BID FORM CERTIFICATION OF COMPLIANCE WITH SPECIFICATIONS

Beverage Marketing Agreement

To:

Lisa Caldwell, Treasurer

Marion County Board of Education

755 East Main St. Lebanon, KY 40033

In compliance with the INVITATION TO BID, and subject to all the conditions thereof, the undersigned hereby certifies that all items and/or services included in this bid shall be in compliance with all requirements and technical specifications included in this invitation to bid, except as noted below:

Exceptions:

Name of Company/Individual <u>Clark Beverage Groop</u>
Address 300 Oakland-Flatrock Rd.
Oakland, KY. 42159
Authorized Signature Jimy Lanett
Please Print or Type Name Timmy Garrett
Official Title Food Service On Premise Director Date 5-3-16
Telephone No. <u>270-535-3745</u> Fax No <u>270-563-4529</u>
We have a distribution center in Campbellswille at
400 Foundation Orive
Campbellswille, Ky. 42718

BID FORM CONFLICT OF INTEREST

It shall be a breach of ethical standards for any employee with procurement authority to participate directly in any proceeding or application; request for ruling or other determination; claim or controversy; or other particular matter pertaining to any contract or subcontract; and any solicitation or proposal therefore, in which to his/her knowledge:

- (A) He/she, or any member of his/her immediate family, has a financial interest herein; or
- (B) A business or organization in which he/she or any member of his/her immediate family has a financial interest as an officer, director, trustee, partner, or employee is a party; or
- (C) Any other person, business, or organization with whom he/she or any member of his/her immediate family is negotiating or has an arrangement concerning prospective employment is a party. Direct or indirect participation shall include, but is not limited to, involvement through decision, approval, disapproval, recommendation, preparation of any part of a purchase request, influencing the content of any specification or purchase standard, rendering of advice, investigation, auditing or in any other advisory capacity.

It is a violation of Kentucky law for any Board member or employee with procurement authority, or a member of his/her immediate family, to have a pecuniary interest either directly or indirectly in an amount exceeding \$25.00 per year in any purchase of goods or services by the Board of Education or any school thereof. Violation of this provision subjects the Board member or employee to forfeiture of his/her position and/or employment with the school system.

I hereby certify that no member of my immediate family is an employee with procurement authority or Board member of the Marion County Board of Education.

Name of Company

Simu Danth 5-3-16

Authorized Signature Date

References: KRS 156.480, OAG 80-32, Model Procurement Code 45A.455

Note: This certificate must be signed and attached to the bid form in order for your bid to be qualified

Marion County Board of Education BID FORM SPECIFICATIONS AND RESPONSE TO BID Beverage Marketing Agreement

General Information

- 1. Bid opening will be at 1:00 p.m. on Wednesday, May 4, 2016.
- 2. Return only Bid Forms Pages 4 through 10.
- 3. References to the Board include all schools, departments, and other affiliated groups that sell or distribute beverages on the Board's premises.
- 4. The period of the contract shall be for the period beginning July 1, 2016, through June 30, 2019, or for some other period of time as agreed upon through this bid process..
- 5. If you have any questions about this bid, please call Lisa Caldwell at 270-692-3721, ext. 227.

This bid is for an agreement to market certain brands of beverage products ("Agreement") on the premises of the Marion County Board of Education.

Specifications

- 1. Beverages shall be defined as any and all non-alcoholic drinks <u>except</u> milk, hot beverages, teas brewed on the Board's premises, juice that is a menu item as part of the school breakfast and lunch programs, and any other beverage that is sold by the school district's food service program. This includes bottled, canned and fountain beverages.
- 2. Brands shall mean any and all beverages sold and distributed by the winning bidder ("Marketer") and any and all beverages that the Marketer may sell or distribute in the future, including, but not limited to, carbonated soft drinks, non-carbonated soft drinks, juices, juice containing beverages, bottled teas, sports or isotonic drinks, bottled waters, and bottled coffees.
- 3. Premises shall mean each one of the Board's locations, whether owned, operated, controlled leased, or utilized by it, including each and every vending location, special events, concession vending areas, cafeteria, and all other locations that become operational for the Board during the term of the Agreement, with the exceptions noted in item 1.
- 4. As part of the Agreement, the Board shall designate the Marketer through its brands, as the sole, exclusive, and official beverage supplier, distributor, and advertiser of the Board and its premises. The Board shall cause the Marketer's brands to be exclusively available at the facilities and no beverages or beverage-related items that compete with or are the same as or similar to the brands shall be made available, advertised, and/or promoted by the Board or on its premises. On the occasion of special events, camps, clinics, and other similar events sponsored by the Board or its affiliates and held on the premises, all distributed and sold beverages shall be the brands of the Marketer and the organizers and/or promoters shall use said brands as their beverage supplier.
- 5. The Board is asking for bids on an agreement that begins on July 1, 2016, for a three-year or five-year agreement that ends June 30, 2019 or 2021, respectively.

