SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



ITEM 3.18 (ID # 7704)

MEETING DATE:

Tuesday, August 28, 2018

FROM: AGRICULTURAL COMMISSIONER:

SUBJECT: AGRICULTURAL COMMISSIONER: Grant Agreement No. 18-0331-000-SA with

California Department of Food and Agriculture for the Egg Quality Control Program effective July 1, 2018 through June 30, 2019, All Districts [\$52,757 -

100% State Funds]

RECOMMENDED MOTION: That the Board of Supervisors:

1. Ratify and Approve Grant Agreement No. 18-0331-000-SA with California Department of Food and Agriculture for the Egg Quality Control Program effective July 1, 2018 through June 30, 2019 in the amount of \$52,757; and

2. Authorize the chairman of the Board to sign the agreement on behalf of the County.

ACTION: Policy

ACTION: Policy

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Perez, seconded by Supervisor Jeffries and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Jeffries, Tavaglione, Washington, Perez and Ashley

Nays:

None

Absent:

None

Date:

August 28, 2018

XC:

Agric. Comm.

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Kecia Harper-Ihem

SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Yea	•	Total Cost:	Ongoing Cost
COST	\$ 52,757	\$	0	\$ 52,757	\$0
NET COUNTY COST	\$ 0	\$	0	\$0	\$0
SOURCE OF FUNDS: California Department of Food &				Budget Adjust	ment: No
Agriculture			For Fiscal Yea 2018/2019	r:	

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary

This agreement is renewed annually and provides funding for the inspection and enforcement of California's Egg Quality Control standards at production, wholesale, and retail locations. Revenue from this source was included in the Agricultural Commissioner's FY 18/19 budget request. This agreement was approved as to form by County Counsel.

Impact on Residents and Businesses

Citizens / consumers will be positively impacted in that they will be better assured of a consistent supply of fresh, high quality shell eggs. Shell egg producer businesses will be positively impacted in that high quality egg products will help to stimulate and maintain strong consumer demand.

Contract History and Price Reasonableness

Priantos, Director County Counsel

This agreement has been renewed each year since its inception in approximately FY 1976-77, and the dollar amount covers all related costs.

ATTACHMENTS:

Attachment A:

Grant Agreement No. 18-0331-000-SA with California Department

of Food and Agriculture

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8/16/2018

RESOLUTION

BE IT RESOLVED by the Board of Supervisors of the County of Riverside, State of California, in regular session assembled on Tuesday, August 28, 2018, that Chuck Washington, the Chairman is authorized and directed to execute on behalf of said County the Standard Agreement No. 18-0331-000-SA between Riverside County and California <u>Department of Food and Agriculture providing: for the Egg Quality Control Program.</u>

Roll Call:

Aves:

Jeffries, Tavaglione, Washington, Perez and Ashley

Nays: Absent: None None

The foregoing is certified to be a true copy of a resolution duly adopted by said Board of Supervisors on the date therein set forth.

KECIA HARPER-IHEM, Clerk of said Board

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State of California, Department of Food and Agriculture AGREEMENT GAU-03 (Rev.7/2018)

