

Nassau County Shared Services, Office of Purchasing

Staff Summary A-40-2021

(S _/	bject: Nassau B #93927-04:	221-05 3	3)			Date: May 21, 2			
De	Department: Shared Services, Office of Purchasing			Vendor Na		nomtotion Im	_		
- 1	Department Head Name: Melissa Gallucci			Contract 1		portation, in	с.		
De	partment Hea	d Signat	ture FULL	ca	·	Contract	Manager Nam ullivan, Buyer	e:	
	Prop	nsed Lea	gislative Act	ion			Interna	ıl Approvals	
	То	Date	Approval	Info	Other	Date & Init.	Approval	Date & Init.	Approval
	Assgn						Dept. Head		
	Rules Comm						Budget	0401/20185	County Atty.
	Full Leg						Deputy C.E.	1/W 6/99	Gounty Exec.
Discussion: This solicitation was advertised in Newsday and posted to the Nassau County Bid Solicitation Board. A copy of the bid was sent to Minority Affairs.					Solicitation				
	dentified lowe of the above ca			er for Z	Zone 2, Edu	cational Bus	Transportatio	n, Inc., is no	t listed in
any i One HEG effect year	renewal option Hundred Sixty EN5400PP760 tive date, with periods and are mmendation eational Bus_T	s that no Eight 7 Light 7 Ligh	nay be exerthousand Norm of this to missioner onal two (2) the total through the control of Station, Inc.	cised by line Hu blanket of Sha month	y the Comm ndred Thirt purchase or red Services period, for Services, Off	nissioner of S y Dollars (\$2 rder shall be s option to re a total term ice of Purcha	shared Service (4,168,930.00) for a period onew up to an a of five (5) year	s, is Twenty from budge from budge of three (3) yeadditional twos, two (2) monds an awar	Four Million t codes ears from the vo (2), one (1) onths. rd be given to
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A PLOVED:

INSURANCE SECTION

EALETTE LETTERATE AND

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COUNTY OF NASSAU

INTER - DEPARTMENTAL MEMO

TO:

CLERK OF THE COUNTY LEGISLATURE

A-40-2021

FROM:

MELISSA GALLUCCI - COMMISSIONER OF SHARED SERVICES

DATE:

May 21, 2021

SUBJECT: RESOLUTION- NASSAU COUNTY DEPARTMENT OF HEALTH

THIS RESOLUTION IS RECOMMENDED BY THE COMMISSIONER OF SHARED SERVICES TO AUTHORIZE AN AWARD AND TO EXECUTE A BLANKET PURCHASE ORDER WITH A MAXIMUM AMOUNT OF TWENTY FOUR MILLION ONE HUNDRED SIXTY EIGHT THOUSAND NINE HUNDREAD THIRTY DOLLARS (\$24,168,930.00) FOR NASSAU COUNTY PRESCHOOL TRANSPORTATION ZONE 2, ON BEHALF OF NASSAU COUNTY'S DEPARTMENT OF HEALTH TO EDUCATIONAL BUS TRANSPORTATION, INC. WHO IS THE LOWEST RESPONSIBLE BIDDER MEETING SPECIFICATIONS FOR ZONE 2.

THE ABOVE DESCRIBED DOCUMENT ATTACHED HERETO IS FORWARDED FOR YOUR REVIEW AND APPROVAL AND SUBSEQUENT TRANSMITTAL TO THE RULES COMMITTEE FOR INCLUSION IN ITS AGENDA.

MELISSA GALEUCCI

COMMISSIONER OF SHARED SERVICES

VB: gb

ENCL:

- (1) STAFF SUMMARY
- (2) DISCLOSURE STATEMENT
- (3) RESOLUTION
- (4) BID SUMMARY
- (5) BID PROPOSAL
- (6) CERTIFICATE OF LIABILITY INSURANCE
- (7) RECOMMENDATION OF AWARD
- (8) POLITICAL CONTRIBUTION FORM



A RESOLUTION AUTHORIZING THE COMMISSIONER OF SHARED SERVICES
TO AWARD AND EXECUTE A BLANKET PURCHASE ORDER BETWEEN THE
COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY HEALTH
DEPARTMENT, AND EDUCATIONAL BUS TRANSPORTATION, INC.

WHEREAS, the NASSAU COUNTY DEPARTMENT OF SHARED SERVICES, OFFICE OF PURCHASING has received competitive bids under sealed bid solicitation # 93927-04221-053 for Nassau County Preschool Transportation for the Nassau County Health Department, as more particularly described in the bid document; and

WHEREAS, the Commissioner of Shared Services is representing to the Rules Committee that Educational Bus Transportation, Inc. submitted the lowest responsible bid for Zone 2 and meets all specifications for the product and/or services described in the said bid document as determined by the Commissioner of Shared Services.

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the Commissioner of Shared Services to award and execute the said Blanket Purchase Order with Educational Bus Transportation, Inc.



COUNTY OF NASSAU

POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York

State Election Law in (a) the period beginning April 1, 2016 April 1, 2018, the period beginning two years prior to the da disclosure, to the campaign committees of any of the follow committees of any candidates for any of the following Nassa Clerk, the Comptroller, the District Attorney, or any County I	te of this disclosure and ending on the date of this ing Nassau County elected officials or to the campaign au County elected offices: the County Executive, the County
YES X NO If yes, to what campaign con	nmittee?
Curran for Nassau, Jack Schnirman for Nassau	
2. VERIFICATION: This section must be signed by a princip signatory of the firm for the purpose of executing Contracts.	
The undersigned affirms and so swears that he/she has rea his/her knowledge, true and accurate.	d and understood the foregoing statements and they are, to
The undersigned further certifies and affirms that the contril made freely and without duress, threat or any promise of a remuneration.	oution(s) to the campaign committees identified above were governmental benefit or in exchange for any benefit or
Electronically signed and certified at the date and time indic Tim Flood [TIMFLOOD@THETRANSGROUP.COM]	eated by:
Dated: 04/16/2021 01:40:28 PM	Vendor: Educational Bus Transportation, Inc.
	Title: Executive Vice President

Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date:	05/14/2021				
1)	Proposer's Legal Name:	Educational Bus Transportation Inc.			
2)	Address of Place of Business	: 63 Lamar Street			
	City: West Babylon	State/Province/Territory: NY	Zip/Postal Code: _11704		
	Country: US				
Addre City: Count Start I	Spring Valley try: US	State/Province/Territory: NY	Zip/Postal Code: 10977 End Date:		
			<u> </u>		
Addre City: Count	Copiague	State/Province/Territory: NY	Zip/Postal Code: 11726		
Start I	•		End Date:		
20世界 图像型	以此行政的基础的。 第二章				
3)	Mailing Address (if different):				
	City:	State/Province/Territory:	Zip/Postal Code:		
	Country: US				
Ī	Does the business own or re	nt its facilities? Rent	If other, please provide details:		
ı					
4)	Dun and Bradstreet number:	14-305-0644			
5)					
٥)	Federal I.D. Number: 1119	76948			

7) Does this business share office space, staff, or equipment expenses with any other business?

