per Pupil Fee as delineated below:

The cost of these services is:

➤ Annual Audit Fee: \$500.00 -due upon execution and yearly renewal of agreement

> Per Pupil Fee: \$2.75 -per student participating in lunch program, per

monthly average, due within 30 days of invoicing

(Free & Reduced eligibility)

> Per Pupil Fee: \$0.75 -per student participating in lunch program on

monthly average, due within 30 days of



Invoicing (Paid eligibility)

- (28) The **Charter School** if interested will acquire directly from any meal count system provider the Point of Sale software and hardware to be implemented in accurate and efficient monitoring of the school lunch program.
- (29) The **Charter School** will keep and maintain liability insurance, including extended coverage for product liability in an amount no less than \$5 million_for each occurrence and will provide the **SFA** with a certificate evidencing insurance in the amount, naming the **SFA** as an additional insured and specifying that the coverage will not be canceled or modified without 30 days prior written notice to the **SFA**.
- (30) Both parties will comply with all applicable federal, state, and local statutes and regulations with regard to the preparation and service of National School Lunch Program and/or School Breakfast Program meals, including, but not limited to, all applicable regulations relating to the overt identification of needy pupils, the nutritional content of meals, and nondiscrimination. All records maintained by both parties shall be open and available to inspection by Federal, State, and local authorities in accordance with applicable statutes and regulations.
- (31) All business and information relating to the execution of this agreement and the services thereof, including kitchen visitations, will be directed to the Meal Program Manager, SFA.
- (32) The estimated amount of administrative fees that will be paid to the SFA for the 2017-18 school year is _\$9,529.31__, and the estimated amount of reimbursement from the CDE to the Charter School after the administrative fees are paid is _\$310,662.37_____. These estimated amounts are based on average meal counts provided by the Charter School. The actual amount paid to the SFA and/or the amount of the reimbursement may be higher or lower depending on the amount of students participating in the program and the amount of meals claimed.

Once site addition is approved by the California Department of Education, this agreement is permanent and automatically renewable each year. Either party may terminate this agreement for cause upon thirty days written notice or in a mutually agreeable time frame. Notice of termination will be provided in writing to both parties and to the California Department of Education, Nutrition Services Division.



Name and Title of SFA Official	Telephone Number
Glenda Alemán, Executive Director	(323) 266-4371 x1009
Signature of SFA Official	Date
Glenda Aleman	7/26/17
Name and Title of Receiving Charter School Official	Telephone Number
Steven Keskinturk	(818)758-0300
Signature of Receiving Charter School Official	Date 07/26/2017



California Department of Education Nutrition Services Division School Nutrition Programs 2017-2018

FOOD SERVICE AGREEMENT

Administering Sponsor: Schools in Action			
Agreement Number: 2017-3 Vendor Number: 521800			
Receiving Charter School: Magnolia Science Academy # 3			
Agreement Number: 2017-3	Vendor Number:		
This Agreement, executed in duplicate and entered into a ACTION, hereinafter referred to as the School Food At Magnolia Public Schools hereinafter referred purpose of the SFA representing the Charter School as It is hereby agreed that:	to as [Charter School], is created for the		
As a site under the SFA's child nutrition program agrees enrolled students under the (check all that apply):	ment(s), the Charter School will provide meals to		
National School Lunch Program School Breakfast Program Meal Supplements in the National School Lun	ich Program		
(1) The SFA will include all participating sites from the with the California Department of Education (CDE			
(2) The SFA will represent the Charter School as the	Child Nutrition Program "Sponsor" and will		



claim reimbursement from the CDE for all meals served to participating children enrolled in the **Charter School**. Reimbursement will be claimed at the rate of one breakfast/lunch/snack per child per day, only for complete meals/snacks counted at the point of service, and according to each child's eligibility category.