GRANT AGREEMENT SIGNATURE PAGE

AGREEMENT NUMBER

	Laboratoria de la companya del companya de la companya del companya de la company						
1.	. This Agreement is entered into between the State Agency and the Recipient named below:						
	STATE AGENCY'S NAME CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE (CDFA)						
	RECIPIENT'S NAME COUNTY OF RIVERSIDE						
2.	. The Agreement Term is: July 1, 2018 through June 31, 2019						
3							
4	The parties agree to comply with the terms and conditions of the following exhibits and attack reference made a part of the Agreement:	hments which are by this					
-	Exhibit A: Recipient and Project Information	1 Page					
	Exhibit B: General Terms and Conditions ATTEST:	3 Page(s)					
	Exhibit C: Payment and Budget Provisions KECH HARPER HEM Clerk	1 Page					
Ä	Attachments: Scope of Work and Budget						
_	IN WITNESS WHEREOF, this Agreement has been executed by the parties hereto. RECIPIENT						
- F	RECIPIENT'S NAME (Organization's Name) COUNTY OF RIVERSIDE						
₹	BY (Authorized Signature) DATE SIGNED (Do not type) DATE SIGNED (Do not type)	14-					
·-	PRINTED NAME AND TITLE OF PERSON SIGNING						
d	CHUCK WASHINGTON CHAIRMAN, BOARD OF SUPERVISORS						
2	ADDRESS PO Box 1089, Riverside, CA 92502-1089						
-	STATE OF CALIFORNIA						
-	AGENCY NAME CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE (CDFA)						
-	BY (Authorized Signature) DATE SIGNED (Do not type) DATE SIGNED (Do not type)						
-	PRINTED NAME AND TITLE OF PERSON SIGNING CRYSTAL MYERS, BRANCH CHIEF, OFFICE OF GRANTS ADMINISTRATION						
-	ADDRESS 1220 N STREET, ROOM 120 SACRAMENTO, CA 95814	MA					

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EXHIBIT A

RECIPIENT AND PROJECT INFORMATION

1. CDFA hereby awards an Agreement to the Recipient for the project described herein:
The County will provide monthly wholesale and production shell egg inspections at point of origin by monitoring acceptable compliance and risk based levels based on each identified company's annual cases available, providing incentives to facilities to maintain higher food safety standards.

Project Title: County Egg Inspections

2. The Managers for this Agreement are:

FOR CDFA:		FOR RECIPIENT:	
Name:	Penny Arana	Name:	Ruben Arroyo
Division/Branch:	AHFSS / MP&ES	Organization:	COUNTY OF RIVERSIDE
Address:	2800 Gateway Oaks Drive	Address:	PO Box 1089
City/State/Zip:	Sacramento, CA 95814	City/State/Zip:	Riverside, CA 92502-1089
Phone:	916-900-5091	Phone:	951-955-3045
Email Address:	penny.arana@cdfa.ca.gov	Email Address:	agdept@rivco.org

3. The Grant Administrative Contacts for this Agreement are:

FOR CDFA:		FOR RECIPIENT:
Name:	Penny Arana	Name: Ronald Bray
Division/Branch:	AHFSS / MP&ES	Organization: Riverside County Agricultural Commissioner's Office
Address:	2800 Gateway Oaks Drive	Address: 4080 Lemon Street, Room 19 basement
City/State/Zip:	Sacramento, CA 95814	City/State/Zip: Riverside, CA 92501
Phone:	916-900-5091	Phone: (951) 955-3003
Email Address:	penny.arana@cdfa.ca.gov	Email Address: rbray@rivco.org

FISCAL CONTACT FOR RECIPIENT (if different from above):	
Name:	
Organization:	
Address:	
City/State/Zip:	
Phone:	
Email Address:	

A	RECIPIENT:	Dioses	chack	annronrial	a hov	helow
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Research and Development (R&D) means all research activities, both basic and applied, and all development activities that are performed by non-Federal entities. The term research also includes activities involving the training of individuals in research techniques where such activities utilize the same facilities as other R&D activities and where such activities are not included in the instruction function.

This award 🔲 does		support R&D.
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5. For a detailed description of activities to be performed and duties, see Scope of Work and Budget.

EXHIBIT B

GENERAL TERMS AND CONDITIONS

1. Approval

This Agreement is of no force or effect until signed by both parties. The Recipient may not invoice for activities performed prior to the commencement date or completed after the termination date of this Agreement.

2. Assignment

This Agreement is not assignable by the Recipient, either in whole or in part, without the consent of CDFA Agreement Manager or designee in the form of a formal written amendment.

3. Governing Law

This Agreement is governed by and will be interpreted in accordance with all applicable State and Federal laws.