	YES NO X If yes, please provide details:
8)	Does this business control one or more other businesses? YES NO X If yes, please provide details:
9)	Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? YES X NO If yes, please provide details: Yes to Affiliates - Educational Bus Inc / Chestnut Ridge Transportation Inc. / E.B.T. Inc. No it is not a subsidiary or controlled by any other business
10)	Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? YES NO X If yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract).
11)	Has the proposer, during the past seven years, been declared bankrupt? YES NO X If yes, state date, court jurisdiction, amount of liabilities and amount of assets
12)	In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business. YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.
13)	In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.

Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the

	conduct of that business: a) Any felony charge pending? YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.
	b) Any misdemeanor charge pending? YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.
	c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.
	d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.
	e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.
5)	In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES NO X If yes, provide details for each such investigation, an explanation of the circumstances and corrective action taken.
6)	For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES NO X If yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17 Conflict of Interest:

a) Please disclose any conflicts of interest as outlined below. NOTE: If no conflicts exist, please expressly state "No conflict exists."

(i) Any material financial relationships that your firm or any firm employee has that may create a conflict

		of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.
		No conflict exists
		(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.
		No conflict exists
		(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. No conflict exists
		No conflict exists
	b)	Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.
		If any conflict of interest were to become known, the company would inform the County via the business history form update and via phone or email message to our contract contact.
		motory form apacte and the priority of ornali message to our some series.
A.	expe	de a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive crience in your profession. Any prior similar experiences, and the results of these experiences, must be cified.
	Have YES	e you previously uploaded the below information under in the Document Vault? NO X
	Is the	e proposer an individual?
	YES	
	i)	Date of formation;
		03/31/1961
	ii)	Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner. If none, explain.
		John Corr, Shareholder & President - 349 Sarah Wells Trail, Goshen, NY 10924
		Sean Corr, Shareholder - 349 Sarah Wells Trail, Goshen, NY 10924 Jessica Gocke, Shareholder - 190 Crans Road, Middletown, NY 10941
		Lindsey Corr, Shareholder - 349 Sarah Wells Trail, Goshen, NY 10924
		Tara Corr, Shareholder, 349 Sarah Wells Trail, Goshen, NY 10924
		Robert Corr, Shareholder, 349 Sarah Wells Trail, Goshen, NY 10924
No ind	dividue	als with a financial interest in the company have been attached
	iii)	Name, address and position of all officers and directors of the company. If none, explain.
	•	John Corr, President - 349 Sarah Wells Trail, Goshen, NY 10924
		Tim Flood, Vice President -12 Trails Pointe Dr, Campbell Hall, NY 10916 Muriel Budrock - Secretary - 52 E. Ridge Rd, Warwick, NY 10990
		Ray Neubauer - Treasurer - 96 Lenape Road, Pearl River, NY 10965

S	Sean Corr,	Director - 349 Sarah Wells Trail, Go	oshen, NY 10924	
ïcers and	d directors	from this company have been attached.		
iv) :	State of ir NY	corporation (if applicable);		
v) _		er of employees in the firm;		
	Annual re 40000000	venue of firm;		
vii)	Summary	of relevant accomplishments Il long term servicing transportation	needs of numerous customers	
viii) (Copies of	all state and local licenses and perr	nits.	
Indicat	e number	of years in business.		
and rel Curren Provide	liability to t Provider e names a	er information which would be approperform these services. Tof Services and addresses for no fewer than threare qualified to evaluate the Propos	ee references for whom the Propo	oser has provided sim
Compa Contac Addres City Country Telepho Fax #	ny t Person s	County of Packland	State/Province/Territory	
Address City Country Telepho Fax #	t Person s	Hicksville Public Schools March Tannebaum 200 Division Ave Hicksville US (516) 733-2110 marcytannenbaum@hicksvillepubl	State/Province/Territory	NY
Compa Contact	ny t Person	Massapequa Public Schools Alan Adcock		

Address	4925 Merrick Road		
City	Massapequa	State/Province/Territory	NY
Country	US		
Telephone	(516) 308-5020		
Fax#			
E-Mail Address	aadcock@msd.k12.ny.us		

Rev. 3-2016

I, Tim Flood	, hereby acknowledge that a materially false statement
	m may result in rendering the submitting business entity and/or
any affiliated entities non-responsible, and, in addition,	, may subject me to criminal charges.
the submission of this form; and that all information su	County in writing of any change in circumstances occurring after pplied by me is true to the best of my knowledge, information information supplied in this form as additional inducement to
CERTIFICATION	
	R FRAUDULENTLY MADE IN CONNECTION WITH THIS
	HE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE
MAKING THE FALSE STATEMENT TO CRIMINAL C	E BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON HARGES
MAKING THE FALSE STATEMENT TO SKIMING E	TO TO EG.
Name of submitting business: Educational Bus	Transportation
Electronically signed and certified at the date and time	a indicated by:
Tim Flood [TIMFLOOD@THETRANSGROUP.COM]	s indicated by.
Executive Vice President	
Title	
05/14/2021 10:20:09 AM	
Date	

Page **7** of **7** Rev. 3-2016

STATE OF NEW YORK DEPARTMENT OF STATE

I hereby certify that the annexed copy has been compared with the original document in the custody of the Secretary of State and that the same is a true copy of said original.



WITNESS my hand and official seal of the Department of State, at the City of Albany, on August 17, 2009.