- (3) The **Charter School** will provide to the **SFA** by the 5th day of each month daily meal count records for the **SFA's** use in claiming reimbursement. The **Charter School** understands that failure to submit daily meal count records may result in loss of reimbursement to the **Charter School**.
- (4) The SFA will distribute the child nutrition program reimbursement funds to the Charter School within 15 days of its receipt from the CDE.
- (5) The **SFA** and the **Charter School** will ensure that all reimbursement funds and other Program revenues are utilized solely for the operation and improvement of the school food service program. The **Charter School** will maintain an accounting system that clearly documents the receipt and use of program revenues.
- (6) The **Charter School** will provide to the **SFA** by the 5th day of each month copies of all records pertaining to the receipt and distribution of all Program revenues. The **SFA** will retain these records for a period of not less than 3 years, including current year, in accordance with their agreement with the CDE.
- (7) The **Charter School** will distribute and accept Free and Reduced Price Meal applications to all households. The **Charter School** will process and updated the Eligibility Roster with the eligibility status as soon as possible.
- (8) The **Charter School** will review and approve all Free and Reduced Price Meal applications within 10 days of receipt.
- (9) The **Charter School** will designate a Fair Hearing Officer in order to collect any concerns from parents and guardians regarding their eligibility.
- (10) The Charter School will perform the point of service meal counts utilizing the Meal Time software



recommended or another approved means. The **SFA** will provide training as necessary to **Charter School** staff regarding point-of-service meal counts and completion of all required documents.

- (11) The Charter School will perform the required daily and monthly edit checks.
- (12) The SFA will assist the Charter School in computing their Paid Lunch Equity amount.
- (13) The SFA will maintain Errors and Omissions Coverage for its role as the Sponsor.
- (14) The SFA will reimburse the CDE for over-claims and other fiscal sanctions imposed by the CDE resulting from errors identified during audits and/or reviews.
- (15) The **Charter School** will ultimately be responsible for meal count and claiming accountability and will assume financial responsibility for any over-claims or other program exceptions identified during a review or audit, and promptly reimburse the **SFA** accordingly.
- (16) The **Charter School** will perform the meal eligibility verification process and will notify the **SFA** of its findings. The **SFA** will submit report to CNIPS.
- (17) The SFA will conduct one Site Monitoring visit with participation from the Charter School to ensure compliance of all regulations and procedures.
- (18) The **Charter School** will conduct all federally required procurement processes and approve vendor(s) to provide meals to the **Charter School** that comply with the nutrition standards established by the United States Department of Agriculture for the Nutrient Standard menu planning option.
- (19) The Charter School will provide copies of the meal vendor agreement to the SFA.
- (20) The **Charter School** will notify the vendor of the number of meals/snacks needed no later than the time indicated on the vendor/charter school agreement each day. The **Charter School** will be obligated to accept and pay for the number of meals requested except that the **Charter School** may not accept meals that are spoiled or unwholesome at time of delivery and will ensure that those



meals are not included in invoices from the vendor.

- (21) The **Charter School** will be responsible for payment to the meal vendors.
- (22) The **Charter School** will be responsible for maintaining the proper temperature of the meals/snacks post delivery.
- (23) The **Charter School** will make vendor equipment/property ready for pickup on a basis indicated in the vendor/charter school agreement.
- (24) The gift or exchange of commodities is not permitted. Until students are served a meal/snack, all commodities remain the property of the SFA.
- (25) The **Charter School** will comply with all mandatory training and certification requirements including, but not limited to annual health certification of each site, completion of CDE food handler training, and yearly **SFA** training.
- (26) The **Charter School** will indemnify and hold the **SFA** and its officers, employees, and agents harmless from any claims or liability relating to the preparation, transportation, storage, or delivery of food.
- (27) The **Charter School** will pay the **SFA** a Non-Refundable, Annual Audit Fee and Per Pupil Fee as delineated below:

The cost of these services is:

>	Annual Audit Fee:	\$500.00	-due upon execution and yearly renewal of
		*** ** * * * * * * * 	agreement
A	Per Pupil Fee:	\$2.75	-per student participating in lunch program, per monthly average, due within 30 days of invoicing
			(Free & Reduced eligibility)
>	Per Pupil Fee:	\$0.75	-per student participating in lunch program on
			monthly average, due within 30 days of



Invoicing (Paid eligibility)