4. State and Federal Law

It is the responsibility of the Recipient to know and understand which state, federal, and local laws regulations, and ordinances applicable are to this Agreement and Project. Recipient shall be responsible for observing and complying with all applicable state and federal laws and regulations, and failure to comply may constitute a material breach.

5. Recipient Commitments

The Recipient accepts and agrees to comply with all terms, provisions, conditions and commitments of the Agreement, including all incorporated documents, and to fulfil all assurances, declarations, representations, and statements made by the Recipient in the application, documents, amendments, and communications in support of its request for funding.

6. Performance and Assurances

The Recipient agrees to faithfully and expeditiously perform or cause to be performed all Project work as described in the Scope of Work, and to apply grant funds received only to allowable Project costs in accordance with applicable provisions of the law and Grant Procedures Manual, if applicable.

7. Mutual Liability

Each party hereto agrees to be responsible and assume mutual and proportional liability for its own wrongful or negligent acts of omissions, or those of its officers, agents or employees to the full extent required by law.

8. Unenforceable Provision

In the event that any provision of this Agreement is unenforceable or held to be unenforceable, then the parties agree that all other provisions of this Agreement have force and effect and will not be affected thereby.

9. Contractors/Consultants

The Recipient, and the agents and employees of Recipient, in the performance of this Agreement, are not officers, employees, or agents of the CDFA. The Recipient's obligation to pay its Contractors/Consultants is an independent obligation from the CDFA's obligation to make payments to the Recipient. Recipient agrees to comply with all applicable State and local laws and regulations during the term of this Agreement. All Contractors/Consultants shall have the proper licenses/certificates required in their respective disciplines. The Contractors/Consultants shall not affect the Recipient's overall responsibility for the management of the project, and the Recipient shall reserve sufficient rights and control to enable it to fulfill its responsibilities under this Agreement.

10. Non-Discrimination Clause

During the performance of this Agreement, Recipient and its Contractors will not unlawfully discriminate, harass, or allow harassment against any employee or applicant for employment because of sex, sexual orientation, race, color, ancestry, religious creed, national origin, physical or mental disability, medical condition, age, marital status, and denial family care leave.

The Recipient and Contractors will ensure that the evaluation and treatment of their employees and applicants for employment are free from such discrimination and harassment. Recipient and Contractors will comply with the provisions of the Fair Employment and Housing Act (Government Code Section 12990 *et seq.*) and the applicable regulations promulgated there under (California Code of Regulations, Title 2, Section 7285 *et seq.*). The applicable regulations of the Fair Employment and Housing Commission implementing Government Code Section 12990 (a-f), set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations, are incorporated into this Agreement by reference and made a part hereof as if set forth in full. Recipient and its Contractors will give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining unit or other Agreement. The Recipient must include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under this Agreement.

11. Excise Tax

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The State of California is exempt from Federal excise taxes and no payment will be made for any taxes levied on employees' wages. The CDFA will pay for any applicable State of California or local sales or use taxes on the services rendered or equipment or parts supplied pursuant to this Agreement. California may pay any applicable sales and use tax imposed by another State.

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12. Disputes

The Recipient must continue with the responsibilities under this Agreement during any dispute. In the event of a dispute, the Recipient must file a "Notice of Dispute" with the CDFA Agreement Manager or designee within ten (10) calendar days of discovery of the problem. The Notice of Dispute must contain the Agreement number. Within ten (10) calendar days of receipt of the Notice of Dispute, the CDFA Agreement Manager or designee must meet with the Recipient for the purpose of resolving the dispute. In the event of a dispute, the language contained within this Agreement prevails.

13. Right to Terminate

This Agreement may be terminated by either party hereto upon written notice delivered to the other party at least thirty (30) calendar days prior to the intended date of termination. By such termination, neither party may nullify obligations already incurred prior to the date of termination. In the event of Termination for Convenience of this Agreement by CDFA, CDFA must pay all responsible costs and non-cancellable obligations incurred by the Recipient as of the date of termination.