Col Ates

Daniel E. Shapiro First Deputy Secretary of State

Department of State

Existing Corporations and Businesses > Corporation & Business Entity Database Search

Selected Entity Name: EDUCATIONAL BUS TRANSPORTATION, INC.

Selected Entity Status Information

Current Entity Name: EDUCATIONAL BUS TRANSPORTATION, INC.

DOS ID #: 136686

initial DOS Filing Date: MARCH 30, 1961

County:

SUFFOLK

Jurisdiction:

NEW YORK

Entity Type:

DOMESTIC BUSINESS CORPORATION

Current Entity Status: ACTIVE

Selected Entity Address Information

DOS Process (Address to which DOS will mail process if accepted on behalf of the entity)

EDUCATIONAL BUS TRANSPORTATION, INC.

56 WEST CHURCH ST

SPRING VALLEY, NEW YORK, 10977

Chief Executive Officer

JOHN D CORR JR 56 WEST CHURCH ST SPRING VALLEY, NEW YORK, 10977

Principal Executive Office

JOHN D CORR JR 56 WEST CHURCH ST SPRING VALLEY, NEW YORK, 10977

Registered Agent

NONE

This office does not record information regarding the names and addresses of officers, shareholders or directors of nonprofessional corporations except the chief executive officer, if provided, which would be listed above. Professional corporations must include the name(s) and address(es) of the initial officers, directors, and shareholders in the initial certificate of incorporation, however this information is not recorded and only available by viewing the certificate.

*Stock Information

of Shares Type of Stock \$ Value per Share

300

Par Value

100

*Stock information is applicable to domestic business corporations.

Name History

Filing Date Name Type

Entity Name

MAR 30, 1961 Actual

EDUCATIONAL BUS TRANSPORTATION, INC.

A Fictitious name must be used when the Actual name of a foreign entity is unavailable for use in New York State. The entity must use the fictitious name when conducting its activities or business in New York State.

NOTE: New York State does not issue organizational identification numbers.

Search Results New Search

CERTIFICATE OF THEORPOINATION

EDUCATIONAL BUS TRANSPORTATION - INC.

urquant to Article II of this Stock

Me. the undersigned desiring to form a stock corporation for the purposes hereinstical stated under Information to the Oracle of Man and State of Man and Man an

FIRST: The rame of the said corporation shall be

PARATORAL BUS TRANSPORTATION, INC.

SECOND: The purposes for which said corporation is to

he formed are as tollows:

- a) To purchase; acquire, hold, sell, conance; pleade,

 by the process of externalse dispose of or seal in

 the stock, bonds, notes, dependures or other ex
 the stock, bonds, notes, dependures or other ex
 dences of indeptedness and obligations of any pri
 vate, public, quasi-public or municipal corpera
 tion; domestic or foreign, or of any domestic or

 foreign state, covernment or dovernmental dufficient

 or of any political of administrative sundivision

 or of any political of administrative sundivision

 or department thereof; and all trust, participation

 or other certificates of, or receipts evidencing

 interest the any such securities, and, while the

 owner of any such stocks, bonds or other evidences

 of indebtedness or interest therein, to exercise

 all the rights, powers, and privileges of comper
 sulp, including the right to vote thereon; for any

 and all purposes
- (b) To make alvances or loans, upon the pledge of accomplished to be bought, sold or otherwise dealt in ormition security, so far as may be pathalitied by lay.
- (d) To aid by doah, subsidy, guarantes, or in any other manner whatsoever, any corporation whose stocks, ponds, securities of other obligations are in any manner held or guaranteed, and to do any and all other acts or things toward the preservation; protection, improvements, or enhancement in value of any such stocks, bonds, securities or other californs, and to do any and all such acts or things cations, and to do any and all such acts or things designed to accomplish any such purpose, as far as may be permitted to corporations organized under the Business Corporation Law.

STATE OF NEW YORK

DEPARTMENT OF STATE

I hereby certify that the annexed copy has been compared with the original document in the custody of the Secretary of State and that the same is a true copy of said original.



WITNESS my hand and official seal of the Department of State, at the City of Albany, on August 17, 2009.

(MATE)

Daniel E. Shapiro First Deputy Secretary of State

Department of State

Existing Corporations and Businesses > Corporation & Business Entity Database Search

Selected Entity Name: EDUCATIONAL BUS TRANSPORTATION, INC.

Selected Entity Status Information

Current Entity Name: EDUCATIONAL BUS TRANSPORTATION, INC.

DOS ID #: 136686

Initial DOS Filing Date: MARCH 30, 1961

County:

SUFFOLK

Jurisdiction:

NEW YORK

Entity Type:

DOMESTIC BUSINESS CORPORATION

Current Entity Status: ACTIVE

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DOS Process (Address to which DOS will mail process if accepted on behalf of the entity)

EDUCATIONAL BUS TRANSPORTATION, INC.

56 WEST CHURCH ST

SPRING VALLEY, NEW YORK, 10977

Chief Executive Officer

JOHN D CORR JR 56 WEST CHURCH ST SPRING VALLEY, NEW YORK, 10977

Principal Executive Office

JOHN D CORR JR 56 WEST CHURCH ST SPRING VALLEY, NEW YORK, 10977

Registered Agent

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This office does not record information regarding the names and addresses of officers, shareholders or directors of nonprofessional corporations except the chief executive officer, if provided, which would be listed above. Professional corporations must include the name(s) and address(es) of the initial officers, directors, and shareholders in the initial certificate of incorporation, however this information is not recorded and only available by viewing the certificate.

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NOTE: New York State does not issue organizational identification numbers.

Search Results New Search

EDUCATIONAL BUS TRANSPORTATION - INC.

