

REQUEST FOR APPLICATIONS



Nutrition Integrity 2018 Second Round Grant

**Mississippi Department of Education
Office of Child Nutrition
359 North West Street, Suite 307
Jackson, MS 39201**

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Date: January 3, 2018**



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**Mississippi Department of Education
Office of Child Nutrition**

I. GENERAL INFORMATION

Introduction: The Mississippi Department of Education's (MDE) Office of Child Nutrition has launched the "Health is Academic" initiative to promote health and wellness in Mississippi public schools. The goal of **Nutrition Integrity 2018 Second Round** is to replace deep fat fryers in school kitchens with Combination Oven Steamers in order to make a substantial difference in the number of calories and fat consumed by students at school.

Grant Purpose: The purpose of this grant is to enable schools to accomplish the following objectives:

1. To remove fryers and replace with Combination Oven Steamers to prepare similar foods without deep fat fryers.
2. To promote and share information on the feasibility and cost of removing fryers and installing Combination Oven Steamers with other food service personnel in Mississippi schools.
3. To eliminate fried foods for a period of at least five years.
4. To provide healthier school meals, by reducing the amount of calories, fat, saturated fat and trans-fat served, to help students to become healthy, fit and ready to learn.

Schools are an ideal setting to provide students access to healthy foods and to establish and reinforce healthy eating behaviors. Well-balanced school food programs play an important role in providing students with the nourishment they need to be healthy, fit and ready to learn. Poor eating habits are often established in childhood. There are many opportunities in the school setting to create an environment that supports healthy behaviors. Nutritious and nourishing meals will help students to become better learners. Health and success in school are interrelated. Schools cannot achieve their primary mission of education if students and staff are not healthy and fit physically, mentally and socially. Healthy schools that support good nutrition and physical activity as a part of a total learning environment produce healthy students. Healthy students are better able to develop and learn.

The Bower Foundation funded the Nutrition Integrity Case Study in January 2007 to examine the impact of removing fryers and replacing with the Combination Oven Steamer. The results indicated that the Nutrition Integrity Case Study was a complete success. This case study showed a significant reduction in calories, calories from fat and saturated fat served to students, as well as an overwhelmingly positive response to new baked products by students and staff. There were no changes in school lunch participation and no unanticipated change in extra sales of baked fries. The project clearly demonstrated schools' commitment to serving healthful, tasty meals that support academic success in the classroom.

Applicant Eligibility: All Mississippi public schools (K-12) are eligible to apply for the **Nutrition Integrity 2018 Second Round Grant**. Applications must be submitted by the school district on behalf of each school site applying for the grant award. No more than **two (2)** schools within a school district may apply for the **Nutrition Integrity 2018 Second Round Grant**. Please keep in mind that schools with large student enrollment will receive more points than smaller schools.

Schools previously receiving the Nutrition Integrity Grant Award during the years **2012-2018** are **NOT** eligible for grant funding from **Nutrition Integrity 2018 Second Round**. However, school districts that have schools that have received previous awards may apply for other schools in their district.

All applications must meet application procedures discussed in Part III of this RFA.

Funding: The grant award will not exceed **\$18,000 per school site**, based upon completion of the benchmarks identified in Section II. The applicant pool will dictate the total grant payout not to exceed **\$162,000.00** for a total of **nine (9) awards**.

Local School Commitment: The school must remove fat fryers from the school premises and the School District's Local School Board must make a written commitment to eliminate fried foods at the school site for a minimum period of five years, which shall be included in the school's wellness plan.

Training: Food Service Directors and school cafeteria personnel will receive onsite training on the Combination Oven Steamer by qualified manufacturer representatives.

Grant Period: The grant period will be **effective when all parties sign to October 17, 2018**.

II. ADDITIONAL INFORMATION

Grant Awards: The application's cover page, standard terms and conditions, worksheet, and the MDE assurances and certifications pages must be completed and signed with all appropriate, original signatures. Upon receipt of completed applications, the superintendent in the awarded district will be sent a grant agreement for signature.

Selection Criteria: Upon verification of student enrollment specified in the application, each application will be scored based upon student enrollment. In the initial ranking, the school having the largest enrollment will be given the highest score of 100, with descending score in increments of one point awarded to the school with the second highest enrollment, and thereafter. A maximum of two schools per school district will be eligible for **Nutrition Integrity 2018 Second Round**.