- (28) The **Charter School** if interested will acquire directly from any meal count system provider the Point of Sale software and hardware to be implemented in accurate and efficient monitoring of the school lunch program.
- (29) The **Charter School** will keep and maintain liability insurance, including extended coverage for product liability in an amount no less than \$5 million for each occurrence and will provide the **SFA** with a certificate evidencing insurance in the amount, naming the **SFA** as an additional insured and specifying that the coverage will not be canceled or modified without 30 days prior written notice to the **SFA**.
- (30) Both parties will comply with all applicable federal, state, and local statutes and regulations with regard to the preparation and service of National School Lunch Program and/or School Breakfast Program meals, including, but not limited to, all applicable regulations relating to the overt identification of needy pupils, the nutritional content of meals, and nondiscrimination. All records maintained by both parties shall be open and available to inspection by Federal, State, and local authorities in accordance with applicable statutes and regulations.
- (31) All business and information relating to the execution of this agreement and the services thereof, including kitchen visitations, will be directed to the Meal Program Manager, SFA.
- (32) The estimated amount of administrative fees that will be paid to the SFA for the 2017-18 school year is _\$7,598.59__, and the estimated amount of reimbursement from the CDE to the Charter School after the administrative fees are paid is _\$310,662.37____. These estimated amounts are based on average meal counts provided by the Charter School. The actual amount paid to the SFA and/or the amount of the reimbursement may be higher or lower depending on the amount of students participating in the program and the amount of meals claimed.

Once site addition is approved by the California Department of Education, this agreement is permanent and automatically renewable each year. Either party may terminate this agreement for cause upon thirty days written notice or in a mutually agreeable time frame. Notice of termination will be provided in writing to both parties and to the California Department of Education, Nutrition Services Division.



Name and Title of SFA Official	Telephone Number
Glenda Alemán, Executive Director	(323) 266-4371 x1009
Signature of SFA Official	Date
Glenda Aleman	7/16/17
Name and Title of Receiving Charter School Official	Telephone Number
Shadier Dave (1)	(310) 637-380 p
Signature of Receiving Charter School Official	Date
Ruryof (1)	7/14/17



California Department of Education Nutrition Services Division School Nutrition Programs 2017-2018

FOOD SERVICE AGREEMENT

Administering Sponsor: Schools in Action				
Agreement Number: 2017-4	Vendor Number: 521800			
Receiving Charter School: Magnolia Science Academy # 4				
Agreement Number: 2017-4	Vendor Number:			
ACTION, hereinafter referred to as the School I Magnolia Public Schools hereinafter purpose of the SFA representing the Charter School	referred to as [Charter School], is created for the			
As a site under the SFA's child nutrition program enrolled students under the (check all that apply)	m agreement(s), the Charter School will provide meals to			
National School Lunch Program School Breakfast Program Meal Supplements in the National Sch	ool Lunch Program			
(1) The SFA will include all participating sites with the California Department of Education	from the Charter School in its application/agreement on (CDE).			
(2) The SFA will represent the Charter School	ol as the Child Nutrition Program "Sponsor" and will			



claim reimbursement from the CDE for all meals served to participating children enrolled in the **Charter School**. Reimbursement will be claimed at the rate of one breakfast/lunch/snack per child per day, only for complete meals/snacks counted at the point of service, and according to each child's eligibility category.

- (3) The **Charter School** will provide to the **SFA** by the 5th day of each month daily meal count records for the **SFA's** use in claiming reimbursement. The **Charter School** understands that failure to submit daily meal count records may result in loss of reimbursement to the **Charter School**.
- (4) The **SFA** will distribute the child nutrition program reimbursement funds to the **Charter School** within 15 days of its receipt from the CDE.
- (5) The **SFA** and the **Charter School** will ensure that all reimbursement funds and other Program revenues are utilized solely for the operation and improvement of the school food service program. The **Charter School** will maintain an accounting system that clearly documents the receipt and use of program revenues.
- (6) The **Charter School** will provide to the **SFA** by the 5th day of each month copies of all records pertaining to the receipt and distribution of all Program revenues. The **SFA** will retain these records for a period of not less than 3 years, including current year, in accordance with their agreement with the CDE.
- (7) The **Charter School** will distribute and accept Free and Reduced Price Meal applications to all households. The **Charter School** will process and updated the Eligibility Roster with the eligibility status as soon as possible.
- (8) The **Charter School** will review and approve all Free and Reduced Price Meal applications within 10 days of receipt.
- (9) The **Charter School** will designate a Fair Hearing Officer in order to collect any concerns from parents and guardians regarding their eligibility.
- (10) The Charter School will perform the point of service meal counts utilizing the Meal Time software



recommended or another approved means. The **SFA** will provide training as necessary to **Charter School** staff regarding point-of-service meal counts and completion of all required documents.