Pursuant to Article II of the Stock

The understance don't have to come a stock corporation

For the purposes hereinstical stated under and pursuent to the For the purposes hereinstical stated under and pursuent to the Stock Corporation Law of the State of May

Torr do nevely make, sign, deknowledge, certify and setiponth

TINST: The mine of the said corporation shall be

PROCATTORAL BUS TRANSFORMETTON, THE

SECOND: The purposes for which said corporation is is

berioimed are as tollows:

- (a) To purchase, acquire, mold, sell, achange, pladee,

 purchase, or extendise dispose of or deal in

 the stock, bonds, notes, deportures or other evi
 the stock, bonds, notes, deportures or other evi
 dences of indebtaness and obligations of any pri
 vate, public, quasi-public or municipal corpora
 vate, public, quasi-public or any comestic or

 tions demartial positical or administrative subjivision

 or of any political or administrative subjivision

 or departuant thereof, and all trust, participation

 or departuant thereof, and all trust, participation

 or other certificates of, or receipts evidencing

 or other certificates of, or receipts evidencing

 interest to any such stocks, bonds or other evidences

 owner, of any such stocks, bonds or other evidences

 owner, of any such stocks, bonds or other evidences

 owner, of any such stocks, bonds or other evidences

 owner, of any such stocks, bonds or other evidences

 all the rights, powers, and privileges of comper
 ship, including the right to vote thereon for any

 and all purposes
 - (b) To make advances or loans, upon the pledge of specifical to bought, seld or otherwise dealt in orwithout security, so far as may be permitted by law.
 - (c) To aid by loan, subsidy, quarantee, or in any other manner whatsoever, any corporation whose stocks, pends, securities of other obligations are in any manner held proguaranteel, and to do any and all either acts or things toward the preservation, procider acts or things toward the preservation, procider acts or things, or enhancement in value of tection, improvements, or enhancement in value of any such stocks, bonds, securities or other obligations, and to do any and all such acts or things cations, and to do any and all such acts or things designed to accomplish any such purpose, as the designed to accomplish any such purpose, as the designed to accomplish any such purpose.

* _ 1

COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

Name of the Entity:Educational Bus Transportation
Address: 56 W Church Street
City: Spring Valley State/Province/Territory: NY Zip/Postal Code: 10977
Country: US
2. Entity's Vendor Identification Number: 111976948
3. Type of Business: Closely Held Corp (specify)
4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):
1 File(s) uploaded 2021 - Board of Directors - Educational Bus Transportation.pdf
No principals have been attached to this form.
5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section. If none, explain.
John Corr, Shareholder & President - 349 Sarah Wells Trail, Goshen, NY 10924 Sean Corr, Shareholder - 349 Sarah Wells Trail, Goshen, NY 10924 Jessica Gocke, Shareholder - 190 Crans Road, Middletown, NY 10941 Lindsey Corr, Shareholder - 349 Sarah Wells Trail, Goshen, NY 10924 Tara Corr, Shareholder - 349 Sarah Wells Trail, Goshen, NY 10924 Robert Cor, Shareholder, 349 Sarah Wells Trail, Goshen, NY 10924
No shareholders, members, or partners have been attached to this form.
6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.
Affiliates - Educational Bus, Inc. / Chestnut Ridge Transportation, Inc. / E.B.T., Inc.
7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). If none, enter "None." The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.
Are there lobbyists involved in this matter? YES NO X
(a) Name, title, business address and telephone number of lobbyist(s):

	None
İ	(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities. None
	(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):
ļ	None
	FION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a ne firm for the purpose of executing Contracts.
	ned affirms and so swears that he/she has read and understood the foregoing statements and they are, to edge, true and accurate.
•	signed and certified at the date and time indicated by: MFLOOD@THETRANSGROUP.COM]

Dated:

Title:

05/14/2021 10:33:47 AM

Executive Vice President

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards. commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal. modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation. whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.



Educational Bus Transportation, Inc.

March 29, 2021

To Whom It May Concern,

Below is a current listing of the Board of Directors for Educational Bus Transportation, Inc.:

John Corr, President - 349 Sarah Wells Trail, Goshen, NY 10924
Tim Flood, Vice President -12 Trails Pointe Dr, Campbell Hall, NY 10916
Muriel Budrock - Secretary - 52 E. Ridge Rd, Warwick, NY 10990
Ray Neubauer - Treasurer - 96 Lenape Road, Pearl River, NY 10965
Sean Corr, Director - 349 Sarah Wells Trail, Goshen, NY 10924

Sincerely,

Timothy Flood

Executive Vice President

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1,	Principal Name: MURIEL BUDROCK Date of birth: 06/29/1958 Home address: 53 E RIDGE ROAD City: SPRING VALLEY State/Province/Territory: NY Zip/Postal Code: 10977 Country: US
	Business Address: 56 W CHURCH STREET City: SPRING VALLEY State/Province/Territory: NY Zip/Postal Code: 10977 Country US Telephone: 8453562200
	Other present address(es): City: State/Province/Territory: Zip/Postal Code: Country: Telephone:
2.	List of other addresses and telephone numbers attached Positions held in submitting business and starting date of each (check all applicable)
	President Treasurer Chairman of Board Shareholder Chief Exec. Officer Secretary 01/01/2000 Chief Financial Officer Partner Vice President (Other)
3.	Do you have an equity interest in the business submitting the questionnaire? YES NO X If Yes, provide details.
4.	Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES NO X If Yes, provide details.
5.	Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES NO X If Yes, provide details.

YES	rs while you were a principal owner or officer? NO X If Yes, provide details.
of any	firmative answer is required below whether the sanction arose automatically, by operation of law, or a action taken by a government agency. Provide a detailed response to all questions checked "YES". I pace, photocopy the appropriate page and attach it to the questionnaire.
In the	past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Secticle ich you have been a principal owner or officer:
a.	Been debarred by any government agency from entering into contracts with that agency? YES NO X If yes, provide an explanation of the circumstances and corrective active taken.
b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	·
c.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated?

Page **2** of **5** Rev. 3-2016

a.	Is there any felony charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Is there any misdemeanor charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
C.	Is there any administrative charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crir an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
e.	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
f.	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

10. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5?

to Question 5 type of investi	, been the si gation by ar	ubject of a criminal inv ny government agency	st 5 years has any business or organization listed in respon estigation and/or a civil anti-trust investigation and/or any ot including but not limited to federal, state, and local regulate ficer?
YES	NO X	If yes, provide an	explanation of the circumstances and corrective action take
had any sanc			or any other affiliated business listed in response to Question or administrative proceedings with respect to any professio
,	NO EX	If yes, provide an	explanation of the circumstances and corrective action take
	to Question 5 type of investi agencies while YES In the past 5 y had any sanc license held?	to Question 5, been the st type of investigation by ar agencies while you were YES NO X In the past 5 years, have had any sanction imposed license held?	to Question 5, been the subject of a criminal invitype of investigation by any government agency agencies while you were a principal owner or of YES NO X If yes, provide an In the past 5 years, have you or this business, of had any sanction imposed as a result of judicial license held?