Matching Requirement: School Districts must provide a minimum of 50% matching for the purchase of the Combination Oven Steamers as specified in the Appendix: Minimum Specifications. In addition, the school districts will be responsible for any costs incurred for necessary architect services and physical plant modifications. The matching funds must be cash from state, federal or private sectors. Funds provided for a match must be used to purchase equipment, services and modifications as described below.

Use of Funds: Funds may only be used to purchase the Combination Oven Steamer(s) as specified in the Appendix: Minimum Specifications for Combination Oven Steamer. School districts may choose the oven(s) to be purchased based on relationship with dealer, space limitations, relationship with service technician, etc. Funds must be spent in accordance with local school district policy and procedures. A Request for Funds form should be submitted to request reimbursement once grant requirements are completed. Grantees are encouraged to contact their school district Business Manager for further guidance.

Funds made available under this program shall be used to supplement, and not supplant, other Federal, State and local funds expended to carry out the grant activities.

Grant Benchmarks, Reports and Payment Schedule: Each applicant receiving a grant must agree and successfully meet the following benchmarks in order to receive payment(s). The benchmarks and payment schedule are as follows:

<u>REPORT</u>	<u>CONTENTS</u>	<u>DUE DATE</u>
Progress Report	<ol style="list-style-type: none"> 1. Kitchen Assessment Checklist 2. Checklist for Successful Fryer Replacement 3. Press Release (before oven installation) 	May 16, 2018
Final Report	<ol style="list-style-type: none"> 1. Signed letter certifying oven installation 2. Press Release (after oven installation) 3. Staff training on equipment with sign-in sheets 4. Local School Board commitment to remove Fryers from school(s) for at least five years 5. Equipment invoice 6. Payment(s) up to \$18,000 	October 5, 2018

Further information regarding the reporting requirements and forms will be made available by MDE upon approval of the grant document.

Evaluation: An evaluation component is essential to determine the effectiveness of the grant towards a healthy school environment. Grantees will be required to cooperate with an external evaluator by providing access to measurable program outcomes.

Performance Reporting and Monitoring Responsibilities

1. Schedule onsite visit with Oven Manufacturer Representative, Food Service Director, and School District Architect (or comparable qualified professional) to perform Kitchen Assessment Checklist.
2. Determine suitability for installation of Combination Oven Steamer(s).
3. Prepare press release to notify media of the grant award and purpose of grant funds.

4. Make necessary kitchen modifications to accommodate the Combination Oven Steamer.
5. Obtain two quotes from Oven Manufacturer Representative for Combination Oven Steamer(s) meeting MDE's minimum specifications; **Note:** State Law requires that you must bid out anything over the cost of **\$50,000**. If you were awarded two grants for your district and your combined equipment total exceeds \$50,000, you must bid out the ovens.
6. Place order with Oven Manufacturer Representative submitting the lowest quote.
7. Receive delivery of Combination Oven Steamer(s).
8. Participate in onsite training by qualified manufacturer representative.
9. Prepare press release to notify media of the success of the ongoing efforts to serve healthier meals to students and staff.
10. Submit final reports and invoice(s) by **October 5, 2018**.

Timeline (Grant will be effective when all parties sign)

Due Dates

January 3, 2018
 February 7, 2018
 February 14, 2018
 March 7, 2018
 March 19, 2018
 May 16, 2018
 October 5, 2018

Grant Activities

Application Disbursement Date
 Application Deadline
 Application Evaluations
 Award Notifications
 Grant Agreements Disbursed for Signature
 Progress Report Due to Grantor
 Final Reports and Invoice(s) due to Grantor

III. APPLICATION PROCEDURES

Request for Information: Questions concerning the RFA should be sent to jboler@mdek12.org. The deadline for submitting written questions by email is Friday, January 12, 2018, at 5:00 p.m. Copies of all questions submitted and responses will be posted to MDE's website www.mde.k12.ms.us under the Public Notices section and will be available to the general public on Tuesday, January 16, 2018.

Procedures for Delivery of Applications:

The application must be received by 5:00 pm Central Standard Time on **Wednesday, February 7, 2018, based on the delivery method used.**

Hand Deliver Proposals to:

Lorraine Wince
 Office of Procurement
 Mississippi Department of Education
 Nutrition Integrity 2018 Second Round
 Central High School, Suite 307
 359 North West Street
 Jackson, MS 39201
(DO NOT OPEN)

Mail Proposals to:

Lorraine Wince
Office of Procurement
Mississippi Department of Education
Nutrition Integrity 2018 Second Round
Post Office Box 771
Jackson, MS 39205-0771
(DO NOT OPEN)

Ship Proposals to:
(FedEx, UPS, etc.)

