

**Child & Adult Care Food Program
Sponsor Application for 2025 - 2026**

04334-CACFP-36-GM-CS

SAN BERNARDINO CO TAD

662 SOUTH TIPPECANOE AVENUE

SAN BERNARDINO, CA 92415

SAN BERNARDINO

CD:

Vendor #: 22360Z

Sponsor Description

FEIN	Agreement Type	Sponsor Type
95-6002748	Center Sponsor	Government/Military

1. Private Non-profit and Higher Education Private agencies, select one.

☐ This is a faith-based non-profit agency.

☐ This is a secular non-profit agency (not faith-based).

2. Are all of your sponsor's CACFP participating centers located at the same physical address? ☐ Yes ☒ No

3. Do all of your sites operate under the same business entity as your agency? ☐ Yes ☒ No

Addresses

Street Address

4. Address 1: 662 SOUTH TIPPECANOE AVENUE

5. Address 2:

6. City: SAN BERNARDINO

7. State: CA Zip: 92415

8. County: SAN BERNARDINO - 36

Mailing Address

9. Address 1: 662 SOUTH TIPPECANOE AVENUE

10. Address 2:

11. City: SAN BERNARDINO

12. State: CA Zip: 92415

Payment Address (Legal IRS Address) To change your payment information, contact your program specialist

13. Agency Name: COUNTY OF SAN BERNARDINO

14. Address 1: 662 S TIPPECANOE AVE

15. Address 2:

16. City: SAN BERNARDINO

17. State: CA Zip: 92415-0515

18. County:

Authorized Representative

	Salutation	First Name	Last Name
19. Name:	Ms.	Arlene	Molina
20. Title:	Director		
21. Email Address:	Arlene.Molina@psd.sbcounty.gov		
22. Phone: (999-999-9999)	(909) 383-2005	Ext:	Fax: (909) 383-2080 (999-999-9999)

23. Address 1: 662 SOUTH TIPPECANOE AVENUE
24. Address 2:
25. City: SAN BERNARDINO
26. State: CA Zip: 92415
27. County: SAN BERNARDINO - 36

Program Contact

28. Name: Salutation Ms. First Name Madeline Last Name Tsang
29. Title: Administrative Manager
30. Email Address: Madeline.Tsang@psd.sbcounty.gov
31. Phone: (909) 383-2044 Ext: Fax: (909) 383-2081
(999-999-9999) (999-999-9999)

Publicly Funded Programs

32. Provide the names of the publicly funded programs that your center(s) operate, the names of the principals in your agency responsible for the management of each program, and the years your agency participated in each program.

Names of Programs	Principals Responsible for Program Management	Calendar Years Your Agency Participated in each Program
1) Head Start 2) State Preschool 3) Early Head Start	Arlene Molina	1) 60 years 2) 60 years 3) 17 years

Certifications

Federal regulations require agency to certify information regarding past business participation and criminal background. Please answer the following questions:

- ☒ Yes ☐ No 1. Has the agency or any of the agency's principals participated in any publicly funded programs within the past seven years?

NOTE: Principal means any individual who holds a management position within or is an officer of the agency, including all members of the agency's board of directors (if that is applicable).

Publicly funded means money that is received from a local, state, or federal governmental agency.

- ☐ Yes ☒ No 2. Within the past seven years, has the agency or any of the agency's principals been declared ineligible to participate in any other publicly funded programs for violating program requirements?

- ☐ Yes ☒ No 3. Has the agency or any of the agency's principals been convicted of any activity that occurred within the past seven years that indicated a lack of business integrity? A lack of business integrity includes fraud, antitrust violations, embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, receiving stolen property, making false claims, obstruction of justice, or any other activity indicating a lack of business integrity as defined by the state agency.