I, MURIEL BUDROCK , her	reby acknowledge that a materially false statement
willfully or fraudulently made in connection with this form may res	
any affiliated entities non-responsible, and, in addition, may subject to	ect me to criminal charges.
I, MURIEL BUDROCK , her items contained in this form; that I supplied full and complete ans knowledge, information and belief; that I will notify the County in after the submission of this form; and that all information supplied information and belief. I understand that the County will rely on the inducement to enter into a contract with the submitting business	writing of any change in circumstances occurring d by me is true to the best of my knowledge, he information supplied in this form as additional
CERTIFICATION	
A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDU	JLENTLY MADE IN CONNECTION WITH THIS
QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMI	
WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, A	
MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.	
EDUCATIOAL BUS TRANSPORTATION INC	
Name of submitting business	
•	
Electronically signed and certified at the date and time indicated	
MURIEL BUDROCK [MURIELBUDROCK@THETRANSGROUP	P.COM]
VD OF FINANCE	
VP OF FINANCE	
Title	
05/14/2021 02:42:29 PM	
Date	

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PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Na Date of birth Home addre	: 06/2	Neubauer 0/1975 enape Road					
	City: Country:	Pearl Riv US		State/Provinc	e/Territory: _	NY	Zip/Postal Code:	10965
	Business Ad			nurch STreet				
	City: Country Telephone:	Spring Va US 84535622		State/Provinc	e/Territory: _	NY	Zip/Postal Code:	10977
	Other preser	ղt address(es):					
	City: Country: Telephone:			State/Provinc	• -		Zip/Postal Code:	
	•							
<u>)</u> .			•	numbers attached	laaab (abaale	-!!!!	\	
		a in Sudmit	ung business ar	nd starting date of	·		,	
	President Chairman of	Board			Treasurer Shareholder	07/1	7/2017	
	Chief Exec.		07/47/0047		Secretary			,
	Chief Financ Vice Preside (Other)		07/17/2017		Partner	<u></u>		
J .	Do you have	an equity I	- · · - · · - · · · · · · · · · · · · ·	ısiness submitting ovide details.	the questionr	naire?		
							·	
	Are there an	v outstandii	na loane auarar	otees or any other	form of socur	rity or lo	ase or any other ty	aa af
•	contribution	made in wh	ole or in part be	tween you and thouseless	e business su	bmitting	the questionnaire?	oe or
,	Within the pa	ist 3 years,	have you been litting the questi	a principal owner	or officer of a	ıny busi	ness or notfor-profit	organization
	YES			ovide details.				

	any governmental entity awarded any contracts to a business or organization listed in Section 5 in the ars while you were a principal owner or officer?
YÉS	
of any	ffirmative answer is required below whether the sanction arose automatically, by operation of law, or action taken by a government agency. Provide a detailed response to all questions checked "YES". space, photocopy the appropriate page and attach it to the questionnaire.
	e past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Sec nich you have been a principal owner or officer:
a.	Been debarred by any government agency from entering into contracts with that agency?
	YES NO X If yes, provide an explanation of the circumstances and corrective activate.
b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts
	cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective active active active active.
	taken.
c.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to failure to meet pre-qualification standards?
c.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective active.
c.	limited to, failure to meet pre-qualification standards?
c.	limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective active.
c.	limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective active.
	limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective actitaken.
c.	limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective actitaken. Been suspended by any government agency from entering into any contract with it; and/or is any a
	limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective actitaken.

8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated?

t	ionnaire.)
a.	Is there any felony charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Is there any misdemeanor charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
c.	Is there any administrative charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crir an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
e.	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
f.	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO X If yes, provide an explanation of the circumstances and corrective action

10. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5?

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	YES		NO	X	If yes, provide an explanation of the circumstances and corrective action taken.
		•		110 - 1	
1 1.	to Que type o	estion 5 of invest	i, been tigation	the subj by any (provided, in the past 5 years has any business or organization listed in response ect of a criminal investigation and/or a civil anti-trust investigation and/or any other government agency, including but not limited to federal, state, and local regulatory rincipal owner or officer? If yes, provide an explanation of the circumstances and corrective action taken.
			1		The second of th
12.	had a		ction imp		u or this business, or any other affiliated business listed in response to Question 5 s a result of judicial or administrative proceedings with respect to any professional
	YES	Tiold:	NO	Χ	If yes, provide an explanation of the circumstances and corrective action taken.
13.					re you failed to file any required tax returns or failed to pay any applicable federal, assessed charges, including but not limited to water and sewer charges? If yes, provide an explanation of the circumstances and corrective action taken.

I, Ray Neubauer , hereby acknowledge that a materially false statement willfully or fraudulently made in connection with this form may result in rendering the submitting business entity and/or any affiliated entities non-responsible, and, in addition, may subject me to criminal charges.
I, Ray Neubauer , hereby certify that I have read and understand all the items contained in this form; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this form; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this form as additional inducement to enter into a contract with the submitting business entity.
CERTIFICATION A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.
Educational Bus Transportation, Inc.
Name of submitting business
Electronically signed and certified at the date and time indicated by: Ray Neubauer [RAYNEUBAUER@THETRANSGROUP.COM]
T
Treasurer/CFO
Title
05/14/2021 08:51:23 AM
Date

