# CONTRACT EXTENSION ADDENDUM TO AGREEMENT TO PROVIDE FOOD SERVICE

Between THE LUNCHMASTER and AMERICAN INDIAN MODEL SCHOOLS

This Addendum made on March 29, 2024, between The LunchMaster, (Vendor) and American Indian Model Schools (School), is created for the purpose of providing meals under the National School Lunch Program (NSLP) and the School Breakfast Program (SBP).

#### 1. Addendum Purpose:

This addendum contains the renewal rates and fees for the delivery of vended meals under the National School Lunch and School Breakfast Program for the period beginning July 1, 2024, ending on June 30, 2025. The terms and conditions of the original Base Year service Agreement are applicable to this Contract renewal.

#### 2. Service Agreement Period:

Base Year: July 1, 2023 – June 30, 2024 1st Renewal Year: July 1, 2024 – June 30, 2025

#### 3. Pricing:

Vendor will charge School the following prices starting July 1, 2024.

MEAL	RATE SY 23/24	RATE SY 24/25
Breakfast – NSLP	\$2.25	\$2.35
K-8 Lunch – NSLP	\$3.50	\$3.50
9-12 Lunch – NSLP	\$3.75	\$3.75
Snack - NSLP	\$1.10	\$1.10

#### 4. Additional Pricing Disclosures:

- a) Meals for Staff Members: PRICED UPON REQUEST.
- b) Soymilk per meal: (non-medically and medically required): PRICED UPON REQUEST.
- c) Meal labels: PRICED UPON REQUEST.
- **d)** Certified Gluten Free Meals are available for order with a signed doctor's note. PRICED UPON REQUEST.
- e) If a minimum of 100 Lunch Meals per day per delivery cannot be maintained, a delivery fee of \$100.00 per day per site will need to be added to the weekly / monthly invoices.

School and Vendor hereby mutually exercise the option to renew the service agreement from Rate Year 2024-2025.

Telephone Number	
510-912-4045	
Date	
Telephone Number	
ager 650-596-8008 Ext. 1111	
Date	

#### Attachment M

#### Buy American/California Certification Form

\*\*\*Please attach to your Proposal and provide documentation needed to support the claim

Buy American Provision (7 CFR, sections 210.21[d] and 220.16[d]; U.S. Department of Agriculture Policy Memorandum SP 38-2017)

Schools participating in the federal school meal programs are required to purchase domestic commodities and products for school meals to the maximum extent practicable. Domestic commodity or product means an agricultural commodity that is produced in the US and a food product that is processed in the US substantially (at least 51 percent) using agricultural commodities that are produced in the US.

Domestic commodities or products are defined as agricultural commodities (i.e., meat/meat alternate, grain, fruit, vegetable, and fluid milk) or processed products (i.e., processed food product that includes components that contribute to a reimbursable meal, such as a chicken patty that contains an M/MA and grain component) that are processed in the United States using substantial agricultural commodities that are produced in the United States. Products from Guam, American Samoa, Virgin Islands, Puerto Rico, and the Northern Mariana Islands are allowed under this provision as territories of the United States.

All creditable food products must comply with the Buy American Provision requirement in 7 *CFR*, sections 210.21(d) and 220.16(d). Note: The SFA is not required to adhere to the domestic requirement for foods that are not creditable food components, such as for spices, oils, or condiments.

Exceptions to the Buy American Provision will be used as a last resort and are only allowable for one of the two exceptions listed below and outlined in further detail in the USDA Policy Memorandum SP 38-2017: Compliance with and Enforcement of the Buy American Provision in the National School Lunch Program.

- The product is not produced or manufactured in the United States in sufficient and reasonably available quantities of a satisfactory quality, such as bananas or pineapples.
- Competitive bids reveal the costs of a United States product are significantly higher than
  the nondomestic product.

Vendors/distributors must document and inform the SFA of exceptions to the Buy American Provision requirement *prior* to delivery of the nondomestic commodity or product. Exceptions must be provided in writing and approved by the Child Nutrition Director prior to delivery.

The vendor must include all food products bid by the company that do not meet the definition of "domestic".

California Senate Bill 490 is effective on January 1, 2024. This new law applies to local educational agencies (LEAs) who operate the School Nutrition Programs in California and receive more than \$1,000,000 in annual federal meal reimbursement (includes the National School Lunch Program (NSLP), School Breakfast Program (SBP), and the Afterschool meal supplement (AMS)).

The LEA and the Food Service Management Company receiving the contract award must only purchase agricultural products grown, packed, or processed domestically unless any of the following applies:

- 1. The bid or price of the nondomestic agricultural food product is more than 25 percent lower than the bid or price of the domestic agricultural food product.
- The quality of the domestic agricultural food product is inferior to the quality of the agricultural food product grown, packed, or produced non-domestically.