Certification Statement:

- ☒ The Agency certifies that it will participate in the Child and Adult Care Food Program (CACFP) for the upcoming program year. The Agency further certifies that the submitted information and documents are true and correct. We accept final administrative and financial responsibility for the operation of the CACFP. Reimbursement will be claimed only for meals served to enrolled participants during the hours they are in attendance. All participants in attendance will be offered the same meals at no additional charge with no discriminatory physical segregation or other discrimination because of economic need, race, color, national origin, sex, age, or disability. The Agency assures the CDE that it will adhere to all of the requirements and responsibilities as agreed to in the Agreement to Participate and will follow all CDE and United States Department of Agriculture (USDA) policies and guidance. We understand that the information being given is in connection with the receipt of federal funds and that a deliberate misrepresentation or withholding of information may result in prosecution under applicable state and federal statutes and placement of all responsible Principals and the Agency on the USDA's National Disqualified List.

Civil Rights Information

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Civil Rights Information

CACFP benefits are available to organizations that provide day care services and do not discriminate on the basis of color, race, sex, age, disability or national origin. The following questions are about your organization's nondiscrimination policies.

1. Indicate the name of your agency's Civil Rights Compliance Officer.

Mitchell Vinokur

2. List the towns, neighborhoods or communities served by your organization.

San Bernardino County

3. List the ways you let your community know your day care services are open to all. For example, advertisements in newspapers, or posters in community locations.

Public Media announcements: Radio, Flyers in the communities surrounding each site, Recruitment by Program Generalists, Newspaper advertisement, Facebook, other online advertising

4. Have any complaints or lawsuits been filed against your organization, or any facility under your administration, based on discrimination by color, race, sex, age, disability, or national origin within the last three years? ☒ Yes ☐ No

If yes, explain:

Within the last three (3) years there is one lawsuit filed against PSD: -
• Olivia Godinez v. County of San Bernardino, et al.; Case No. CIVSB2324476; Filed October 5, 2023. It is an employment case in state court that includes allegations of disability discrimination and is currently in litigation. We deny the allegations.
• There is one complaint which was filed with CRD by Marie Williams in December 2022, which was dismissed/closed

5. Has any federal or state agency advised your organization, or any facility under your administration, that they were not in compliance with the Civil Rights Act of 1964 within the last three years? ☐ Yes ☒ No

If yes, explain:

6. Has any federal or state agency denied assistance to your organization, or any facility under your administration, because of noncompliance with the Civil Rights Act of 1964 within the last three years? ☐ Yes ☒ No

If yes, explain:

7. Has a civil rights compliance review been conducted for your organization, or any facility under your administration, within the past two years? ☐ Yes ☒ No

If yes, explain:

- | | | |
|----|---|--------------|
| 8. | What number of participants in care at your sites fall into each ethnic category? | Count |
| | HISPANIC OR LATINO - A person of Cuban, Mexican, Puerto Rican, South or Central South American, or other Spanish culture or origin, regardless of race. | 1,214 |
| | NOT HISPANIC OR LATINO | 617 |

- | | | |
|----|---|--------------|
| 9. | How many participants attend the sites from each racial category? | Count |
| | AMERICAN INDIAN OR ALASKAN NATIVE - A person having origins in any of the original peoples of North or South America, and who maintains tribal affiliations or community attachment (includes Central America). | 25 |
| | ASIAN - A person having origins in any of the original peoples of the Far East, Southeast Asia or the Indian subcontinent. This area includes China, Japan, Korea, India and the Philippine Islands. | 37 |

BLACK OR AFRICAN AMERICAN - A person having origins in any of the black racial groups of Africa.	400
NATIVE HAWAIIAN OR OTHER PACIFIC ISLANDER - A person having origins in any of the original peoples of Hawaii, Guam, Samoa or other Pacific Islands.	5
WHITE - A person having origins in any of the original peoples of Europe, North Africa or the Middle East.	1,213

10. ☒ - The agency understands all written material for public distribution that mentions the USDA food program must contain a nondiscrimination statement.
- The agency is in compliance with civil rights requirements.
- ☐ Check here if your Emergency / Homeless Shelters do not issue a public release because of client confidentiality.
-

Responsible Principals List for 2025 - 2026

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662 SOUTH TIPPECANOE AVENUE

SAN BERNARDINO, CA 92415

SAN BERNARDINO

CD:

Vendor #: 22360Z

Version: Original

Action	Name	Position	Phone
View	Dawn Rowe San Bernardino County Government Center 385 N. Arrowhead Ave, Fifth Floor San Bernardino, CA 92415 DOB:	Highest Agency Official	(909) 387-4855

Certification



By checking here I certify that the above Responsible Principals information is correct for this program year, and the institutions and its principals are not on the National Disqualified List [226.6(b)(1)(xii)].