Page **5** of **5** Rev. 3-2016

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

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	pal Name:	Tim Flood		.				
	of birth:	05/10/1963						
	address:	12 Trails P	ointe Dr.	01.1.75		10.6		
City:		mpbell Hall		_ State/Prov	ince/Territory:	NY	_ Zip/Postal Code:	<u>10916</u>
Count	ry: <u>US</u>			-				
	ess Add <u>ress</u>		56 W Chur					
City:		ring Valley	-	_ State/Prov	ince/Territory:	NY_	_ Zip/Postal Code:	10977
Counti	-							
Teleph	none: <u>845</u>	53562200				···-·		
Other	present add	dress(es):						
City:				State/Prov	ince/Territory:		Zip/Postal Code:	
Counti	PC - 1							
Teleph	none:							
List of	other addre	esses and te	lephone nur	mbers attache	ed			
Positio	ons held in s	submitting bu	ısiness and	starting date	of each (chec	k all app	licable)	
Presid	lent				Treasurer			
	nan of Boar	.d			_ Shareholder			
	Exec. Office				Secretary			
	Financial Of				_ Georetary Partner			
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(Other		01/0	111331		_			
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Do you YES	NC	<u> </u>	, p	ue uetalis.				
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Are the contrib	ere any outs oution made	standing loar in whole or X	ns, guarante in part betw lf Yes, provi	es or any oth een you and de details.	ner form of sec the business s	urity or submittir	lease or any other ty ng the questionnaire?	pe of ?
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YES	ars while you were a principal owner or officer? NO X If Yes, provide details.
of any	affirmative answer is required below whether the sanction arose automatically, by operation of law, or a y action taken by a government agency. Provide a detailed response to all questions checked "YES". If space, photocopy the appropriate page and attach it to the questionnaire.
	e past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section ich you have been a principal owner or officer: Been debarred by any government agency from entering into contracts with that agency? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
c.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	Been suspended by any government agency from entering into any contract with it; and/or is any acceptance that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES NO X If yes, provide an explanation of the circumstances and corrective action

8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated?

Page 2 of 5

a.	Is there any felony charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Is there any misdemeanor charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
c.	Is there any administrative charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other critical an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
e.	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
f.	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

10. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5?

Page 3 of 5 Rev. 3-2016

	YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
11.	In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	TES NO A IT yes, provide all explanation of the circumstances and corrective action taken.
12.	In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
13.	For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

Page **4** of **5** Rev. 3-2016

I, Tim Flood	, hereby acknowledge that a materially false statement		
willfully or fraudulently made in connection with this form may result in rendering the submitting business entity and/or			
any affiliated entities non-responsible, and, in addition, may subject me to criminal charges.			
I, Tim Flood	, hereby certify that I have read and understand all the		
items contained in this form; that I supplied full and complete answers to each item therein to the best of my			
knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring			
after the submission of this form; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this form as additional			
inducement to enter into a contract with the submitting business entity.			
The second of th	ood dhirty.		
CERTIFICATION			
A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS			
QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE			
WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON			
MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.			
Malurational Dua Tuananautation In-			
Educational Bus Transportation, Inc. Name of submitting business			
Name of Submitting business			
Electronically signed and certified at the date and time indic	ated hv		
Tim Flood [TIMFLOOD@THETRANSGROUP.COM]			
Executive Vice President			
Title			
05/14/2021 09:11:05 AM			
Date			

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1.	Principal Nan Date of birth: Home addres City: Country:	08/02	Corr 2/1954 Sarah Wells Tra		/ince/Territory:	NY	_ Zip/Postal Code:	10965
	Business Add City: Country Telephone:	iress: Spring Va US 84535622	iley	nurch Street State/Prov	vince/Territory:	NY	Zip/Postal Code:	10977
	Other presen City: Country: Telephone:				· · · · · · · · · · · · · · · · · · ·		_ Zip/Postal Code:	
2.			and telephone i		ed of each (check			
2.	President Chairman of Chief Exec. C Chief Financi Vice Presider (Other)	Board Officer al Officer	01/01/1985		Treasurer Shareholder Secretary Partner	01/	01/1980	
3.	Do you have YES X 25% Shareho	NO		usiness submit ovide details.	ting the questior	nnaire?		
4.			ole or in part be				lease or any other ty ng the questionnaire?	
5.		e one subn	nitting the ques		ner or officer of	any bu	siness or notfor-profit	: organization

Page 1 of 5 Rev. 3-2016

Educational Bus, Inc./ Chestnut Ridge Transportation, Inc. / E.B.T., Inc.

YES E.B.T	X NO If Yes, provide details, Inc Suffolk County - Transit
of any	firmative answer is required below whether the sanction arose automatically, by operation of law, or as a action taken by a government agency. Provide a detailed response to all questions checked "YES". If you care, photocopy the appropriate page and attach it to the questionnaire.
	past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section
a.	ch you have been a principal owner or officer: Been debarred by any government agency from entering into contracts with that agency? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
c.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract?

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-	
a.	Is there any felony charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Is there any misdemeanor charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
c.	Is there any administrative charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crian element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
ө.	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
f.	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

	YES	NO	X	If yes, provide an explanation of the circumstances and corrective action taken.
11.	to Questi type of in agenci <u>es</u>	on 5, been vestigation while you	the subje by any g w <u>ere a pr</u>	provided, in the past 5 years has any business or organization listed in response ect of a criminal investigation and/or a civil anti-trust investigation and/or any other overnment agency, including but not limited to federal, state, and local regulatory incipal owner or officer?
	YES	NO	X	If yes, provide an explanation of the circumstances and corrective action taken.
12.	•	sanction im	•	or this business, or any other affiliated business listed in response to Question 5 a result of judicial or administrative proceedings with respect to any professional lf yes, provide an explanation of the circumstances and corrective action taken.
13.				e you failed to file any required tax returns or failed to pay any applicable federal, assessed charges, including but not limited to water and sewer charges?
	YES	NO	X	If yes, provide an explanation of the circumstances and corrective action taken.

l, John Corr	, hereby acknowledge that a materially false statement
willfully or fraudulently made in connection with this form ma	ay result in rendering the submitting business entity and/or
any affiliated entities non-responsible, and, in addition, may	subject me to criminal charges.
l, John Corr	, hereby certify that I have read and understand all the
items contained in this form; that I supplied full and complet	
knowledge, information and belief; that I will notify the Cour	ity in writing of any change in circumstances occurring
after the submission of this form; and that all information su	pplied by me is true to the best of my knowledge,
information and belief. I understand that the County will rely	
inducement to enter into a contract with the submitting busi	ness entry.
CERTIFICATION	
A MATERIALLY FALSE STATEMENT WILLFULLY OR FR.	AUDULENTLY MADE IN CONNECTION WITH THIS
QUESTIONNAIRE MAY RESULT IN RENDERING THE SU	
WITH RESPECT TO THE PRESENT BID OR FUTURE BIL	
MAKING THE FALSE STATEMENT TO CRIMINAL CHARG	5ES.
Educational Bus Transportation	
Name of submitting business	
•	
Electronically signed and certified at the date and time indic	eated by:
John Corr [JOHNCORR@THETRANSGROUP.COM]	
Descident	
President Title	
Tiue	
05/14/2021 09:22:26 AM	
Date	