Signature _	Diny Danett	Date _	5-3-16
Company	Clark Beverage Group		

Specifications (Continued)

- 6. The Board cannot be held responsible for individual acts that lead to the consumption of beverages on its premises that are not related to the products of the Marketer. For example, an employee may bring from home and drink for lunch a beverage that is distributed by the Marketer's competitor.
- 7. All payments made and value given to the Board shall be deemed to have been earned equally over the entire Term, regardless of the date of actual payment, except in the case of a deliberate act by the Marketer that causes it to be in the Board's best interests to terminate the agreement. In the event the agreement is terminated prior to the end of the term, the Board shall allow the Marketer access to the Premises for not less than sixty (60) days to take possession of each and every piece of Marketer's equipment without claim of trespass. The Board also agrees to return to the Marketer on a prorated basis all monetary amounts paid to but not earned by the Board. The Board and Marketer shall agree to make every commercially reasonable effort to reconcile any differences which may arise.
- 8. The Marketer shall be afforded space in a prominent position for exclusive Brand Identification at various locations on the Premises, including, but not limited to, menu and message boards, as mutually agreed upon by representatives of the Board and the Marketer, prior to commencement of the agreement. Marketer shall be responsible for purchasing and installing such signage, subject to the approval of the Board, while the Board shall be responsible for maintaining such signage. Any and all space afforded to the Marketer shall be clearly visible to the purchasing public. The Board agrees that it will be responsible for policing those locations in the immediate vicinity of the Premises under its control to insure that areas assigned for Brand Identification are maintained and furthermore that it will prohibit the placement of any and all advertising or promotional materials of any beverages that compete with or are the same as or similar to the brands at all areas on the premises.
- 9. During the term, the Marketer shall provide and supply the Board with all necessary equipment to dispense the brands on the premises without charge, provided that the only products dispensed from such equipment are the Marketer's brands. The Marketer shall provide service on all equipment without charge. All rights, title, and interest in all such equipment shall at all time remain with the Marketer.
- 10. The Board is responsible for participating in and abiding by the rules of all applicable government programs, including, but not limited to, those applicable to school lunch and breakfast programs. Such rules may subsequently override the terms of the agreement between the Marketer and the Board, in which case the two parties agree to make the adjustments necessary to keep the Board in compliance with said rules.
- 11. The Marketer shall give the Board at least an annual report showing the volume of beverages purchased by the Board and the volume of beverages delivered to the various locations as part of the full-service vending program.
- 12. The Board shall retain the right to purchase the Marketer's Brands from retail or wholesale sources other the Marketer.
- 13. This is subject to a final review of any agreement by the Board's attorney. Signature <u>Jime</u> Date <u>5-3-16</u>
 Company <u>Clark Beverage</u> Group

Response to Bid

- 1. Attach to your bid response a list of all of your brands that should currently be considered under this bid.
- 2. List the prices for which you will sell cases of beverages to the Board. Attach additional pages if necessary:

Container Size	Container/Beverage Description	No./ Case	Price/ Case	Commission Per Case
1202.	Can Soft drinks	_24	7.25	
2002.	Bottle Soft drinks	<u> </u>	14.00	
2002.	Dasani water	24	10,00	
2007.	Dasani flavored water	24	10,50	
200z.	Powerade Sports drinks	24	17.50	
10.102	Dasani water	24	7.00	
1002.	Minute Maid Juice	24	18.00	<u> </u>
15.202.	Minute Maid Juice	24	<u>24.00</u>	
18.502.	Gold Peak Tea	12	16.00	•
2002.	Vitamin Water	<u> 24</u>	28.00	
16.902.	Honest Tea	<u>la</u>	16.00	
	·			
t				

3. How long will the above prices be horiored?	3/1 1'4010 - 30" 86 30' 4011
4. Please describe the pricing structure after the p	prices expire.
Beginning July 1,2017 there increase of 3% on all package	will be an annual price
THE EASE OF 3 10 OH WIT PACKAGE	Jess For Horacion of agreement
Signature Liny, Lant	Date 5-3-16
Company Clark Bassaca Carasa	

Response to Bid (Continued)

	5.		to be paid to the Boo ounts shown on one o		s. You must bid at least
4_		Alternative 1	– Three (3) year sp	onsorship	
* See			per year times	3 =	Total fees
Page 10	50(\	Alternative 2	- Five (5) year spo	nsorship	
Cor spon:	i P LSON	\	per year times	5 =	Total fees
Intorman				case. Please include and staff, e.g. \$0.50 or	
		Size of Drink	Vending Price	Commission per	<u>Case</u>
		1202, Can	75	25%	-
		2002, 5044 dr	onk 1.25	<u>35%</u>	
		2002. Dasani	1.25	35%	
		2002. Powered		<u>35%</u>	-
* Faculty		-\202, Can	.60	10% 0%	•
	7.	How often will the	Board and delivered	ort showing the volum I to its locations as pa	
	Signat	ure <u>Jime</u>	Danit		Date 5-3-16
	Comp	any Clay	Beverage Gro	Ου.	