- (11) The Charter School will perform the required daily and monthly edit checks.
- (12) The SFA will assist the Charter School in computing their Paid Lunch Equity amount.
- (13) The SFA will maintain Errors and Omissions Coverage for its role as the Sponsor.
- (14) The SFA will reimburse the CDE for over-claims and other fiscal sanctions imposed by the CDE resulting from errors identified during audits and/or reviews.
- (15) The **Charter School** will ultimately be responsible for meal count and claiming accountability and will assume financial responsibility for any over-claims or other program exceptions identified during a review or audit, and promptly reimburse the **SFA** accordingly.
- (16) The **Charter School** will perform the meal eligibility verification process and will notify the **SFA** of its findings. The **SFA** will submit report to CNIPS.
- (17) The **SFA** will conduct one Site Monitoring visit with participation from the **Charter School** to ensure compliance of all regulations and procedures.
- (18) The **Charter School** will conduct all federally required procurement processes and approve vendor(s) to provide meals to the **Charter School** that comply with the nutrition standards established by the United States Department of Agriculture for the Nutrient Standard menu planning option.
- (19) The Charter School will provide copies of the meal vendor agreement to the SFA.
- (20) The **Charter School** will notify the vendor of the number of meals/snacks needed no later than the time indicated on the vendor/charter school agreement each day. The **Charter School** will be obligated to accept and pay for the number of meals requested except that the **Charter School** may not accept meals that are spoiled or unwholesome at time of delivery and will ensure that those



meals are not included in invoices from the vendor.

- (21) The Charter School will be responsible for payment to the meal vendors.
- (22) The **Charter School** will be responsible for maintaining the proper temperature of the meals/snacks post delivery.
- (23) The **Charter School** will make vendor equipment/property ready for pickup on a basis indicated in the vendor/charter school agreement.
- (24) The gift or exchange of commodities is not permitted. Until students are served a meal/snack, all commodities remain the property of the SFA.
- (25) The **Charter School** will comply with all mandatory training and certification requirements including, but not limited to annual health certification of each site, completion of CDE food handler training, and yearly **SFA** training.
- (26) The **Charter School** will indemnify and hold the **SFA** and its officers, employees, and agents harmless from any claims or liability relating to the preparation, transportation, storage, or delivery of food.
- (27) The **Charter School** will pay the **SFA** a Non-Refundable, Annual Audit Fee and Per Pupil Fee as delineated below:

The cost of these services is:

>	Annual Audit Fee:	\$500.00	-due upon execution and yearly renewal of
>	Per Pupil Fee:	\$2.75	agreement -per student participating in lunch program, per monthly average, due within 30 days of invoicing
>	Per Pupil Fee:	\$0.75	(Free & Reduced eligibility) -per student participating in lunch program on monthly average, due within 30 days of



Invoicing (Paid eligibility)

- (28) The **Charter School** if interested will acquire directly from any meal count system provider the Point of Sale software and hardware to be implemented in accurate and efficient monitoring of the school lunch program.
- (29) The **Charter School** will keep and maintain liability insurance, including extended coverage for product liability in an amount no less than \$5 million for each occurrence and will provide the **SFA** with a certificate evidencing insurance in the amount, naming the **SFA** as an additional insured and specifying that the coverage will not be canceled or modified without 30 days prior written notice to the **SFA**.
- (30) Both parties will comply with all applicable federal, state, and local statutes and regulations with regard to the preparation and service of National School Lunch Program and/or School Breakfast Program meals, including, but not limited to, all applicable regulations relating to the overt identification of needy pupils, the nutritional content of meals, and nondiscrimination. All records maintained by both parties shall be open and available to inspection by Federal, State, and local authorities in accordance with applicable statutes and regulations.
- (31) All business and information relating to the execution of this agreement and the services thereof, including kitchen visitations, will be directed to the Meal Program Manager, SFA.
- (32) The estimated amount of administrative fees that will be paid to the SFA for the 2017-18 school year is _\$1,684.80__, and the estimated amount of reimbursement from the CDE to the Charter School after the administrative fees are paid is __\$74,547.57____. These estimated amounts are based on average meal counts provided by the Charter School. The actual amount paid to the SFA and/or the amount of the reimbursement may be higher or lower depending on the amount of students participating in the program and the amount of meals claimed.