14. Termination for Cause

Either party reserve the right to immediately terminate this Agreement for cause subject to written notice. However, each party will have ten (10) calendar days after receipt of the termination notice to cure the breach. If the breach is not cured within ten (10) calendar days of receipt of notice, the CDFA shall reimburse the Recipient for all documented costs incurred up to the date of termination, including all non-cancellable obligations.

15. Force Majeure

The Recipient shall not be liable for any failure to perform as required by this Agreement, to the extent such failure to perform is caused by any of the following: labor disturbances or disputes of any kind, accidents, failures of any required governmental approval, civil disorders, acts of aggression, acts of God, energy or other conservation measures, failure of utilities, mechanical breakdowns, materials shortages, disease, or similar occurrences.

16. Suspension of Payments

Reimbursement under this Agreement may be suspended or terminated, or both, and Recipient may be subject to debarment if CDFA determines that Recipient has breached the terms of this Agreement. A determination of breach may be appealed in writing and post marked within ten (10) calendar days of the date of notification, and addressed to CDFA, Legal Hearing and Appeals Office or emailed to CDFA LegalOffice@cdfa.ca.gov.

California Department of Food and Agriculture Legal Hearing and Appeals Office 1220 N Street Sacramento, CA 95814

17. Breach Provisions

The Recipient may be in material breach under this Agreement if it fails to comply with any term of this Agreement. In the event of a material breach, CDFA shall provide in writing a Notice of Breach to the Recipient within ten (10) calendar days upon discovery of breach. Recipient shall have ten (10) calendar days from receipt of the notice to cure the breach. If the Recipient fails to cure the breach within the time prescribed by this Agreement, CDFA may do any of the following:

- A. Suspend payments;
- B. Demand repayment of all funding;
- C. Terminate the Agreement, or
- D. Take any other action deemed necessary to recover costs.

If CDFA determines that Recipient is not in material breach but that a Project is not being implemented in accordance with the provisions of this Agreement, or that Recipient has failed in any other respect to comply with the provisions of this Agreement, and if Recipient does not remedy any such failure in a reasonable manner, CDFA may withhold all or any portion of the grant funding and take any other action that CDFA deems necessary to protect its interests.

Where a portion of the grant funding has been disbursed to the Recipient and CDFA notifies Recipient of its decision not to release funds that have been withheld pursuant to Exhibit B, Suspension of Payments Provision, the portion that has been disbursed shall thereafter be repaid immediately. CDFA may consider Recipient's refusal to repay the requested disbursed amount a contract breach subject to the default provisions in Suspension of Payments Provision.

If CDFA notifies Recipient of its decision to withhold the entire funding amount from Recipient pursuant to this paragraph, this Agreement shall terminate upon receipt of such notice by Recipient and CDFA shall no longer be required to provide funds under this Agreement and the Agreement shall no longer be binding on either party.

In the event CDFA finds it necessary to enforce this provision of this Agreement in the manner provided by law, Recipient agrees to pay all costs incurred by CDFA including, but not limited to, reasonable attorneys' fees, legal expenses, and costs.

18. Publicity and Acknowledgement

The Recipient agrees that it will acknowledge CDFA's support whenever projects funded, in whole or in part, by this Agreement are publicized in any news media, brochures, publications, audiovisuals, presentations or other types of promotional material in accordance with the Grant Procedures Manual, if applicable. Recipients may not use the CDFA logo.

19. News Releases/Public Conferences

The Recipient agrees to notify the CDFA in writing at least two (2) business days before any news releases or public conferences are initiated by the Recipient or its Contractors/Consultants regarding the project described in the Attachments, Scope of Work and Budget and any project results.