**Child & Adult Care Food Program
Agency Budget for 2025 - 2026**

04334-CACFP-36-GM-CS

SAN BERNARDINO CO TAD

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Budget Version: Original

	Expense Amount	Income: CACFP Funding Amount	Income: Other Income Amount
Administrative Costs and Income			
State the estimated administrative costs (Expense Category and Expense Amount) and the expected income to pay for these costs (CACFP Funding Amount and Other Income Amount) according to each expense category. Administrative costs include claims preparation, monitoring, and training.			
NOTE: Sponsor administrative costs cannot exceed 15% of the CACFP reimbursement.			
Administrative Labor and Payroll Taxes	\$ 200,749	\$ 43,957	\$ 156,792
Benefits	\$ 87,662	\$ 19,167	\$ 68,495
Other	\$ 43,262	\$ 9,469	\$ 33,793
Total Administrative	(A1) \$331,673	(B1) \$72,593	(C1) \$259,080

Operating Costs

State the estimated operating costs (Expense Category and Expense Amount) and the expected income to pay for these costs (CACFP Funding Amount and Other Income Amount).			
Food – Self-Prep or Vended	\$ 3,936,512	\$ 948,992	\$ 2,987,520
Food Service Supplies	\$ 56,736	\$ 13,678	\$ 43,058
Food Service Labor and Taxes	\$ 3,075,099	\$ 741,327	\$ 2,333,772
Benefits	\$ 1,298,518	\$ 313,039	\$ 985,479
Equipment	\$ 0	\$ 0	\$ 0
Rent/Lease	\$ 0	\$ 0	\$ 0
Other	\$ 0	\$ 0	\$ 0
Total Operating	(A2) \$8,366,865	(B2) \$2,017,036	(C2) \$6,349,830

Total Program Costs and Income

Administrative Expense (A1) and Total Operating Costs (A2) = Total Costs	\$ 8,698,538
CACFP Funding (B1&B2) + Other Income(C1&C2) used for Food Program = Total Income	\$ 8,698,538

Section VI - Verification of Program Administrative Costs Charged to the CACFP - 15% Limitation

Did your organization charge administrative costs to the program during the prior program year? ☒ Yes ☐ No

If yes, complete the following (enter whole dollars only):

Program reimbursement received for the prior program year:	\$ 1,115,924
Total Administrative Costs Charged to CACFP for the prior program year:	\$ 128,136
Percentage of Costs to Reimbursement:	11 %

Document Attachments

Actions	File Designation	Budget Version	Uploaded By

2024 - 2025 Child & Adult Care Food Program Management Plan

04334-CACFP-36-GM-CS

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662 SOUTH TIPPECANOE AVENUE

SAN BERNARDINO, CA 92415

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Management Plan Version: Original

Section I - Financial Viability

An agency participating in the CACFP must be financially viable. Program funds must be expended and accounted for in accordance with Title 7, *Code of Federal Regulations (7 CFR)*, Part 226, 2 *CFR*, Part 200, and Food and Nutrition Service (FNS) Instruction 796-2, Revision 4.

A. Fiscal Resources and Financial History

1. The monthly claim must be documented (eligibility, meal counts, etc.), accurate (edit checks of each site's claims), and filed within 60 days after the claim month. Describe how your organization ensures claims are documented, accurate, and timely.

The monthly claims are based on HS eligibility or meal benefit and the number of meals that are served at approved sites. Information is received monthly from the sites in a timely manner immediately following end of the month. The Staff Analyst I/Accountant II or III summarizes and reconciles the meal counts to the source documents and prepares analysis and the monthly claim. A Supervisor/Manager oversees the process and reviews meal count analysis to confirm claims are complete, accurate, and submitted on time.

2. Describe your organization's procedures for comparing program costs to program reimbursement so that your organization maintains a nonprofit food service operation.