3. The agricultural food product is not produced or manufactured domestically in sufficient and reasonably available quantities of a satisfactory quality to meet the needs of the public institution.

An "Agricultural food product" is defined as a fresh or processed product, including fruits, nuts, vegetables, herbs, mushrooms, dairy, shell eggs, honey, grains, livestock meats, poultry meats, and fish, including shellfish.

Further, Assembly Bill 778 amends California Food and Agriculture Code (FAC) Section 58595(a) by removing the requirement that school districts must accept the bid or price of a California grown agriculture product if the price does not exceed more than 5 percent of the lowest bid or an agriculture product produced outside of the state. In addition, this law adds LEAs to FAC Section 58595(c) which requires LEAs to accept a bid or price for that agricultural food product when it is grown in California before accepting a bid or price for a domestic agricultural food product that is grown outside the state, when both of the following are met:

- 1. The bid or price of the California-grown agricultural food product does not exceed the lowest bid or price for a domestic agricultural food produced outside the state.
- 2. The quality of the California-grown agricultural food product is comparable to that domestic agricultural food product produced outside the state.

The FSMC must provide the LEA with the appropriate documentation demonstrating compliance with Senate Bill 490 and Assembly Bill 778.

This document must be signed and included as a part of the bid.

#### BUY AMERICAN/CALIFORNIA CERTIFICATION FORM FOR FOOD PURCHASES

SFAName: American Indian Schools

The Buy American Provision (7 CFR Part 210.21(d)) requires School Food Authorities to purchase, to the maximum extent practical, domestically grown and processed foods. "Domestic" is defined as a product that is grown in the United States, or with processed food items, the product must be processed in the United States of food that is produced and grown domestically in the United States. Any product processed by a responsive vendor must contain over 51% of the food component, by weight or volume, from U.S. origin.

The vendor must include all component items proposed by the company that do not meet the definition of

"domestic". This document must be included as a part of the proposal.

This form also includes additional requirements for Child Nutrition Programs in the State of California. Read the requirements carefully and submit the Buy American/California Certification form with your

oid.	
	VENDORS MUST CERTIFY EITHER: (CHECK NUMBER 1 OR 21
	<ol> <li>I certify that all food products bid by my company are 100% produced in the U.S., or processed in the U.S. with the final processed product including over 51% of food that was grown in the U.S.</li> </ol>
	2. I certify that all food products bid by my company are 100% produced in the U.S., or processed in the U.S. with the final processed product including over 51% of food that was grown in the U.S. with the EXCEPTION of the following items listed below.
NAME OF	COMPLETE BELOW AND CHECK Tiffi APPROPRIATE REASON THE NON-
FOOD ITEM	DOMESTIC PRODUCT IS BID OR PRODUCT IS GROWN OUTSIDE OF CALIFORNIA.
	1. This product includes % U.S. Content. The product is grown in X The product is not produced or manufactured in the U.S. in sufficient and reasonably available quantities OR  ☐ The quality of the domestically grown product is inferior to the non-domestically grown product (sufficient documentation must be provided with the Buy American/California Certification form. OR
Bananas	☐ The cost of the non-domestic product is more than 25% lower than the bid or price of the domestic agricultural food product.
	List prices and unit pack size below for hem to be considered:  \$ I Price of Domestic or U.S. Grown Product Per Unit \$ I Price of Non-Domestically Grown Product Per Unit
	This product is grown outside of the State of California and both of the following apply:     D The price of the California-grown agricultural food product exceeds the lowest price for a domestic agricultural food product produced outside the state.  AND
	D The quality of the California-grown agricultural food product is inferior to the product produced outside the State.  \$ I Price of California-grown agricultural food product Per Unit \$ I Price of non-California Grown Product Per Unit
	I.This product includes % U.S. Content. The product is grown in
Pineapples	X The product is not produced or manufactured in the U.S. in sufficient and reasonably available quantities OR D The quality of the domestically grown product is inferior to the non-domestically grown product (sufficient documentation must be provided with the Buy American/California Certification form. OR  The cost of the non-domestic product is more than 25% lower than the bid or price of the domestic agricultural food product.
	List prices and unit nack size below for item to be considered:

	\$ Price of Domestic or U.S. Grown Product Per Unit \$ Price of Non-Domestically Grown Product Per Unit
	2. This product is grown outside of the State of California and both of the following
	apply:  D The price of the California-grown agricultural food product exceeds the lowest price for a domestic agricultural food product produced outside the state.
77	AND D The quality of the California-grown agricultural food product is inferior to the product
	produced outside the State.  \$ I Price of California-grown agricultural food product Per Unit \$ I Price of non-California Grown Product Per Unit
	I. This product includes % U.S. Content. The product is grown in X The product is not produced or manufactured in the U.S. in sufficient and reasonably
	available quantities OR
Canned Mandarin	D The quality of the domestically grown product is inferior to the non-domestically grown product (sufficient documentation must be provided with the Buy American/California Certification form.  OR
Oranges	☐ The cost of the non-domestic product is more than 25% lower than the bid or price of the domestic agricultural food product.
	List prices and unit pack size below for item to be considered:  \$ I Price of Domestic or U.S. Grown Product Per Unit  \$ I Price of Non-Domestically Grown Product Per Unit
	2. This product is grown outside of the State of California and both of the following
	apply:  D The price of the California-grown agricultural food product exceeds the lowest price for a domestic agricultural food product produced outside the state.
	A N D  The quality of the California-grown agricultural food product is inferior to the product produced outside the State.
	\$ I Price of California-grown agricultural food product Per Unit \$ I Price of non-California Grown Product Per Unit
	I. This product includes %U.S. Content. The product is grown in X The product is not produced or manufactured in the U.S. in sufficient and reasonably
	available quantities OR D The quality of the domestically grown product is inferior to the non-domestically grown product (sufficient documentation must be provided with the Buy American/California Certification form. OR
Jicama	☐ The cost of the non-domestic product is more than 25% lower than the bid or price of the domestic agricultural food product.
	List prices and unit pack size below for item to be considered:  \$ I Price of Domestic or U.S. Grown Product Per Unit  \$ I Price of Non-Domestically Grown Product Per Unit
	2. This product is grown outside of the State of California and both of the following apply:
	D The price of the California-grown agricultural food product exceeds the lowest price for a domestic agricultural food product produced outside the state.
	AND  D The quality of the California-grown agricultural food product is inferior to the product produced outside the State.
	\$ I Price of California-grown agricultural food product Per Unit \$ I Price of non-California Grown Product Per Unit

	I. This product includes % U.S. Content. The product is grown in		
	X The product is not produced or manufactured in the U.S. in sufficient and reasonably available quantities		
	OR		
	D The quality of the domestically grown product is inferior to the non-domestically grown product (sufficient documentation must be provided with the Buy American/California Certification form.		
	OR		
Edamame	☐ The cost of the non-domestic product is more than 25% lower than the bid or price of the		
Egamanie	domestic agricultural food product.		
	List prices and unit pack size below for item to be considered:		
	\$ I Price of Domestic or U.S. Grown Product Per Unit		
	\$ I Price of Non-Domestically Grown Product Per Unit		
	2. This product is grown outside of the State of California and both of the following apply		
	D The price of the California-grown agricultural food product exceeds the lowest price for		
	domestic agricultural food product produced outside the state.		
	AND		
	D The quality of the California-grown agricultural food product is inferior to the produ		
	produced outside the State.		
	\$ I Price of California-grown agricultural food product Per		
	Unit		
	\$ I Price of non-California Grown Product Per Unit		

Company Name:
Signature: La Caracta Title: Caracta Date: 4/4/2004
SFA Name:
Approval:  Date:

# 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," 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 SFA determines to award the covered transaction, grant, or cooperative agreement.

#### 1. LOBBYING

As required by Title 31, U.S. Code (31 U.S.C.) Section 1352, 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, Section 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.

# <u>Disclosure Of Lobbying Activities and Instructions</u>

Complete this form to disclose lobbying activities pursuant to 31 U .S.C. 1352

Approved by OMB

No. 0348-0046

(See next page for public burden disclosure)

1. Type of Federal Action:	2. Status of Federal Action:	3. Report Type:
a. Contract	a. Bid/Offer/Application	a. Initial filing
	b. Initial Award	b. Material Change
b. Grant	c. Post-Award	For Material Change Only:
c. Cooperative agreement		YearQuarter
d. Loan N/A	NA	Date of last report
e. Loan guarantee		N/A
f. Loan insurance		ž
4. Name and Address of Reporting E	ntity:	5. If Reporting Entity in No. 4 is Subawardee, Enter Name and
		Address of Prime:
Prime	Subawardee	
	Time if Imparis	
**************************************	Tier, if known	NA
NA		
		Congressional District, if known:
		NA
Congressional District, if known:		
6. F	ederal Department/Agency:	7. Federal Program Name/Description:
Water Control of the		
		. /
		N/A
N/A		
145 ···		
		CFDA Number, if applicable:
		/
		~ A
8. Federal Action Number, if known	ו:	9. Award Amount, if known:
: /^		NA
N/A		10 ti >