20. Scope of Work and Budget Changes

Changes to the Scope of Work, Budget or the Project term, must be requested in writing to CDFA Grant Administrative Contact no later than thirty (30) days prior to the requested implementation date. Any changes to the Scope of Work and Budget are subject to CDFA approval and, at its discretion, CDFA may choose to accept or deny any changes. If accepted and after negotiations are concluded, the agreed upon changes will be made and become part of this Agreement. CDFA will respond in writing as to whether the proposed changes are accepted.

21. Reporting Requirements

The Recipient agrees to comply with all reporting requirements specified in Scope of Work and/or Grant Procedures Manual.

22. Equipment

The Recipient must comply with the requirements and procedures regarding the use, maintenance, disposition, and reporting of equipment in accordance with the Scope of Work and/or Grant Procedures Manual.

23. Closeout

The Agreement will be closed out after the completion of the project or project term, receipt and approval of the final invoice and final report, and resolution of any performance or compliance issues.

24. Confidential and Public Records

The Recipient and CDFA understand that each party may come into possession of information and/or data which may be deemed confidential or proprietary by the person or organization furnishing the information or data. Such information or data may be subject to disclosure under the California Public Records Act or the Public Contract Code. CDFA has the sole authority to determine whether the information is exempt from public release. If CDFA deems the data exempt, it shall maintain such information as confidential and notify the Recipient of any requests for release of the information.

25. Property Damage Claims Process

Should a property owner claim damages arising under, related to or involving this Agreement, the Recipient shall forward the property owner's written request for compensation to the CDFA Agreement Manager. The written request shall be fully supported by factual information. The Agency Secretary or designee will have thirty (30) calendar days after receipt of the written request to render a written decision. If a written decision is not rendered within thirty (30) calendar days after receipt of the request or the property owner disputes the CDFA's decision, the property owner may file a claim with the California Department of General Services.

26. Amendments

Changes to funding amount or Agreement term require an amendment and must be requested in writing to the CDFA Agreement Manager or designee no later than sixty (60) calendar days prior to the requested implementation date. Amendments are subject to CDFA approval, and, at its discretion, may choose to accept or deny these changes. No amendments are possible if the Agreement is expired.

EXHIBIT C

PAYMENT AND BUDGET PROVISIONS

1. Invoicing and Payment

- A. For activities satisfactorily rendered and performed according to the attached Scope of Work and Budget, and upon receipt and approval of the invoices, CDFA agrees to reimburse the Recipient for actual allowable expenditures incurred in accordance with the rates specified herein, which is attached hereto and made a part of this Agreement.
- B. Invoices must include the Agreement Number, performance period, type of activities performed in accordance with this Agreement, and when applicable, a breakdown of the costs of parts and materials, labor charges, and any other relevant information required to ensure proper invoices are submitted for payment.
- C. Unless stated in the Scope of Work and/or Grant Procedures Manual, monthly invoices must be submitted to the CDFA Administrative Contact, within thirty (30) calendar days after the end of each month in which activities under this Agreement were performed.
- D. Unless stated in the Scope of Work and/or Grant Procedures Manual, a final invoice will be submitted for payment no more than thirty (30) calendar days following the expiration date of this Agreement, or after project is complete, whichever comes first. The final invoice must be clearly marked "Final Invoice" thus indicating that all payment obligations of the CDFA under this Agreement have ceased and that no further payments are due or outstanding.

2. Allowable Expenses and Fiscal Documentation

- A. The Recipient must maintain adequate documentation for expenditures of this Agreement to permit the determination of the allowability of expenditures reimbursed by CDFA under this Agreement. If CDFA cannot determine if expenditures are allowable under the terms of this Agreement because records are nonexistent or inadequate according to Generally Accepted Accounting Principles, CDFA may disallow the expenditures.
- B. If domestic travel is a reimbursable expense, receipts must be maintained to support the claimed expenditures. The maximum rates allowable for travel within California are those established by the California Department of Human Resources (CalHR). The maximum rates allowable for domestic travel outside of California are those established by the United States General Services Administration (GSA).
- C. If foreign travel is a reimbursable expense, receipts must be maintained to support the claimed expenditures. The maximum rates allowable are those established in a per diem supplement to Section 925, Department of State Standardized Regulations.
- D. The Recipient will maintain and have available, upon request by CDFA, all financial records and documentation pertaining to this Agreement. These records and documentation will be kept for three (3) years after completion of the Agreement period or until final resolution of any performance/compliance review concerns or litigation claims.