Fiscal staff are responsible for keeping track of food program expenses and compare these costs to program reimbursement on a monthly basis to maintain a nonprofit food service operation.

3. Does your organization plan to increase the number of centers under its sponsorship during the upcoming program year? ☐ Yes ☒ No

If yes, describe your plan for program expansion.

N/A

Section II - Administrative Capability

A sponsor must be administratively capable. Appropriate and effective management practices must be in place to ensure that the program operates in accordance with federal regulations (7 CFR 226).

A. Organizational Structure and Staffing

Describe your organization's outside-employment policy. Such employment should not interfere with an employee's program duties nor present a conflict of interest, whether real or apparent.

See the following excerpt from Standards for Employee Conduct – San Bernardino County, December 2009. II. CONFLICT OF INTEREST

The standard governing conflict of interest for Human Services (HS) employees is as follows:

"No employee shall engage in any business or transaction or shall have a financial or other personal interest or association which is in conflict with the proper discharge of assigned duties or would tend to impair independence of judgment or action in the performance of these duties. Personal, as distinguished from financial, interest includes an interest arising from blood or marriage relationships or close business, personal, or political association.

This section shall not serve to prohibit independent acts or other forms of enterprise during those hours not covered by active County employment providing such acts do not constitute a conflict of interest as defined herein.

No employee shall grant any special consideration, treatment or advantage to any person beyond that which is available to every other person in similar circumstances." (Refer to San Bernardino County Personnel Rule I)

Examples of activities that may be considered a conflict of interest include, but are not limited to:

A. Having a second job or activity/enterprise outside the department, which adversely affects job performance and the ability to fulfill all responsibilities to the department, or which would reflect negatively upon the department if known.

B. Referring, recommending, or "suggesting" that a client obtain requested goods or services from a business concern owned fully or in part by the employee, a spouse, relative, friend or acquaintance.

C. Referring, recommending, or "suggesting" that a client obtain requested goods or services from private enterprises/companies that are not County and/or Department approved/sanctioned.

D. Referring a client for private counseling to the employee's firm or private business, or to an associate of a

private counseling agency of which the employee is a co-partner or has any personal or business interest.
E. Entering into a business or personal relationship with a client that may result in a conflict of interest for the employee, or grants special consideration or treatment to the client.
F. Arranging for two or more clients to enter into a business relationship.
G. Directly providing and/or authorizing, or attempting to unduly influence the receipt of public goods or services for relatives, friends and/or any other members of the public who have a relationship to the employee outside of the workplace.

B. Staffing Plan

1. Complete the following CACFP Organization Staffing Pattern, naming the lead person or lead staff position for the listed administrative and operational program functions.

Note: An agency may not contract out for the management of the CACFP.

Administrative Labor

CACFP Duties	Name	Title	Who Double Checks?
Overall CACFP Management	Arlene Molina	Director	Assistant Director
Maintenance of Financial Records	Madeline Tsang	Administrative Manager	Director
Eligibility Determination	Sean Segal	Program Manager	Deputy Director
Claims Preparation	Alexander Alcaraz-Torres	Staff Analyst I	Administrative Sup I
Monitoring	Jasmine Borecha	Program Quality Specialist	Disabilities Svs Mgr
Training	Emigdia Mejia-Uribe	Program Quality Specialist	Disabilities Svs Mgr
Payroll	Kris Wychico	Staff-Analyst II	Admin Sup I
Other			

Operating Labor

CACFP Duties	Name	Title	Who Double Checks?
Menu Production Records	See attached	Food Service Workers	Program Quality Specialist
Food Purchasing	See attached	Food Service Workers	Program Quality Specialist
Food Preparation	See attached	Food Service Workers	Program Quality Specialist
Food Transport	Food Vendors	Food Vendors	Food Service Workers
Meal Counts	See attached	Site Teaching Staff	Admin / Fiscal Staff
Other			

2. Are CACFP duties included in employee job descriptions? ☒ Yes ☐ No

Section III - Program Accountability

A sponsor must have internal controls and other management systems in effect to ensure fiscal accountability and program operation in accordance with the 7 CFR 226 requirements.

