June 20, 2019

To Any Interested Party

Re: HCDE/Choice Partners’ compliance with applicable laws

To whom it may concern:

Harris County Department of Education ("HCDE"), a county school district and local governmental entity, operates a cooperative purchasing program, Choice Partners. I am writing to certify that HCDE and its Choice Partners ("CP") division makes every effort to comply with all applicable laws, including the 2 CFR Part 200 or as identified for educational agencies (the Education Department General Administrative Regulations ("EDGAR") and all regulations applicable to procurements conducted on behalf of school nutrition programs, including the Buy American Act.

Because at the time of procurement, HCDE/Choice Partners is unable to determine which of its procurements/contracts will be used by CP members using federal funds, HCDE/Choice Partners competitively procures each and every contract awarded by HCDE/Choice Partners under Section 44.031 of the Texas Education Code and includes required 2 CFR Part 200 language for every procurement action. All procurement documents include 2 CFR Part 200 Certification Forms for future contracts, and vendors with existing contracts have received 2 CFR Part 200 Certification Forms to complete and return to Choice Partners. Additionally, Choice Partners’ vendors must retain all financial records, supporting documents, and statistical records for a period of three years, and vendors must certify compliance with 2 CFR Part 200’s record retention requirements at the time of the contract.

Similarly, Choice Partners makes every effort to ensure that its procurement documents and contracts comply with and include the provisions required by the Texas Department of Agriculture relating to school nutrition programs. The contractual terms and conditions included in HCDE/Choice Partners’ procurement solicitations specifically mandate that HCDE/CP and the vendor comply with all applicable federal, state, and local laws, statutes, ordinances, standards, orders, rules, and regulations, including the Buy American Act, the Davis-Bacon Act, and other state and federal laws.

HCDE/Choice Partners maintains records detailing its procurement histories, such as records reflecting the rationale for the method of procurement, the selection of contract type, the contractor selection or rejection, and the basis for the contract price. Choice members may use these records to verify HCDE/Choice’s compliance with applicable procurement rules.

James Colbert, Jr. | County School Superintendent
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Some procurement obligations, however, may be difficult to comply with at the cooperative level; as such, Choice members are advised to review the procurement requirements applicable to their specific purchase and ensure that all obligations have been satisfied. For example, Choice will provide its completed Independent Estimate Determination Form and Determination of Cost or Price Reasonableness Form, completed pursuant to 2 CFR Part 200, to Choice members upon request, but Choice Partners recommends that when circumstances necessitate separate evaluation of lump-sum pricing, Choice members also conduct an independent evaluation of cost or price reasonableness tailored to the Choice member’s specific purchases so that the Choice member can independently determine the reasonableness of the cost/price of the particular purchase.

HCDE and its Choice Partners division give the utmost care and importance to ensuring compliance with applicable laws, rules, and regulations. Should you have any questions regarding HCDE’s compliance with applicable laws, please do not hesitate to contact me at jamezcua@hcde-texas.org or 713-696-1371.

Very truly yours,

Jesus J. Amezcua, Ph.D., CPA, RTSBA ASSISTANT SUPERINTENDENT/BUSINESS SERVICES HARRIS COUNTY DEPARTMENT OF EDUCATION