Page 5 of 5

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Nam Date of birth: Home addres City: Country:	02/2	n Corr 21/198 Sarah		State/Pro	ovince/Territory: _N	NY	_ Zip/Postal Code:	10924		
	Business Add City:	ress: Spring V	/alloy	56 W Chu		ovince/Territory: N	NIV	Zio/Dostal Ossta	40077		
	Country Telephone:	US 8453562			State/P10	ovince/ remitoryN	<u> </u>	_ Zip/Postal Code:	10977		
	Other present										
	Country:	Spring V	alley		State/Pro 	ovince/Territory:	-	_ Zip/Postal Code:			
	Telephone: List of other a	ddresses	and te	elephone nu	mbers attac	hed					
2.	Positions held in submitting business and starting date of each (check all applicable)										
	President Chairman of E Chief Exec. O Chief Financia Vice Presiden	fficer al Officer				Treasurer Shareholder Secretary Partner	01/0	01/2020			
	(Other)	l	<u></u>								
3.	Do you have a YES X 15% Shareho	NO [interes	st in the bus If Yes, prov		tting the questionna	naire?				
4.	Are there any contribution m	outstand lade in w NO	ing loa hole or X	ns, guarante in part betw If Yes, prov	veen you an	other form of securi d the business sub	ity or I bmittir	ease or any other ty og the questionnaire	/pe of ?		
5.	Within the pas	it 3 years one sub	, have mittina	you been a	principal ow nnaire?	vner or officer of an	ny bus	siness or notfor-profi	t organization		
	YES	NO [Х	If Yes, prov							

Page 1 of 5

Has a	any governmental entity awarded any contracts to a business or organization listed in Section 5 in the parts while you were a principal owner or officer?
YES	NO X If Yes, provide details.
of any	ffirmative answer is required below whether the sanction arose automatically, by operation of law, or as action taken by a government agency. Provide a detailed response to all questions checked "YES". If pace, photocopy the appropriate page and attach it to the questionnaire.
In the	e past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Secti- ich you have been a principal owner or officer:
a.	Been debarred by any government agency from entering into contracts with that agency? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective actions.
	taken.
c.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	Been suspended by any government agency from entering into any contract with it; and/or is any accompanding that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES NOX If yes, provide an explanation of the circumstances and corrective action taken.

a.	Is there any felony charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Is there any misdemeanor charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
c.	Is there any administrative charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crim an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
е.	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
f.	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

	to Que	stion 5, finvesti	, been t gation b	he subje by any g	provided, in the past 5 years has any business or organization listed in response ect of a criminal investigation and/or a civil anti-trust investigation and/or any other lovernment agency, including but not limited to federal, state, and local regulator incipal owner or officer?
had any sanction imposed as a result of judicial or administrative proceedings with respect to any professio license held?		00 11111			If yes, provide an explanation of the circumstances and corrective action taken.
TES NO X II yes, provide an explanation of the circumstances and corrective action take	had ar license	y sanct	tion imp	osed as	s a result of judicial or administrative proceedings with respect to any professiona
			NO	<u> </u>	if yes, provide an explanation of the circumstances and corrective action taken.

Page **4** of **5**

I, Sean Corr	, hereby acknowledge that a materially false statement
willfully or fraudulently made in connection with this form ma	
any affiliated entities non-responsible, and, in addition, may	subject me to criminal charges.
I, Sean Corr items contained in this form; that I supplied full and complet knowledge, information and belief; that I will notify the Cour after the submission of this form; and that all information su information and belief. I understand that the County will rely inducement to enter into a contract with the submitting business.	ty in writing of any change in circumstances occurring pplied by me is true to the best of my knowledge, on the information supplied in this form as additional
CERTIFICATION	
A MATERIALLY FALSE STATEMENT WILLFULLY OR FR.	
QUESTIONNAIRE MAY RESULT IN RENDERING THE SU	
WITH RESPECT TO THE PRESENT BID OR FUTURE BID MAKING THE FALSE STATEMENT TO CRIMINAL CHARGE	
MARKING THE FALOE OTATEMENT TO ORIGINAL OTATO	JEO.
Educational Bus Transportation	
Name of submitting business	
Electronically signed and certified at the date and time indic	ated by:
Sean Corr [SEANCORR@THETRANSGROUP.COM]	
Shareholder	
Title	
0514410004.00.00.40.884	
05/14/2021 09:26:12 AM	
Date	

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All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Nam Date of birth: Home addres City: Country:	10/17/19	79	State/Provi	nce/Territory:	NY	_ Zip/Postal Code:	10941
	Business Add City: Country Telephone:	ress: Spring Valley US 8453562200	56 W Chu		nce/Territory:	NY	Zip/Postal Code:	10977
	Other present City: Country: Telephone:			State/Prov	ince/Territory:		Zip/Postal Code:	
_	List of other a		·					
2,	President Chairman of E Chief Exec. C Chief Financia Vice Presiden (Other)	officer	pusiness and		Treasurer Shareholde Secretary Partner		/01/2020	
3.	Do you have a YES X 15% Shareho	an equity interd NO Ider	est in the bus		ng the questic	nnaire?		
1.			or in part bety				lease or any other ty ng the questionnaire	
ő.		st 3 years, hav one submittin		nnaire?	ner or officer o	f any bu	isiness or notfor-profi	it organization

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3 yea	any governmental entity awarded any contracts to a business or organization listed in Section 5 in the area with the area a principal owner or officer?
YES	NO X If Yes, provide details.
<u></u>	
of any	ffirmative answer is required below whether the sanction arose automatically, by operation of law, or a action taken by a government agency. Provide a detailed response to all questions checked "YES". I pace, photocopy the appropriate page and attach it to the questionnaire.
In the	e past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Sec ich you have been a principal owner or officer:
a.	Been debarred by any government agency from entering into contracts with that agency? YES NO X If yes, provide an explanation of the circumstances and corrective active taken.
b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective activates.
c.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	Been suspended by any government agency from entering into any contract with it; and/or is any a pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES NO X If yes, provide an explanation of the circumstances and corrective actions.

	tionnaire.)
a.	Is there any felony charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Is there any misdemeanor charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
c.	Is there any administrative charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other cr an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
e.	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide an explanation of the circumstances and corrective actio taken.
f.	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO X If yes, provide an explanation of the circumstances and corrective actio taken.