Lorraine Wince
Office of Procurement
Mississippi Department of Education
Nutrition Integrity 2018 Second Round
Central High School, Suite 307
359 North West Street
Jackson, MS 39201
(DO NOT OPEN)

Risk of Delivery

The applicant is responsible for ensuring the competitive applications are delivered by the deadline and assumes all risks of delivery.

Applications received in the room after the time designated in the RFA will be considered **late** and shall not be considered for an award.

At the time of receipt of the application, the application will be date stamped and recorded in Suite 307 of Central High School Building.

Incomplete applications will not be evaluated and will not be returned for revisions. No faxed or emailed copies will be accepted.

The application must be signed by both the Food Service Director and Superintendent on page 9, and both the Business Manager and Superintendent on pages 12 and 15 to bind the offeror to the proposal provisions.

Acceptance of Proposals

The MDE reserves the right, in its sole discretion, to waive minor irregularities in applications. A minor irregularity is a variation of the RFA that does not affect the application, or give one party an advantage or benefit over other parties, or adversely impacts the interest of the MDE.

Rejection of Proposals

Applications that do not conform to the requirements of this RFA will be rejected by the Mississippi Department of Education. Applications will be rejected for reasons that include, but are not limited to, the following:

1. The application contains unauthorized amendments to the requirements outlined in the RFA.
2. The application is conditional.
3. Applications will be accepted after the deadline but will not be considered for an award.

4. The application is incomplete or contains irregularities, which makes the application indefinite or ambiguous.
5. The application cover page is not signed by the food service director and superintendent.
6. The assurances are not signed by the superintendent of the school and the business manager.
7. The application contains false or misleading statements or references.
8. The application does not include the required number of copies.
9. The district/school has previously been cited with major and/or significant deficiencies by the MDE in one or more programs.

Disposition of Applications: All applications become the property of the state of Mississippi.

Conditions of Solicitation: The MDE reserves the right to accept, reject, or negotiate regarding submitted applications based on the evaluation criteria contained RFA. The final decision to award a grant rests solely with the MDE.

The applicant should note the following:

1. The MDE will not be liable for any costs associated with the preparation of applications incurred by the applicant; and
2. The selection of an applicant is contingent upon favorable evaluation of the application; approval of the application by the review panel selected by MDE, and the Chief of Operations.
3. The selection of an applicant is contingent upon successful negotiation of any changes to the application as required by MDE.
4. The MDE also reserves the right to accept any application submitted for grant award, without negotiation. Therefore, applicants are advised to propose their most favorable terms initially. Applicants will be required to assume full responsibility for meeting all specified requirements stated in the RFA.

IV. APPLICATION FORMAT AND INSTRUCTIONS

Application Instructions

1. Please fill out completely. The application consists of the following parts:
 - Grant Cover Page – A separate cover page is required for each school within the district that is applying for the **Nutrition Integrity 2018 Second Round** grant (page 9 of this document). Each cover page must be signed by the Food Service Director and the district Superintendent.
 - Statement of Standard Terms and Conditions – Must be signed by the Superintendent and the Business Manager (pages 10-12 of this document). One complete form is sufficient if the school district is applying for two schools.
 - Grant Worksheet – A separate worksheet (page 13 of this document) is required for each school within the district that is applying for the **Nutrition Integrity 2018 Second Round** grant.
 - MDE Assurances and Certifications (pages 14-15 of this document) – Must be signed by the Superintendent and the Business Manager. One complete form is sufficient if the school district is applying for two schools.

NUTRITION INTEGRITY 2018
Second Round
GRANT COVER PAGE
(Please type or print clearly)

Mississippi Department of Education
Office of Child Nutrition

School District: _____ School Name: _____

Address: _____ City: _____

Zip Code: _____ Phone Number: _____ Fax Number: _____

Email Address of Grant Coordinator: _____

Phone Number(s) of Grant Coordinator: _____

Superintendent: _____

Phone Number: _____ Fax Number: _____

Email Address of Superintendent: _____

School Principal: _____

Phone Number: _____ Fax Number: _____

Email Address of School Principal: _____

Food Service Director: _____

Phone Number: _____ Fax Number: _____

Email Address of Food Service Director: _____

The applicant certifies that to the best of his/her knowledge, the information in this application is correct and that the filing of this application is duly authorized by the governing body of this institution.