	\$	
10. a. Name and Address of Lobbying Registrant (if individual, last name, first name, MI):	c. Individuals Performing Services (including address if different from No. 10a) (last name, first name, MI)	
N/A	NA	
Information requested through this form is authorized by Title 31     U.S.C. Section 1352. This disclosure of lobbying activities is a material representation of fact upon which reliance was placed by	Signature:	
the tier above when this transaction was made or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information	Print Name:  MICHAEL GIOUZEUS	
will be reported to the Congress semi-annually and will be available for public inspection. Any person who fails to file the required	Title: GENERAL MANGER	
disclosure shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.	Telephone No: Date: 4/4/2024	
FEDERAL USE ONLY:	Authorized for Local Reproduction Standard Form (SF—LLL (Rev. 7-97)	

#### Instructions for Completion of SF-LLL, Disclosure Of Lobbying Activities

This disclosure form shall be completed by the reporting entity, whether subawardee or prime federal recipient, at the initiation or receipt of a covered federal action, or a material change to a previous filing, pursuant to 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 (OMB) 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 subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the first tier. Subawards include but are not limited to subcontracts, subgrants, and contract awards under grants.
- 5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, state, and zip code of the prime federal recipient. Include Congressional District, if known.
- 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, U.S. Department of Agriculture, Food and Nutrition Service.
- 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., 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 phone 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 OM8 Control Number. The valid OM8 control number for this information collection is OM8 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.

## Debarment, Suspension, and Other Responsibility Matters

As required by Executive Order 12549, Debarment and Suspension, and implemented at 7 *CFR* Section 3017.510, for prospective participants in primary covered transactions, as defined at 7 *CFR* Section 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	Award Number, Contract Number, or Project Name
MICHAEL GIONZENS	GENERAL MANAGER
Name(s) and Title(s) of Authorized Representatives	4/4/2024
Signature(s)	Date
Certificate of Independent Price Determination	
Both the SFA and VENDOR shall execute this Certifica	te of Independent Price Determination.
The Lunch Master	

- A. By submission of this offer, the offeror (VENDOR) certifies and, in the case of a joint offer, each party thereto certifies as to its own organization that in connection with this procurement:
  - 1. The prices in this offer have been arrived at independently—without consultation, communication, or agreement—for the purpose of restricting competition, as to any matter relating to such prices with any other offeror or with any competitor;
  - Unless otherwise required by law, the prices which have been quoted in this offer have not been knowingly disclosed by the offeror and will not knowingly be disclosed by the offeror prior to opening the case of an advertised procurement, directly or indirectly to any other offeror or to any competitor; and
  - 3. No attempt has been made or will be made by the offeror to induce any person or firm to submit, or not to submit, an offer for the purpose of restricting competition.
- B. Each person signing this offer on behalf of the offeror certifies that:

Note: Accepting a Respondent's offer does not constitute award of the contract.

- 1. He or she is the person in the offeror's organization responsible within the organization for the decision as to the prices being offered herein and has not participated, and will not participate, in any action contrary to (A)(1) through (A)(3) above; or
- 2. He or she is not the person in the offeror's organization responsible within the organization for the decision as to the prices being offered herein, but that he or she has been authorized in writing to act as agent for the persons responsible for such decision in certifying that such persons have not participated, and will not participate, in any action contrary to (A)(1) through (A)(3) above and as their agent does hereby so certify; and he or she has not participated, and will not participate, in any action contrary to (A)(1) through (A)(3) above.

To the best of my knowledge, this vendor and its affiliates, subsidiaries, officers, directors, and employees are not currently under investigation by any governmental agency and have not in the last three years been convicted or found liable for any act prohibited by state or federal law in any jurisdiction, involving conspiracy or collusion with respect to bidding on any public contract, except as follows (provide detail):

espect to bidding on any public contract, except	as follows (provide detail):	
Signature of VENDOR's	GENERAL MANAGEN	4/4/2024 Date
Authorized Representative		
In accepting this offer, the SFA certifies that n jeopardized the indep	o representative of the SFA has take endence of the offer referred to abo	
Signature of SFA's	Title	Date
Authorized Representative		

### BYRD ANTI-LOBBYING AMENDMENT CERTIFICATION

of his or her knowledge, that:

(To be submitted with each bid or offer exceeding \$100,000)

The undersigned, [Company] THE LUNCHWASTER certifies, to the best

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form - LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
3. The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.
This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31, U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.
The Contractor, [Company] The Livia Master, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. § 3801 et seq., apply to this certification and disclosure, if any.
Signature of Contractor's Authorized Official  210072003. Manager G.M. 4/4/2024
~1001 2600 2 101 CARET - 1~ 1~ 1~ 1~ 1~ 1~ 1~ 1~ 1~ 1~ 1~ 1~ 1~

Name and Title of Contractor's Authorized Official

Date