All private non-profit agencies must complete the Board of Directors/Owners List form for each Executive Director and Board Officer. All private for-profit agencies must complete the Board of Directors/Owners List form for each Owner and principal stockholder.

Note: An agency may not contract out for the management of the CACFP.

A. Governing Board for Private, Nonprofits or Owners/Principals for Private, For-Profits.

Describe the Board's/Stockholders' role in approving fiscal actions, policy decisions, and other administrative actions.

N/A

B. Fiscal Accountability

Program costs must be documented. Who is responsible for maintaining the necessary receipts and invoices? Where are they kept: On-site at the centers or at the central office?

Administrative staff maintain receipts, invoices, and supporting documents for the CACFP costs. These are maintained at the Central Office.

Describe your organization's financial management/accounting system.

Preschool Services Department utilizes SAP for accounting. This system is used to keep track of revenues and expenditures by program and by site. SAP is also used for budgeting assistance, recording financial transactions, monitoring, and reporting on an on-going basis.

C. Operations

1. Training: Sponsors must provide all sites with program training a minimum of one time per year. At a minimum, such training must include instruction, appropriate to the level of staff experience and duties. Training documents must be maintained reflecting the dates, location, names of participants, and CACFP training topic(s).

Training topics are to include:

- Meal patterns
- Record keeping requirements
- Meal counts
- Reimbursement system
- Claim submission and review procedures
- Civil Rights compliance

a) Describe your organization's proposed staff training for the upcoming program year.

To ensure staff meet CACFP program standards and maintain compliance, the agency delivers structured, role-specific training: Teaching Staff receive annual training (July-August) on Point of Service (POS) documentation and CACFP Infant/Child Meal Pattern Requirements, utilizing hands-on demonstrations, visual guides, and scenario-based exercises. Refresher sessions are ongoing for new hires or updates. Food Service Staff are trained (September/upon hire) in Infant/Child Meal Patterns, Food Temperatures, Specifications, Kitchen Safety, Freezer Monitoring, Product Yields, Special Diets, sanitation, cross-contamination prevention, and CACFP-compliant substitutions. Eligibility and Enrollment Staff complete Civil Rights training (August-January), covering data collection, complaint procedures, and public notification systems. Training is consistently documented via standardized logs and attendance sheets, with certificates issued for staff records and audit preparedness.

b) Describe how your organization ensures that appropriate staff attends or participates in mandatory CACFP trainings held by the California Department of Education.

When the CDE mandates CACFP training, the Director of Preschool Services, collaborating with the management team, identifies relevant staff. Staff are scheduled based on job duties, and attendance is tracked internally. Proof of participation (certificates, sign-in sheets, or email confirmations) is required and submitted to the Training and Technical Assistance team. The agency maintains a centralized training calendar and communicates deadlines and registration instructions to ensure timely compliance. Staff unable to attend live sessions complete requirements through approved online modules via Bright Track or other CDE platforms.

c) Describe how your organization addresses on-going staff training needs and communicates CACFP changes and organizational policies and procedures to staff at all sites.

Site visits and monitoring reports. Staff feedback and performance reviews. Changes in CACFP regulations or internal procedures. Training responses include: Immediate coaching or scheduled follow-up sessions with Program Quality Specialists. New hire onboarding, which includes a CACFP overview, job-specific training, and shadowing opportunities. Monthly Program Services meetings, where updates to CACFP policies, best practices, and operational changes are discussed. Urgent updates are sent via email to Site Supervisors with clear action steps and are revisited during meetings to ensure understanding and implementation. The agency also uses visual aids, tip sheets, and interactive tools to reinforce learning and ensure accessibility across diverse staff roles.

d) Describe how your organization provides program training to the staff of a new center. If no new center is planned, indicate N/A.

New Employee Orientation includes a CACFP overview, Civil Rights compliance, and role-specific expectations. Pre-opening site training focuses on meal service logistics, documentation procedures, and kitchen safety. First-week support includes on-site coaching by Program Quality Specialists, real-time feedback, and reinforcement of CACFP standards.