Once site addition is approved by the California Department of Education, this agreement is permanent and automatically renewable each year. Either party may terminate this agreement for cause upon thirty days written notice or in a mutually agreeable time frame. Notice of termination will be provided in writing to both parties and to the California Department of Education, Nutrition Services Division.



Name and Title of SFA Official	Telephone Number
Glenda Alemán, Executive Director	(323) 266-4371 x1009
Signature of SFA Official	Date
Glenda Aleman	7/27/17
Name and Title of Receiving Charter School Official	Telephone Number
Lisa Ross, Principal	(310)473-2464
Signature of Receiving Charter School Official	Date
	7-25-17



California Department of Education Nutrition Services Division School Nutrition Programs 2017-2018

FOOD SERVICE AGREEMENT

Administering Sponsor: Schools in Action	
Agreement Number: 2017-6	Vendor Number: 521800
Receiving Charter School: Magnolia Science Academy # 6	
Agreement Number: 2017-6	Vendor Number:
purpose of the SFA representing the Charter School as the C It is hereby agreed that:	s [Charter School], is created for the Child Nutrition Program "Sponsor".
As a site under the SFA's child nutrition program agreement(enrolled students under the (check all that apply):	(s), the Charter School will provide meals to
National School Lunch Program School Breakfast Program Meal Supplements in the National School Lunch Program	rogram
(1) The SFA will include all participating sites from the Ch with the California Department of Education (CDE).	narter School in its application/agreement
(2) The SFA will represent the Charter School as the Child	d Nutrition Program "Sponsor" and will



claim reimbursement from the CDE for all meals served to participating children enrolled in the **Charter School**. Reimbursement will be claimed at the rate of one breakfast/lunch/snack per child per day, only for complete meals/snacks counted at the point of service, and according to each child's eligibility category.

- (3) The **Charter School** will provide to the **SFA** by the 5th day of each month daily meal count records for the **SFA**'s use in claiming reimbursement. The **Charter School** understands that failure to submit daily meal count records may result in loss of reimbursement to the **Charter School**.
- (4) The SFA will distribute the child nutrition program reimbursement funds to the Charter School within 15 days of its receipt from the CDE.
- (5) The **SFA** and the **Charter School** will ensure that all reimbursement funds and other Program revenues are utilized solely for the operation and improvement of the school food service program. The **Charter School** will maintain an accounting system that clearly documents the receipt and use of program revenues.
- (6) The **Charter School** will provide to the **SFA** by the 5th day of each month copies of all records pertaining to the receipt and distribution of all Program revenues. The **SFA** will retain these records for a period of not less than 3 years, including current year, in accordance with their agreement with the CDE.
- (7) The **Charter School** will distribute and accept Free and Reduced Price Meal applications to all households. The **Charter School** will process and updated the Eligibility Roster with the eligibility status as soon as possible.
- (8) The **Charter School** will review and approve all Free and Reduced Price Meal applications within 10 days of receipt.
- (9) The **Charter School** will designate a Fair Hearing Officer in order to collect any concerns from parents and guardians regarding their eligibility.
- (10) The Charter School will perform the point of service meal counts utilizing the Meal Time software



recommended or another approved means. The SFA will provide training as necessary to Charter School staff regarding point-of-service meal counts and completion of all required documents.