Response to Bid (Continued)

9. Other <u>annual</u> benefits provided **at no cost** to the Board: (Mark "n.a." if it does not apply.)

	Quan.	<u>Item Description</u>
		Cases of 12 oz. cans
		Cases of 20 oz. bottles
6	\	Cases of hydration drink powder – Yield of gal./case.
See	1	Case(s) of 8 oz. Cups (2500 per case)
		7 – gallon coolers
		3 – gallon coolers
		Cases of branded towels – Total Towels
		Cases of branded t-shirts – Total shirts
		Sideline carts
•		Ice barrels
•		Specify other benefits: 2 See attachment
	_*	Powerabe Athletic Supplies - \$ 3,500 over 5415.
	_*	Recycle Containers - \$1,000 over 5 yrs.
		Menu boards/Banners - \$ 500 over Syrs. (Ice barrels included
	k	,
Si	gnature	inny Date 5-3-16
Co	ompany <u>C\a</u>	ark Beverage Group

*Other Sponsorship

Clark Beverage Group agrees to make available a total of

\$35,000 over a 5 year term. This can be used for scoreboards or divided into annual payments to be mutually agreed upon between Marion Co. Boardof Education and 10 Clark Beserage Group.

Coca-Cola Pricing for Marion County Schools - July 1, 2016 -- June 30, 2017

Product	Product Size		Case Price	Unit Cost
Cans				
Coca-Cola	12 oz.	24	\$7.25	\$0.30
Coca-Cola Zero	12 oz.	24	\$7.25	\$0.30
Cherry Coke	12 oz.	24	\$7.25	\$0.30
Cherry Coke Zero	12 oz.	24	\$7.25	\$0.30
CF Coca-Cola	12 oz.	24	\$7.25	\$0.30
CF Diet Coke	12 oz.	24	\$7.25	\$0.30
Diet Coke	12 oz.	24	\$7.25	\$0.30
Diet Coke w/Splenda	12 oz.	24	\$7.25	\$0.30
Tab	12 oz.	24	\$7.25	\$0.30
Sprite	12 oz.	24	\$7.25	\$0.30
Sprite Zero	12 oz.	24	\$7.25	\$0.30
Fresca	12 oz.	24	\$7.25	\$0.30
Seagrams Ginger Ale	12 oz.	24	\$7.25	\$0.30
Mello Yello	12 oz.	24	\$7.25	\$0.30
Mello Yello Zero	12 oz.	24	\$7.25	\$0.30
MM Lemonade	12 oz.	24	\$7.25	\$0.30
MM Lemonade Light	12 oz.	24	\$7.25	\$0.30
MM Pink Lemonade	12 oz.	24	\$7.25	\$0.30
MM Fruit Punch	12 oz.	24	\$7.25	\$0.30
Barg's Root Beer	12 oz.	24	\$7.25	\$0.30
Dr. Pepper	12 oz.	24	\$7.25	\$0.30
Diet Dr. Pepper	12 oz.	24	\$7.25	\$0.30
Cherry Dr. Pepper	12 oz.	24	\$7.25	\$0.30
Diet Cherry Dr. Pepper	12 oz.	24	\$7.25	\$0.30
CF Dr. Pepper	12 oz.	24	\$7.25	\$0.30
Diet CF Dr. Pepper	12 oz.	24	\$7.25	\$0.30
Ski	12 oz.	24	\$7.25	\$0.30
Diet Ski	12 oz.	24	\$7.25	\$0.30
CF Ski	12 oz.	24	\$7.25	\$0.30
Infrared Ski	12 oz.	24	\$7.25	\$0.30
Nugrape	12 oz.	24	\$7.25	\$0.30
Big Red	12 oz.	24	\$7.25	\$0.30
Diet Big Red	12 oz.	24	\$7.25	\$0.30
Fanta Orange	12 oz.	24	\$7.25	\$0.30
Fanta Orange Zero	12 oz.	24	\$7.25	\$0.30
Fanta Grape	12 oz.	24	\$7.25	\$0.30
Powerade Sports Drink				<u> </u>
Orange	20 oz.	24	\$17.50	\$0.73
Fruit Punch	20 oz.	24	\$17.50	\$0.73
Mt. Blast	20 oz.	24	\$17.50	\$0.73
Strawberry Lemonade	20 oz.	24	\$17.50	\$0.73
	20 oz.	24	\$17.50	\$0.73
Grape Powerade Zero Grape	20 oz.	24	\$17.50	\$0.73
Powerade Zero Grape Powerade Zero Fruit Punch	20 oz.	24	\$17.50	\$0.73
				\$0.73
Powerade Zero Mixed Berry	20 oz.	24	\$17.50	φυ.10