2. Monitoring

Sponsoring organizations must adhere to annual monitoring requirements. Each site must be visited three times per year. Two of the reviews must be unannounced. One of the unannounced reviews must include observation of a meal service. No more than six months may elapse between reviews, and the sponsor must review each site type within the first four weeks of operation. Additionally, the sponsor must vary the timing of unannounced reviews so that they are unpredictable to the sites. Should the monitor note any finding(s), they must be documented on the monitoring report with follow-up verification of corrective action. Sponsoring Organizations are required to vary the timing of unannounced monitoring reviews to ensure they are unpredictable to facilities.

a) Referring to the above monitoring requirements, describe how your organization routinely meets its monitoring obligations. Note: If review averaging is used, describe how it is applied to your sites.

Routine Monitoring Practices The agency ensures full compliance with CACFP monitoring requirements through a structured and well documented process. All centers are monitored at least three times annually, with two unannounced visits spaced to ensure no more than six months elapse between reviews. Meal service observations are conducted during breakfast, lunch, and snack across all sites to ensure compliance with CACFP meal pattern requirements. New sites receive a Pre-Approval Site Visit prior to participation and are monitored within the first four weeks of operation. Monitoring schedules are tracked using centralized calendars and logs to ensure timely and compliant execution.

b) Monitors must assess program compliance with menus, eligibility, enrollment, meal counts with a five-day reconciliation, and licensing. Describe how monitors are trained to conduct and document site visits.

Food Service Monitors have completed the Mandatory Second Interim Rule training and are currently using the format of CACFP Monitoring Report Requirements Form. Copies of Site Monitoring Reports are kept at the site

and Administration Office. CACFP Monitoring Staff are required to attend Mandatory CACFP trainings conducted by CDE. Trainings attended include PIN (Promoting Integrity Now), Civil Rights in the CACFP, Recordkeeping for Reimbursement Claims, Eligibility and Enrollment Requirements, Civil Rights, Second Interim Rule and Five Day Meal Count Reconciliation training. Copies of course completion are kept on file. PSD also maintains active membership with CACFP Roundtable and requires staff participation in the annual conference. New USDA Guidance and Regulation updates are forwarded to staff in both hard copy format and email alerts. Any questions on new USDA or CDSS policies are directed to the CDSS Child Nutrition Consultant assigned to our Agency for further clarifications. If training is offered, staff attends.

c) Sponsors with 25 or more centers only: A sponsor with 25 or more centers is required to employ the equivalent of one full-time (monitoring) staff person for each 25 to 150 centers it sponsors. Identify the percentage of time and hours per month per position to meet this requirement.

Total number of sites sponsored: 30

Position	Number of Hours Worked per Month	Percentage of Time For CACFP	Number of Hours per Month for CACFP
Prgm Quality Spec. (Monitor)	160	85	136
Prgm Quality Spec. (Monitor)	160	85	136
Registered Dietitian	160	75	120

d) If a monitor observes meals that do not meet the meal pattern requirements (including vended meals), how does your organization ensure that such meals are not claimed for reimbursement?

The issue is documented on the Field Visit or CACFP Site Monitoring Report form. The meal count is immediately adjusted in permanent ink, with a written explanation on the meal count form. The adjustment is forwarded to the Administrative Office and Finance Section via email to ensure the meal is excluded from reimbursement claims. If the issue is due to a vendor error, the vendor is notified and corrective steps are initiated. Documentation of the adjustment is retained for audit purposes.

e) If a monitor discovers program problems during a site visit, how is corrective action implemented and what is the follow-up to ensure compliance with the corrective action?

Problems are documented on the field visit or CACFP Site Monitoring Report form with the Corrective Action described in detail and forwarded to the appropriate Supervisor for follow-up. If follow-up includes necessary training by Monitor staff, a date is selected and all materials for training are kept on file at both the site and Administrative Office. Sites are generally given 3-5 business days for corrective action to be completed depending on the problem. An unannounced follow-up visit occurs within 30 days to monitor implementation and completion of corrective action.

3. Recordkeeping

a) Where are program records maintained: At the centers or at the central office? List all addresses where records are maintained.