- (11) The Charter School will perform the required daily and monthly edit checks.
- (12) The SFA will assist the Charter School in computing their Paid Lunch Equity amount.
- (13) The SFA will maintain Errors and Omissions Coverage for its role as the Sponsor.
- (14) The SFA will reimburse the CDE for over-claims and other fiscal sanctions imposed by the CDE resulting from errors identified during audits and/or reviews.
- (15) The **Charter School** will ultimately be responsible for meal count and claiming accountability and will assume financial responsibility for any over-claims or other program exceptions identified during a review or audit, and promptly reimburse the **SFA** accordingly.
- (16) The **Charter School** will perform the meal eligibility verification process and will notify the **SFA** of its findings. The **SFA** will submit report to CNIPS.
- (17) The SFA will conduct one Site Monitoring visit with participation from the Charter School to ensure compliance of all regulations and procedures.
- (18) The **Charter School** will conduct all federally required procurement processes and approve vendor(s) to provide meals to the **Charter School** that comply with the nutrition standards established by the United States Department of Agriculture for the Nutrient Standard menu planning option.
- (19) The Charter School will provide copies of the meal vendor agreement to the SFA.
- (20) The **Charter School** will notify the vendor of the number of meals/snacks needed no later than the time indicated on the vendor/charter school agreement each day. The **Charter School** will be obligated to accept and pay for the number of meals requested except that the **Charter School** may not accept meals that are spoiled or unwholesome at time of delivery and will ensure that those



meals are not included in invoices from the vendor.

- (21) The Charter School will be responsible for payment to the meal vendors.
- (22) The **Charter School** will be responsible for maintaining the proper temperature of the meals/snacks post delivery.
- (23) The **Charter School** will make vendor equipment/property ready for pickup on a basis indicated in the vendor/charter school agreement.
- (24) The gift or exchange of commodities is not permitted. Until students are served a meal/snack, all commodities remain the property of the SFA.
- (25) The **Charter School** will comply with all mandatory training and certification requirements including, but not limited to annual health certification of each site, completion of CDE food handler training, and yearly **SFA** training.
- (26) The **Charter School** will indemnify and hold the **SFA** and its officers, employees, and agents harmless from any claims or liability relating to the preparation, transportation, storage, or delivery of food.
- (27) The **Charter School** will pay the **SFA** a Non-Refundable, Annual Audit Fee and Per Pupil Fee as delineated below:

The cost of these services is:

>	Annual Audit Fee:	\$500.00	-due upon execution and yearly renewal of
>	Per Pupil Fee:	\$2.75	agreement -per student participating in lunch program, per
			monthly average, due within 30 days of invoicing (Free & Reduced eligibility)
>	Per Pupil Fee:	\$0.75	-per student participating in lunch program on monthly average, due within 30 days of



Invoicing (Paid eligibility)

- (28) The **Charter School** if interested will acquire directly from any meal count system provider the Point of Sale software and hardware to be implemented in accurate and efficient monitoring of the school lunch program.
- (29) The **Charter School** will keep and maintain liability insurance, including extended coverage for product liability in an amount no less than \$5 million for each occurrence and will provide the **SFA** with a certificate evidencing insurance in the amount, naming the **SFA** as an additional insured and specifying that the coverage will not be canceled or modified without 30 days prior written notice to the **SFA**.
- (30) Both parties will comply with all applicable federal, state, and local statutes and regulations with regard to the preparation and service of National School Lunch Program and/or School Breakfast Program meals, including, but not limited to, all applicable regulations relating to the overt identification of needy pupils, the nutritional content of meals, and nondiscrimination. All records maintained by both parties shall be open and available to inspection by Federal, State, and local authorities in accordance with applicable statutes and regulations.
- (31) All business and information relating to the execution of this agreement and the services thereof, including kitchen visitations, will be directed to the Meal Program Manager, SFA.
- (32) The estimated amount of administrative fees that will be paid to the SFA for the 2017-18 school year is _\$2,395.58_, and the estimated amount of reimbursement from the CDE to the Charter School after the administrative fees are paid is __\$107,100.80_____. These estimated amounts are based on average meal counts provided by the Charter School. The actual amount paid to the SFA and/or the amount of the reimbursement may be higher or lower depending on the amount of students participating in the program and the amount of meals claimed.