Prompt Payment Clause

Payment will be made in accordance with, and within the time specified in, California Government Code Title 1, Division 3.6, Part 3, Chapter 4.5, commencing with Section 927 - The California Prompt Payment Act.

4. Budget Contingency Clause

If funding for any fiscal year is reduced or deleted for purposes of this program, the CDFA has the option to either cancel this Agreement with no liability occurring to the CDFA, or offer to amend the Agreement to reflect the reduced amount.

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July 1, 2018 – June 30, 2019

The county agrees to provide wholesale and production Compliance and Risk Based Inspection (CRBI) services for the California Department of Food and Agriculture (CDFA), Egg Safety and Quality Management (ESQM) Program. The inspections shall be performed as provided in the Food and Agricultural Code (FAC), Division 12, Part 4, Chapter 1 (commencing with Section 27501); the California Code of Regulations, Title 3, Subchapter 3, and any applicable State policies and procedures.

Any financial penalties imposed and/or "Notice of Proposed Action" by the county for violations of the laws, shall be retained in the county.

This agreement is effective from July 1, 2018 through June 30, 2019.

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Payments will be made for CRBI inspections, which includes all the following: Work completed quarterly - July 1 to September 30 (1st quarter), October 1 to December 31 (2nd quarter), January 1 to March 31 (3rd quarter), and April 1 to June 30 (4th quarter); forms required for this agreement's payment submissions include: Quarterly CRBI reports, ESQM/County Cost Agreement form, Monthly Compiler list of inspections, and the approved County Report 9 (dated 10/27/17), for each month within the quarter (forms are available upon request from ESQM).

All forms and completed inspections lists are due to the ESQM District Supervisor by the thirtieth day following the end of each quarter (listed above), as appropriate for the functions listed below:

- CRBI Wholesale Inspections
- CRBI Production Inspections

Late submission of invoices by the county will cause a delay in payments from ESQM.

Compliance and Risk Based Inspection (CRBI) for Shell Eggs:

The County and ESQM will inspect 1% of annual cases available, provided by the company for their facilities within each county. Facilities achieving a compliance rate of 90% or better during a period of one quarter (3 months), will allow the inspection rate to drop to 0.5% (one half percent of egg cases available). Should the compliance rate fall below 90% or Risk Based violations are beyond the acceptable levels, then inspections shall revert back to the 1% rate. CRBI will be performed monthly (refer to your county work-plan and quarterly CRBI worksheets). Re-inspections can be done at the per inspection rate; if there are no allowances left on the agreement for a re-inspection, please contact your District Supervisor and CDFA will complete as needed.

Acceptable Levels:

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- Category 1 Refrigeration issues (cold room and transport vehicles)
 - Two infractions allowed (Per three-month period)
- Category 2 Dirts (fecal), leakers, rots

July 1, 2018 – June 30, 2019

- o Three infractions allowed (Per three-month period)
- Category 3 Checks, dirts (non-fecal), blood spots, meat spots, bloody whites, moldy, frozen or cooked
 - o Four infractions allowed (Per three-month period)
- Category 4 Labeling issues, under-weights, undergrades
 - o Five infractions allowed (Per three-month period)
- No more than seven over all combined risk based violations allowed. (Per three-month period)

CRBI Purpose:

- Ensure quality and food safety compliance
- Focus enforcement on egg handlers and facilities that do not achieve a 90 percent compliance rate
- Allow county to focus on production and wholesale facilities requiring closer monitoring

Production Eligibility:

 Producers and/or producer/packers with a flock size of 3,000 or more layers shall participate in CRBI.