Current Menu Production Records, Trainings and Site Monitoring Reports are stored at the Administrative Office:
662 S. Tippecanoe Avenue
San Bernardino, CA 92415
Previous years' records are stored at
662 S. Tippecanoe Avenue
San Bernardino, CA 92415

b) How does your organization ensure that adequate amounts of food items are purchased, prepared, and served according to the CACFP meal patterns?

Menus are written by vendor agency and approved by the Dietitian to ensure that all meals meet CACFP Meal Pattern Requirements. Food orders reflect the approved menu and preparation is based on individual site enrollment and attendance. Administrative staff then reviews delivery slips, food invoices, order sheets, meal counts and menu production records to ensure that meals meet CACFP Meal Pattern Requirements. Site supervisors and monitoring staff conduct reviews/visits during meal time to verify that meals are served according to established patterns.

c) Does your organization claim meals served to participants in need of food substitutions ☒ Yes ☐ No or food texturing modifications for required CACFP meal components?

If yes, describe how you identify these participants and how your staff knows which participants must have food substitutions or food texturing modifications.

Children are identified during the enrollment process where the parent is given the Nutrition Survey Request Special Meals and/or Accommodation Form to be completed by a recognized Medical Authority. Once completed,

the parent returns the information to the site and then the information is forwarded to the Agency Dietitian where a diet plan is created. Diet instructions are then forwarded to the Site Supervisor, child's teacher and food service worker for implementation. Copies of diet instruction are on file in Child Plus, in the kitchen, classroom and Central Office.

d) Describe how your centers count meals prior to the end of the meal service and how they ensure that no more than two meals and one snack or two snacks and one meal per participant per day are claimed for reimbursement.

Note: An At Risk Sponsor should describe how the meal count method will ensure that the Sponsor will claim no more than one snack and one meal per child, per day.

Homeless or Emergency Shelter Programs may skip this question.

The Site Clerk at the beginning of every month prepares the meal count sheet. Then the meals count sheets are distributed to the Teachers. The Teachers then record the meal counts at the point of service. At the end of the month, the Site Clerk reviews the meal counts for accuracy and completeness and then is submitted to the Administration Office for auditing. Administrative staff will compare the meal counts to attendance data to ensure the accuracy of meal counts before submitting the monthly reimbursement claim. In addition, part of the random monitoring is to visit sites during meal times to ensure procedures are being followed.

e) Describe your edit check process prior to the submission of the monthly reimbursement claim.

A sponsor must edit the monthly claims of each sponsor's center to ensure that the number of claimed total meals does not exceed the maximum number of meals that may be claimed.

At the end of month, the site clerk verifies and tallies each class meal count. Meal counts are forwarded to Administrative Office where they are checked, compiled and compared to attendance records before they are reported on the monthly reimbursement claim. Specific checks include (a) verification that the Average Daily Participation reported is not greater than total enrollment; and (b) verification that the number of meals by type do not exceed the product of the Average Daily Participation multiplied by the Days of Operation for the month.

4. Eligibility

a) Child Care Centers: Describe how your center ensures that the participant's meal benefit forms are properly completed and approved.

Note: Head Start Centers, Even Start Centers, Migrant Centers, At-Risk Snack, Homeless, or Emergency Shelter Programs may skip this question.

Children enrolled in federal and state-funded Head Start or Early Head Start Programs are categorically eligible to receive free meal benefits without further application or eligibility determination. Categorical eligibility means Meal Benefit Forms are not required.

b) Adult Care Centers: Describe how your center uses alternative documentation (if applicable) and how your center ensures that Meal Category/Eligibility Forms are properly completed and approved.

N/A

c) How does your agency maintain the confidentiality of eligibility information concerning individual households?

Family Children's files are maintained in locked file cabinets and electronic data is limited to staff on a need-to-know basis by use of assigned access/permission rights.

Section IV - Certifications and Signatures

- ☒ We certify that the Agency will abide by this Management Plan and that all applicable State and Federal regulations and policies will be observed. We certify that information submitted is true to the best of our knowledge; that reimbursement will be claimed only for eligible meals served to enrolled, eligible participants; and that information is being given in connection with the receipt of federal funds.