Product	Product Size	#/Case	Case Price	Unit Cost
Bottled Carbonated Soft Drinl	KS			
Coca-Cola	20 oz.	24	\$14.00	\$0.58
Coca-Cola Zero	20 oz.	24	\$14.00	\$0.58
Cherry Coke	20 oz.	24	\$14.00	\$0.58
Cherry Coke Zero	20 oz.	24	\$14.00	\$0.58
CF Diet Coke	20 oz.	24	\$14.00	\$0.58
Diet Coke	20 oz.	24	\$14.00	\$0.58
Sprite	20 oz.	24	\$14.00	\$0.58
Sprite Zero	20 oz.	24	\$14.00	\$0.58
Barg's Root Beer	20 oz.	24	\$14.00	\$0.58
Mello Yello	20 oz.	24	\$14.00	\$0.58
Mello Yello Zero	20 oz.	24	\$14.00	\$0.58
MM Lemonade	20 oz.	24	\$14.00	\$0.58
Dr. Pepper	20 oz.	24	\$14.00	\$0.58
Diet Dr. Pepper	20 oz.	24	\$14.00	\$0.58
Cherry Dr. Pepper	20 oz.	24	\$14.00	\$0.58
Diet Cherry Dr. Pepper	20 oz.	24	\$14.00	\$0.58
Ski	20 oz.	24	\$14.00	\$0.58
Diet Ski	20 oz.	24	\$14.00	\$0.58
Infrared Ski	20 oz.	· 24	\$14.00	\$0.58
Nugrape	20 oz.	24	\$14.00	\$0.58
Big Red	20 oz.	24	\$14.00	\$0.58
Diet Big Red	20 oz.	24	\$14.00	\$0.58
Fanta Orange	20 oz.	24	\$14.00	\$0.58
Fanta Orange Zero	20 oz.	24	\$14.00	\$0.58
Fanta Grape	20 oz.	24	\$14.00	\$0.58
Minute Maid Juices				
Orange Juice 100%	15.2 oz	24	\$24.00	\$1.00
Apple Juice 100%	15.2 oz	24	\$24.00	\$1.00
Orange Juice 100%	10 oz.	24	\$18.00	\$0.75
Apple Juice 100%	10 oz.	24	\$18.00	\$0.75
Bottled Water				
Dasani	20 oz.	24	\$10.00	\$0.42
Dasani w/Lemon	20 oz.	24	\$10.50	\$0.44
Dasani w/Strawberry	20 oz.	24	\$10.50	\$0.44
Dasani	10.1 oz	24	\$7.00	\$0.29
Dasani	12 oz.	24	\$8.00	\$0.33

Product	Product Size	#/Case	Case Price	Unit Cost
Glaceau Zero XXX Acai Blbry Po	20 oz.	24	\$28.00	\$1.17
Glaceau Zero Squeezed Lemona	20 oz.	24	\$28.00	\$1.17
Glaceau Zero Rhythm Star Citrus	20 oz.	24	\$28.00	\$1.17
2 liter Coca-Cola products	2 liter	8	\$11.00	\$1.38
Honest Tea Honey Green Tea	16.9 oz.	12	\$16.00	\$1.33
Honest Tea Peach White Tea	16.9 oz.	12	\$16.00	\$1.33
Gold Peak Southern Sweet	18.5 oz.	12	\$16.00	\$1.33
Gold Peak Diet Tea	18.5 oz.	12	\$16.00	\$1.33

Products on this list may not be suitable for all occasions because of the state guidelines for the school day.

Fundraising Sales Events Cost

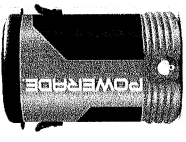
Package	Case Cost
20 oz. Soft Drinks	\$14.00
20 oz. Dasani water including flav	\$14.00
20 oz. Powerade	\$17.50

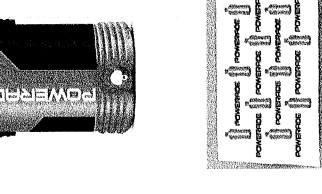


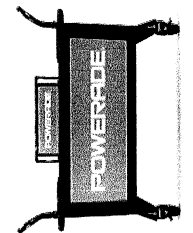
















Powerade Equipment