Wholesale/Distribution Eligibility:

- The base-line for wholesale and distributors shall be a minimum of 12,000 egg cases available per year.
- Wholesale and distributors with less than 12,000 egg cases per year, shall be inspected at the retail surveillance level.

Enforcement Response:

Initially, enforcement will be centered upon an educational response to help individuals and industry come into compliance for minor infractions of laws and regulations. Subsequent enforcement shall entail utilization of the existing compliance process.

CRBI for Production and Wholesale Inspections:

- Conduct production and wholesale egg sample inspections monthly, based on CRBI, at the reported annual cases available for the fiscal year
- An "Initial Visit" includes: temperatures, labeling, internal exam, external exam, and weight tolerances. All inspection categories must be met to be considered an "Initial Visit."
- Track and report inspections and re-inspections.
- If the 90 percent compliance level is reached over a three-month period, the number of quarterly inspections shall be decreased to a rate of 0.5 percent (one-half percent) of egg cases available the following quarter.
- CRBI will revert to original levels (one percent of the annual cases available), if required compliance of 90 percent is not maintained.

July 1, 2018 – June 30, 2019

Expected Outcome:

- Provide a concentrated effort to inspect underperforming facilities
- Allow the county to operate an efficient egg inspection program
- Maintain acceptable compliance and risk based levels, providing an incentive to facilities to maintain higher food safety standards

The County Shall:

- Assign up to five Inspector/Biologist(s) (Inspector) to perform CRBI inspections that have the required commodity license to inspect eggs
- Assign only Inspectors that have: passed the written online exam at: https://www.cdfa.ca.gov/ahfss/mpes/esqm/crbi-retail-onlinetraining.html, have been certified by ESQM to conduct shell egg inspections, and are full time employees of the county
- Provide monthly CRBI inspections for production and wholesale
- Maintain work records for each Inspector daily, showing work performed, mileage, dozens, cases, and lots under this agreement; together with copies of the quarterly CRBI reports, ESQM/County Cost Agreement form, Monthly Compiler list of inspections, the approved County Report 9 (dated 10/27/17) for Production/Wholesale, and completed inspection sheets per inspection
- Input records daily as work is completed into the CRBI database program, unless
 previously arranged by the county in writing with the ESQM manager, which then ESQM
 shall upload inspection worksheets monthly (once they receive from the county) into
 the CRBI database and send back to the counties for monthly and quarterly reporting
 and invoicing.
- Provide copies of the CRBI worksheet to facility management after each inspection
- Submit <u>legible</u> completed ESQM inspection worksheets and county approved Report 9 for Production/Wholesale by the thirtieth day of the following month to the ESQM District Supervisor
- Assign a contact for agreement and billing inquiries and send to ESQM's agreement manager Penny Arana at: <u>penny.arana@cdfa.ca.gov</u>
- <u>Submit completed, quarterly billing by the thirtieth day after the quarter ends</u>; mail <u>or email</u>, all the completed forms to the State District Supervisor in your area; including completed copies of: quarterly CRBI reports, ESQM/County Cost Agreement form, Monthly Compiler list of inspections, the approved County Report 9 (10/27/17), and a copy of the completed inspection worksheets for each inspection
- Ensure inspection 100-egg samples are completed monthly and within the quarter or forfeit any samples remaining. Inspection samples will start over each quarter (100-egg Sample is based on a per facility basis (CRBI), using CCR 1353.6 to formulate each company's 100-egg sample schedule).
- Maintain all records for a period of three years after final payment is received
- Permit ESQM to inspect such books, records, accounts, and other materials relevant to this agreement

July 1, 2018 - June 30, 2019

- The county shall adhere to biosecurity protocols at CRBI Production facilities, ESQM does not provide any respirators and/or dust masks for this agreement
- Furnish necessary inspection equipment, transportation, office space, supplies, and administrative support services for carrying out the inspection work under this agreement

Failure to meet the above requirements will result in a County Agricultural Commissioner's compliance meeting and a possible revision of the current agreement as provided in the FAC, Division 12, Part 4, Chapter 1, Article 5, Section 27566.