Once site addition is approved by the California Department of Education, this agreement is permanent and automatically renewable each year. Either party may terminate this agreement for cause upon thirty days written notice or in a mutually agreeable time frame. Notice of termination will be provided <u>in</u> writing to both parties and to the California Department of Education, Nutrition Services Division.



Name and Title of SFA Official	Telephone Number
Glenda Alemán, Executive Director	(323) 266-4371 x1009
Signature of SFA Official	Date
Glenda Aleman	7/27/17
Name and Title of Receiving Charter School Official John Terzi, Principal	Telephone Number (310) 842-8555 x 111
Signature of Receiving Charter School Official	Date
J. Nerzi	7/24/17



California Department of Education Nutrition Services Division School Nutrition Programs 2017-2018

FOOD SERVICE AGREEMENT

Administering Sponsor: Schools in Action	
Agreement Number: 2017-7	Vendor Number: 521800
Receiving Charter School: Magnolia Science Academy #7	
Agreement Number: 2017-7	Vendor Number:
ACTION, hereinafter referred to as the School Formagnolia Public Schools hereinafter referred purpose of the SFA representing the Charter School It is hereby agreed that: As a site under the SFA's child nutrition program as	ferred to as [Charter School], is created for the
enrolled students under the (check all that apply): National School Lunch Program School Breakfast Program Meal Supplements in the National School	ol Lunch Program
(1) The SFA will include all participating sites fr with the California Department of Education	om the Charter School in its application/agreement (CDE).
(2) The SFA will represent the Charter School a	as the Child Nutrition Program "Sponsor" and will



claim reimbursement from the CDE for all meals served to participating children enrolled in the **Charter School**. Reimbursement will be claimed at the rate of one breakfast/lunch/snack per child per day, only for complete meals/snacks counted at the point of service, and according to each child's eligibility category.

- (3) The **Charter School** will provide to the **SFA** by the 5th day of each month daily meal count records for the **SFA's** use in claiming reimbursement. The **Charter School** understands that failure to submit daily meal count records may result in loss of reimbursement to the **Charter School**.
- (4) The SFA will distribute the child nutrition program reimbursement funds to the Charter School within 15 days of its receipt from the CDE.
- (5) The **SFA** and the **Charter School** will ensure that all reimbursement funds and other Program revenues are utilized solely for the operation and improvement of the school food service program. The **Charter School** will maintain an accounting system that clearly documents the receipt and use of program revenues.
- (6) The **Charter School** will provide to the **SFA** by the 5th day of each month copies of all records pertaining to the receipt and distribution of all Program revenues. The **SFA** will retain these records for a period of not less than 3 years, including current year, in accordance with their agreement with the CDE.
- (7) The **Charter School** will distribute and accept Free and Reduced Price Meal applications to all households. The **Charter School** will process and updated the Eligibility Roster with the eligibility status as soon as possible.
- (8) The **Charter School** will review and approve all Free and Reduced Price Meal applications within 10 days of receipt.
- (9) The **Charter School** will designate a Fair Hearing Officer in order to collect any concerns from parents and guardians regarding their eligibility.
- (10) The Charter School will perform the point of service meal counts utilizing the Meal Time software



recommended or another approved means. The **SFA** will provide training as necessary to **Charter School** staff regarding point-of-service meal counts and completion of all required documents.

- (11) The Charter School will perform the required daily and monthly edit checks.
- (12) The SFA will assist the Charter School in computing their Paid Lunch Equity amount.
- (13) The SFA will maintain Errors and Omissions Coverage for its role as the Sponsor.
- (14) The **SFA** will reimburse the CDE for over-claims and other fiscal sanctions imposed by the CDE resulting from errors identified during audits and/or reviews.
- (15) The **Charter School** will ultimately be responsible for meal count and claiming accountability and will assume financial responsibility for any over-claims or other program exceptions identified during a review or audit, and promptly reimburse the **SFA** accordingly.
- (16) The **Charter School** will perform the meal eligibility verification process and will notify the **SFA** of its findings. The **SFA** will submit report to CNIPS.
- (17) The SFA will conduct one Site Monitoring visit with participation from the Charter School to ensure compliance of all regulations and procedures.
- (18) The **Charter School** will conduct all federally required procurement processes and approve vendor(s) to provide meals to the **Charter School** that comply with the nutrition standards established by the United States Department of Agriculture for the Nutrient Standard menu planning option.
- (19) The Charter School will provide copies of the meal vendor agreement to the SFA.
- (20) The **Charter School** will notify the vendor of the number of meals/snacks needed no later than the time indicated on the vendor/charter school agreement each day. The **Charter School** will be obligated to accept and pay for the number of meals requested except that the **Charter School** may not accept meals that are spoiled or unwholesome at time of delivery and will ensure that those