Food Service Director Signature

Date

Superintendent Signature

Date

Standard Terms and Conditions

Appropriate terms and conditions should be selected from the list below to be included in grants entered into by the Mississippi Department of Education. Other Special Conditions may be included depending on the type of services and the grantee. Please note that some federal grants may require alternate or additional conditions.

Access to Records

The Grantee agrees that the MDE, or any of its duly authorized representatives, at any time during the term of this agreement, shall have access to, and the right to audit and examine any pertinent books, documents, papers, and records of Grantee related to Grantee's charges and performance under this agreement. Such records shall be kept by Grantee for a period of five (5) years after final payment under this agreement, unless the MDE authorized their earlier disposition. Grantee agrees to refund to the MDE any overpayments disclosed by any such audit. However, if any litigation, claim, negotiation, audit or other action involving the records has been started before the expiration of the 5-year period, the records shall be retained until completion of the action and resolution of all issues, which arise from it.

Assignment

Grantee shall not assign or sub-grant in whole or in part, its rights or obligations under this agreement without prior written consent of the MDE. Any attempted assignment without said consent shall be void and of no effect.

Availability of Funds

It is expressly understood and agreed that the obligation of MDE to proceed under this agreement is conditioned upon the appropriation of funds by the Mississippi State Legislature and the receipt of state and/or federal funds. If the funds anticipated for the continuing fulfillment of the agreement are, at any time, not forthcoming or insufficient, either through the failure of the federal government to provide funds or of the State of Mississippi to appropriate funds or the discontinuance or material alteration of the program under which funds were provided or if funds are not otherwise available to MDE, MDE shall have the right upon ten (10) working days written notice to the Grantee, to reduce the amount of funds payable to the Grantee or to terminate this agreement without damage, penalty, cost or expenses to MDE of any kind whatsoever. The effective date of reduction or termination shall be as specified in the notice of reduction or termination.

Changes

This agreement shall not be modified, altered or changed except by mutual agreement by an authorized representative(s) of each party to this agreement, and must be confirmed in writing through MDE grant modification procedures.

Copyrights

The Grantee: (i) agrees that the MDE shall determine the disposition of the title to and the rights under any copyright by Grantee or employees on copyrightable material first produced or composed under this agreement; and, (ii) hereby grants to the MDE a royalty free, nonexclusive, irrevocable license to reproduce, translate, publish, use and dispose of, to authorize others to do so, all copyrighted or copyrightable work not first produced or composed by Grantee in the performance of this agreement, but which is incorporated in the material furnished under the agreement, provided that such license shall be

only to the extent Grantee now has, or prior to the completion or full final settlements of agreement may acquire, the right to grant such license without becoming liable to pay compensation to others solely because of such grant.

Grantee further agrees that all material produced and/or delivered under this grant will not, to the best of the Grantee's knowledge, infringe upon the copyright or any other proprietary rights of any third party. Should any aspect of the materials become, or in the Grantee's opinion be likely to become, the subject of any infringement claim or suite, the Grantee shall procure the rights to such material or replace or modify the material to make it non-infringing.

Equal Opportunity Employer

The Grantee shall be an equal opportunity employer and shall perform to applicable requirements; accordingly, Grantee shall neither discriminate nor permit discrimination in its operations or employment practices against any person or group of persons on the grounds of race, color, religion, national origin, handicap or sex in any manner prohibited by law.

Independent Grantee

The Grantee shall perform all services as an independent Grantee and shall discharge all of its liabilities as such. No act performed or representation made, whether oral or written, by Grantee with respect to third parties shall be binding on the MDE.

Laws

This agreement, and all matters or issues collateral to it, shall be governed by, and construed in accordance with, the laws of the State of Mississippi.

Legal Authority

The Grantee assures that it possesses legal authority to apply for and receive funds under this agreement.

Mississippi Ethics

It is the responsibility of the grantee to ensure that subcontractors comply with the Mississippi Ethics Law in regard to conflict of interest. A statement attesting to said compliance shall be on file by the grantee.

Personnel

Grantee agrees that, at all times, the employees of Grantee furnishing or performing any of the services specified under this agreement shall do so in a proper, workmanlike and dignified manner.

Termination

The Mississippi Department of Education, by written notice, may terminate this grant, in whole or in part, if funds supporting this grant are reduced or withdrawn. To the extent that this grant is for services, and if so terminated, the Mississippi Department of Education shall be liable only for payment in accordance with payment provisions of this grant for services rendered prior to the effective date of termination.

The Mississippi Department of Education, in whole or in part, may terminate this grant for cause by written notification. Furthermore, the Mississippi Department of Education and the grantee may terminate this grant, in whole or in part, upon mutual agreement.

