



Rio Hondo Community College District
Contract Management and Vendor Services
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August 14, 2023
Addendum No. 1
RFP No. 2099 – Beverage Vending Services

To: All Prospective Bidders

THE FOLLOWING REVISIONS AND/OR CLARIFICATIONS SHALL BE MADE TO THE RFP REQUIREMENTS AND CONTRACT DOCUMENTS. BIDDER TO REVISE AND AMEND THE DOCUMENTS TO BE SUBMITTED FOR THE ABOVE-NAMED PROJECT IN ACCORDANCE WITH THIS ADDENDUM.

The Addendum consists of the following change(s):

1. “Exhibit A: Statement of Work - Article 1.B-Exclusions/Limitations of Scope” , is deleted in its entirety and replaced by the following:

- 1) Contractor and District agree that this Agreement excludes vending services or sales of products at the District Bookstore. Contractor and District also agree that if the District Bookstore Concessionaire (Follett) would like to support the District but has no Agreement with Contractor, Concessionaire can purchase from Contractor using prices set forth in this Agreement.
- 2) Contractor and District agree that the following are not covered by this Agreement:
 - a. Vending services or sales of products at the District Bookstore and Rio Café.
 - b. Bottled drinking water dispensing (Arrowhead/Sparkletts style) in any District office or classroom location.
 - c. Water fountains.
 - d. Any District employee or student or visitor who brings product on campus for personal consumption, or activity, or function, or event sponsored or not by the District but held on District premises.
 - e. Student groups shall have the option during times of fund-raising activities to sell generic branded bottled or canned products.
 - f. Hot beverages and non-competing products that may be covered by a pre-existing agreement as determined by the District. (See Article 5)
- 3) Exclusivity at RHCCD is not available for the category of “Hot Coffee and Cocoa Beverage Vending” due to a pre-existing agreement. However, upon expiration of the pre-existing agreements, these categories and/or products could potentially be

added at Rio Hondo College's sole subjective discretion by negotiated amendment to the resulting agreement from this RFP.

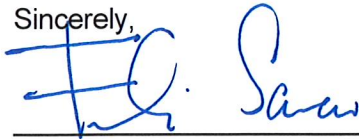
- 4) The District reserves the right during the term of the Agreement to allow the Concessionaire at Rio Café and the District Bookstore/Follette to serve other popular products that have been traditionally sold that may compete with awardee parties' products and non-competing hot and cold beverages, such as but not limited to, (a) bulk water coolers, (b) health drinks/shakes and (c) beverages which are part of a proprietary or self-branded food concept which offers specialized Beverages (such as Starbucks). The District's decision as to whether the Beverages are similar and competitive with the products covered by this Agreement or not shall be final.

2. "Exhibit A: Statement of Work - Article 5.B.4-Equipment Maintenance/Repair/Replacement/Relocation", is deleted in its entirety and replaced by the following:

- 4) Ensure that equipment that cannot be returned to full service within two (2) working days of notification shall be replaced with equipment similar in design and quality. Response time shall not exceed four (4) days.

END OF ADDENDUM NO. 01

Sincerely,



Felix G. Sarao

Director - Contract Management and Vending Services