meals are not included in invoices from the vendor.

- (21) The Charter School will be responsible for payment to the meal vendors.
- (22) The **Charter School** will be responsible for maintaining the proper temperature of the meals/snacks post delivery.
- (23) The **Charter School** will make vendor equipment/property ready for pickup on a basis indicated in the vendor/charter school agreement.
- (24) The gift or exchange of commodities is not permitted. Until students are served a meal/snack, all commodities remain the property of the SFA.
- (25) The **Charter School** will comply with all mandatory training and certification requirements including, but not limited to annual health certification of each site, completion of CDE food handler training, and yearly **SFA** training.
- (26) The **Charter School** will indemnify and hold the **SFA** and its officers, employees, and agents harmless from any claims or liability relating to the preparation, transportation, storage, or delivery of food.
- (27) The **Charter School** will pay the **SFA** a Non-Refundable, Annual Audit Fee and Per Pupil Fee as delineated below:

The cost of these services is:

>	Annual Audit Fee:	\$500.00	-due upon execution and yearly renewal of
>	Per Pupil Fee:	\$2.75	agreement -per student participating in lunch program, per monthly average, due within 30 days of invoicing
>	Per Pupil Fee:	\$0.75	(Free & Reduced eligibility) -per student participating in lunch program on monthly average, due within 30 days of



Invoicing (Paid eligibility)

- (28) The **Charter School** if interested will acquire directly from any meal count system provider the Point of Sale software and hardware to be implemented in accurate and efficient monitoring of the school lunch program.
- (29) The **Charter School** will keep and maintain liability insurance, including extended coverage for product liability in an amount no less than \$5 million_for each occurrence and will provide the **SFA** with a certificate evidencing insurance in the amount, naming the **SFA** as an additional insured and specifying that the coverage will not be canceled or modified without 30 days prior written notice to the **SFA**.
- (30) Both parties will comply with all applicable federal, state, and local statutes and regulations with regard to the preparation and service of National School Lunch Program and/or School Breakfast Program meals, including, but not limited to, all applicable regulations relating to the overt identification of needy pupils, the nutritional content of meals, and nondiscrimination. All records maintained by both parties shall be open and available to inspection by Federal, State, and local authorities in accordance with applicable statutes and regulations.
- (31) All business and information relating to the execution of this agreement and the services thereof, including kitchen visitations, will be directed to the Meal Program Manager, SFA.
- (32) The estimated amount of administrative fees that will be paid to the SFA for the 2017-18 school year is _\$2,510.78__, and the estimated amount of reimbursement from the CDE to the Charter School after the administrative fees are paid is __\$75,067.19____. These estimated amounts are based on average meal counts provided by the Charter School. The actual amount paid to the SFA and/or the amount of the reimbursement may be higher or lower depending on the amount of students participating in the program and the amount of meals claimed.

Once site addition is approved by the California Department of Education, this agreement is permanent and automatically renewable each year. Either party may terminate this agreement for cause upon thirty days written notice or in a mutually agreeable time frame. Notice of termination will be provided in writing to both parties and to the California Department of Education, Nutrition Services Division.



Name and Title of SFA Official	Telephone Number
Glenda Alemán, Executive Director	(323) 266-4371 x1009
Signature of SFA Official	Date
Glenda Aleman	8/14/17
Name and Title of Receiving Charter School Official	Telephone Number
Fatih Metin - Principal	(918) 286 05 25
Signature of Receiving Charter School Official	Date
Eatil Metin	7/26/2017