Either the Mississippi Department of Education or the grantee may terminate this agreement at any time by giving 30 days written notice to the other party of such termination and specifying the effective date thereof. The grantee shall be paid an amount which bears the same ratio to the total compensation as the services actually performed bear to the total services of the grantee covered by the agreement, less payments of compensation previously made.

SCHOOL DISTRICT NAME AND LOCATION:

SUPERINTENDENT SIGNATURE

DATE

BUSINESS MANAGER SIGNATURE

DATE

**NUTRITION INTEGRITY 2018
SECOND ROUND**

GRANT WORKSHEET

A. Name of School: _____

B. Number of Students Enrolled (based on October, 2016 MSIS data): _____

C. Are you using fryers for school meals? Yes _____ No _____

***Nutrition Integrity Grant Awards are based solely on the highest number of students enrolled.
Two staff members verify the enrollment from the application and the data on file.***

FOR MDE USE ONLY		
Number of Students Enrolled		
Verified by	Staff Signature:	Staff Signature:



Mississippi Department of Education (MDE) Assurances and Certifications:

- a. The applicant shall be an equal opportunity employee and shall perform to all other applicable requirements; accordingly, the applicant shall neither discriminate nor permit discrimination in its operation or employment practices against any person or group of persons on the grounds of race, color, religion, national origin, handicap, or sex in any manner prohibited by law. Further, the applicant agrees to comply with the Civil Rights Acts of 1964, Title IX of the Education Amendments of 1972, Section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, the Americans with Disabilities Act of 1990, and the Every Student Succeeds Act of 2015;
- b. The applicant agrees that the MDE, or any of its duly authorized representatives, at any time during the term of this agreement, shall have access to, and the right to audit examine any pertinent books, documents, papers, and records of applicant related to applicant's charges and performance under this agreement. Applicant shall keep such records for a period of five years after final payment under this agreement, unless the MDE authorizes their earlier disposition. Applicant agrees to refund to the MDE any overpayments disclosed by any such audit. However, if any litigation, claim, negotiation, audit, or other action involving the records has been started before the expiration of the five-year period, the records shall be retained until completion of the action and resolution of all issues that arise from it
- c. The applicant assures that it possesses legal authority to apply for and to receive funds under this agreement;
- d. The grantee certifies they have not been barred from contracting or otherwise doing business with the State or Federal Governments;
- e. This agreement shall not be modified, altered, or changed except by mutual agreement by representative(s) of each party to this agreement, and must be confirmed in writing through MDE grant modification procedures;
- f. The applicant shall perform all services as an independent applicant and shall discharge all of its liabilities as such. No act performed or representation made, whether oral or written, by the applicant with respect to third parties shall be binding on the MDE;
- g. The MDE, by written notice, may terminate the grant, in whole or in part, if funds supporting the grant are reduced or withdrawn. To the extent that the grant is for services, and if so terminated, the MDE shall be liable only for payment in accordance with payment provisions of the grant for services rendered prior to the effective date of termination. The MDE, by written notice, may terminate the application for nonperformance of the application at any time during the term of the program. The applicant agrees that work, data, etc. created under the auspices of the program shall be turned over to the MDE upon such termination. The MDE, in whole or in part, may terminate the program for cause by written notification. Furthermore, the MDE and the applicant may terminate the agreement, in whole or in part, upon mutual agreement. Either the Mississippi Department of Education or the awardee may terminate this agreement at any time by giving written notice to the other party of such termination and specifying the effective date thereof. The applicant shall be paid an amount which bears the same ratio to the total compensation as the services actually performed bear to the total services of the contractor covered by the agreement, less payments of compensation previously made;
- h. This agreement, and all matters or issues collateral to it, shall be governed by, and constructed in accordance with, the laws of the State of Mississippi; and
- i. Applicant shall not assign or sub-grant in whole or in part, its rights or obligations under this agreement without prior written consent of MDE. Any attempted assignments without said consent shall be void and of no effect.

j. The local education agency/grantee adheres to the applicable provisions of the Education Department General Administrative Regulations (EDGAR): 34 CFR Subtitle A, Parts 1-99.

k. The local education agency/grantee adheres to the applicable regulations of the Office for Civil Rights, U.S. Department of Education: 34 CFR Subtitle B, Parts 100-199.

l. The local education agency/grantee adheres to the Office of Management and Budget (OMB) Circular A-87 (Cost Principles for State, Local, and Indian Tribal Governments).