State Oversight and Expectations:

- If previously requested by the county and agreed upon in writing with the ESQM manager, ESQM shall input county inspection worksheets (only) into the ESQM database program, and send back to the counties for monthly and quarterly reporting and invoicing.
- ESQM shall provide certification exams online at: https://www.cdfa.ca.gov/ahfss/mpes/esqm/crbi-retail-onlinetraining.html, for conducting shell egg inspections, unless requested in writing by the ESQM District Supervisor
- ESQM shall provide annual training for county shell egg inspectors and provide one-onone training to those county personnel that do not pass the online exam on the third attempt
- ESQM shall gather the annual cases available worksheet for qualifying CRBI Producer/Wholesale facilities in preparation for calculating CRBI worksheets and agreement for the current fiscal year agreements
- ESQM shall provide appropriate personal protection wear for production facility inspector- annually (does not include respirators/dust masks)
- ESQM shall provide training materials, forms, manuals as needed on an on-going basis
- ESQM shall conduct quarterly, comparative 100-egg samples within the county to confirm compliance rates and food safety standards are being recorded correctly
- ESQM shall review all reports provided by the county and provide feedback as to the efficiency of the county program

County of Riverside Funding and Inspection Display STATE ENFORCEMENT 2018/2019 Fiscal Year

*PRODUCTION INSPECTI	ON	*WHOLESALE INSPECTION		
Funding Per 100-egg Samples	\$72.04	Funding Per 100-egg Samples	\$72.04	
Total 100-egg Samples to be Inspected for Fiscal Year 18/19	192	Total 100-egg Samples to be Inspected for Fiscal Year 18/19	516	
Quarterly 100-egg Samples to be Inspected	48	Quarterly 100-egg Samples to be Inspected	129	
¹Quarterly Funding	\$3,457.92	¹Quarterly Funding	\$9,293.16	
Maximum Funding for 100-egg Samples	\$13,831.68	Total Inspection Funding	\$37,172.64	
² Allowed mileage for FY 18/19	\$919.96	² Allowed mileage for FY 18/19	\$832.22	
Total Funding for Production for FY 18/19	\$14,751.64	Total Funding for Wholesale for FY 18/19	\$38,004.86	

	\$52,756.50
TOTAL FUNDING for Fiscal Year 2018/2019	

¹The county may charge up to the quarterly contract limit for Production <u>\$3,457.92</u>/per quarter and Wholesale \$9,293.16/per quarter.

 2 Mileage is based on the prior fiscal year's amount of 3,215. Miles were calculated at the federal approved rate for calendar year 2018 at \$0.545. County's may charge up to the approved mileage amount of \$1,752.18 and is allowed to charge up to the federal rate for each contractual year.

*Production/Wholesale Inspections will be performed regularly during the quarter to assure consistent compliance. Consideration will be given to compliance history and food safety violations in determining frequency of inspections at Production/Wholesale sites.

**Re-inspections for labeling violations at CRBI Production and Wholesale facilities shall be reimbursed at \$33.00 per 100-egg sample rate/per lot size according to full official sampling schedule (as stated in CCR 1353.6). The county is required to keep within the contract's allowable funding and provide monthly CRBI inspections, as stated on page 1 of your Workplan under "Compliance and Risk Based Inspection (CRBI) for Shell Eggs."

Any remaining funds left over in the contract at the end of the year, may be used for CDFA yearly training @ \$100/per person fee, with prior approval from the District Supervisor and Contract Administrator.