Agency Comments

Vendor/Central Kitchen Information

04334-CACFP-36-GM-CS

SAN BERNARDINO CO TAD

662 SOUTH TIPPECANOE AVENUE

SAN BERNARDINO, CA 92415

SAN BERNARDINO

CD:

Vendor #: 22360Z

Vendor/Central Kitchen Information

1. Select the food preparation type: Vended
2. Is the annual aggregate value of this vending agreement/contract:
☐ Under \$250,000 ☒ \$250,000 or more ☐ N/A
3. Vendor/Central Kitchen Site Name: Fresh Lunches dba Unity Meals
Address 1: 4767 E 49th St
Address 2:
City: Vernon
State: CA Zip: 90058
Site Contact Name: Alan Razzaghi
4. If vended by school district, enter the vendor name:
If school district is not using the CACFP Meal Pattern, enter the meal planning option:
5. Adult center only: If vended by a sheltered workshop, enter the vendor name:
6. If vended by a commercial food service vendor or senior nutrition program, enter the vendor name. Fresh Lunches dba Unity Meals
7. If meals will be vended, indicate whether the agency is using its own contract forms or using CDE contract/agreement forms. (CDE agreements are found in the Download Forms.)
☐ I will be using the CDE, Nutrition Division's (NSD) agreement or contract and Invitation For Bid (IFB)
☒ I will be using the agency's contract forms
8. Which meals are covered by the agreement/contract?
☒ Breakfast
☒ AM Snack
☒ Lunch
☒ PM Snack
☐ Supper
☐ Evening Snack
9. What is the cost for each vended meal?

Breakfast	2.25
AM Snack	1.15
Lunch	4.15
PM Snack	1.15
Supper	
Evening Snack	
10. Start date of contract with Food Service Vendor (FSV): 08/01/2023
11. End date of contract with Food Service Vendor (FSV): 07/31/2026
12. Number of renewal years specified in the contract: 0
13. Current extension number: 0

CACFP Checklist Summary

04334-CACFP-36-GM-CS

SAN BERNARDINO CO TAD

662 SOUTH TIPPECANOE AVENUE

SAN BERNARDINO, CA 92415

SAN BERNARDINO

CD:

Vendor #: 22360Z

Please submit the documents listed in this section via fax, email, or mail:

Fax: 916-323-1952

Email: cacfp@cde.ca.gov

Mail: CACFP

California Department of Education

Nutrition Services Division

1430 N Street, Ste. 1500

Sacramento, CA 95814

Agency	Total Items	Submitted Items	Approved Items
SAN BERNARDINO CO TAD	1	1	1

Child & Adult Care Food Program Sites	Total Items	Submitted Items	Approved Items
ADELANTO HEAD START	0	0	0
APPLE VALLEY HEADSTART PRE ARROWHEAD GROVE	0	0	0
BAKER FAMILY LEARNING CENTER BARSTOW STATE PRESCHOOL	0	0	0
LAS TERRAZAS HEAD START	0	0	0
CHINO H.S.STATE PRESCHOOL CRESTLINE HEAD START CUCAMONGA HEAD START	0	0	0
DEL ROSA HEAD START	0	0	0
HESPERIA HEAD START	0	0	0
HIGHLAND HEADSTART	0	0	0
MILL CHILD DEVELOPMENT	0	0	0
NORTHGATE HEAD START/STATE PRESCHOOL	0	0	0
ONTARIO HEAD START CENTER	0	0	0
PSD RIALTO WILLOW HEAD START PSD/FONTANA	0	0	0
CITRUS HEADSTART PSD/WESTMINSTER HEAD START REDLANDS VALENCIA GROVE RENAISSANCE HEAD START	0	0	0
RIALTO EUCALYPTUS	0	0	0
SAN BERNARDINO PARK/REC. SOUTH REDLANDS HEAD START TWENTY-NINE PALMS HEADSTART UPLAND HEAD	0	0	0
WHITNEY YOUNG HEADSTART VICTORVILLE HEAD START/STATE YUCAIPA HEAD START YUCCA HEAD START	0	0	0