m. The local education agency/grantee assures that salary and wage charges will be supported by proper time reporting documentation that meets the requirements of OMB Circular A-87.

n. Funding is contingent upon satisfactory fulfillment of the following assurances. Inability to fulfill any or all of these assurances could result in a reduction or discontinuation of funding:

o. A person from the school site will be designated as the Grant Coordinator whose purpose is to be the primary contact with the MDE.

p. It is recommended that oven representatives conduct pre-quote, on-site inspections to determine the scope of any plumbing, electrical or other renovations to the site that would be necessary prior to installation of the oven(s). Once the site is determined to be suitable for the oven, the Grantee must complete required kitchen modifications and submit the Kitchen Assessment Checklist and documentation of completed kitchen modifications to MDE by **May 16, 2018** prior to ordering oven.

q. The Grantee will be responsible for the costs incurred for necessary architect services and physical plant modifications.

r. Grantees are required to submit the final reports and invoice(s) by **October 5, 2018**. Additionally, grantees are required to submit necessary documentation and reports as requested by the USDA and MDE.

s. Grantees must remove fat fryers from school premises and purchase the Combination Oven Steamer to decrease fat and calorie consumption in foods served in the school.

t. The Grantee's local school board must make a written commitment to eliminate fried foods at the school site for a minimum period of five years, which shall be included in the school's wellness plan.

u. All publications, including reports, films, brochures and any project materials developed with funding from this program, must contain the following statement: "These materials were developed with funds allocated by the Mississippi Department of Education."

By signing this statement, the Grantee hereby certifies and assures that the school district submitting this application shall comply with the above Endorsement and Support of District Application, Standard Terms and Conditions, and MDE Assurances and Certifications in accordance with state and federal regulations requirements, and MDE policy and requirements pertaining to this program. The applicant certifies further that the information submitted on this application is true and correct.

SCHOOL DISTRICT NAME AND LOCATION:

SUPERINTENDENT SIGNATURE

DATE

BUSINESS MANAGER SIGNATURE

DATE

V. APPENDICES

MINIMUM SPECIFICATIONS COMBINATION OVEN STEAMER

REQUIREMENTS

The combination oven steamer (electric and gas) shall be new and the latest improved model in current production. The equipment shall be of quality workmanship and material. Demonstration, reconditioned or discontinued ovens are not acceptable. The unit shall be assembled. The ovens shall have an automatic function that produces foods that are crisped and browned to a comparable texture and appearance of a fried product. The dealer receiving the quote shall provide the ovens, labor, materials, equipment, specified on-site visits and services necessary to complete the installation of the combination oven steamer. Price shall include installation in prepared site. It is recommended that oven representatives conduct pre-quote, on-site inspections to determine the scope of any plumbing, electrical or other renovations to the site that would be necessary prior to installation of the oven(s).

The required features of the combination oven steamer are as follows:

A. **Oven

For schools with enrollment of 300 students or fewer (as of October 1, 2016 according to information in MSIS)

- Minimum capacity of 7 full sheet pans*
- Single unit
- Boilerless

For schools with enrollment of 301 students or greater (as of October 1, 2016 according to information in MSIS)

- Minimum capacity of 10 full sheet pans*
- Single unit (minimum capacity of 10 full sheet pans)
- Double unit (two ovens with minimum capacity of 10 full sheet pans combined)
- Boilerless

B. Oven Exterior

- Stainless Finish
- Glass door with handle

C. Automatic Crisping Browning Feature

- The oven steamer shall provide for automatic browning and crisping

D. Memory Control Options

- Simple to operate electronic programmable controls for all cooking modes
- Multiple cooking state programs
- Stored recipe library
- Multipoint core temperature probe

E. Automatic Clean

- The oven shall include an automatic cleaning, rinsing and sanitizing feature

F. Two Year Warranty

- Ovens shall be warranted against defects in material and workmanship for a period of 24 months and shall cover 100% of costs for all parts and labor for the unit

G. Stand

- Minimum of one oven stand
- Stacking kits, if needed, for double ovens

H. Water Filtration System

I. Parts and Service

- Authorized dealer shall have a service agent authorized for warranty repairs and service in the state of Mississippi.
- Dealer shall have access to an inventory of replacement parts necessary to service the ovens as necessary.
- All service calls shall be returned within four (4) hours and an onsite visit by authorized service agent must occur within 24 hours.

** a full sheet pan is defined as a pan that measures 18 inches by 26 inches (18x26)*