YES	NO	<u> </u>	If yes, provide an explanation of the circumstances and correc	tive action take
to Question type of investigations via agencies v	n 5, been [.] estigation	the subje by any g	n provided, in the past 5 years has any business or organization lipect of a criminal investigation and/or a civil anti-trust investigation government agency, including but not limited to federal, state, ar or officer?	n and/or any ot id local regulate
YES	NO	X	If yes, provide an explanation of the circumstances and correc	tive action take
		······································		
In the past had any sa license hel YES	anction imp	nave you posed as	u or this business, or any other affiliated business listed in response a result of judicial or administrative proceedings with respect to If yes, provide an explanation of the circumstances and correc	any professio
had any sa license hel	anction imp ld?	posed as	s a result of judicial or administrative proceedings with respect to	any professio
had any sa license hel	anction imp ld?	posed as	s a result of judicial or administrative proceedings with respect to	any professio
had any sa license hel	anction imp ld?	posed as	s a result of judicial or administrative proceedings with respect to	any professio

I, Jessica Gocke , willfully or fraudulently made in connection with this form may	hereby acknowledge that a materially false statement
any affiliated entities non-responsible, and, in addition, may s	ubject me to criminal charges.
items contained in this form; that I supplied full and complete knowledge, information and belief; that I will notify the County after the submission of this form; and that all information supplinformation and belief. I understand that the County will rely conducement to enter into a contract with the submitting business.	r in writing of any change in circumstances occurring blied by me is true to the best of my knowledge, on the information supplied in this form as additional
CERTIFICATION A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAN	JDULENTLY MADE IN CONNECTION WITH THIS
QUESTIONNAIRE MAY RESULT IN RENDERING THE SUE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS MAKING THE FALSE STATEMENT TO CRIMINAL CHARGE	S, AND, IN ADDITION, MAY SUBJECT THE PERSON
Educational Bus Transportation	
Name of submitting business	
Electronically signed and certified at the date and time indica Jessica Gocke [JESSICACORR@THETRANSGROUP.COM	•
Shareholder	
Title	
05/14/2021 09:58:42 AM	
Date	

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.		12/14/198		State/Provin	ce/Territory: _N	NY	Zip/Postal Code:	10924
	Country	ress: Spring Valley US 8453562200	56 W Churc		ce/Territory: <u></u>	VY	Zip/Postal Code:	10924
	Other present City: Country: Telephone:			State/Provin			Zip/Postal Code:	
2.		ddresses and to	elephone num	nbers attached		all annli	cable)	
~-1	President Chairman of B Chief Exec. O Chief Financia Vice President (Other)	Board fficer I Officer			Treasurer Shareholder Secretary Partner	01/0	1/2020	
3.	Do you have a YES X 15% Sharehol	an equity interes NO der	st in the busir If Yes, provid		•			· · · · · · · · · · · · · · · · · · ·
4.	Are there any contribution m	outstanding loa ade in whole or NO X	ins, guarante in part betwe If Yes, provid	een you and th	r form of securi ne business sub	ity or le	ease or any other ty g the questionnaire	pe of ?
5.	Within the pas other than the YES	one submitting	you been a p the question If Yes, provid	naire?	r or officer of ar	ny busi	ness or notfor-profi	t organization

Page 1 of 5

	any governmental entity awarded any contracts to a business or organization listed in Section 5 in the ars while you were a principal owner or officer? NO X If Yes, provide details.
of any	iffirmative answer is required below whether the sanction arose automatically, by operation of law, or as a action taken by a government agency. Provide a detailed response to all questions checked "YES". If space, photocopy the appropriate page and attach it to the questionnaire.
	e past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section Thich you have been a principal owner or officer:
a.	Been debarred by any government agency from entering into contracts with that agency? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause?
b.	cancelled for cause?
b.	cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective action
	cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b. с.	cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective action taken. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards?
	cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective action taken. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not
	Cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective action taken. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective action
	Cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective action taken. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective action
	cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective action taken. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective actions.

Page 2 of 5

	NO X If 'Yes', provide details for each such instance. (Provide a detailed response to lestions check "Yes". If you need more space, photocopy the appropriate page and attached it to the tionnaire.)
a.	Is there any felony charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Is there any misdemeanor charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
c.	Is there any administrative charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crin an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
e.	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
f.	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

	YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
11.	In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
12.	In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
13.	For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

I, Lindsey Corr	, hereby acknowledge that a materially false statement
willfully or fraudulently made in connection with this form ma	
any affiliated entities non-responsible, and, in addition, may	subject me to criminal charges.
I, Lindsey Corr items contained in this form; that I supplied full and complete knowledge, information and belief; that I will notify the Coun after the submission of this form; and that all information supinformation and belief. I understand that the County will rely inducement to enter into a contract with the submitting busing	ty in writing of any change in circumstances occurring oplied by me is true to the best of my knowledge, on the information supplied in this form as additional
CERTIFICATION	
A MATERIALLY FALSE STATEMENT WILLFULLY OR FRA	AUDULENTLY MADE IN CONNECTION WITH THIS
QUESTIONNAIRE MAY RESULT IN RENDERING THE SU	
WITH RESPECT TO THE PRESENT BID OR FUTURE BID	
MAKING THE FALSE STATEMENT TO CRIMINAL CHARG	iES.
Educational Bus Transportation, Inc.	
Name of submitting business	
Electronically signed and certified at the date and time indic	
Lindsey Corr [LINDSEYCORR@THETRANSGROUP.COM]	
Shareholder	
Title	
05/14/2021 09:36:44 AM	
Date	

Page **5** of **5** Rev. 3-2016

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

Principal Name: Date of birth:	06/08/1991		·
Home address:	349 Sarah Wells		-
City: G	Soshen	State/Province/Territory: N	NY Zip/Postal Code; 10924
Country: U	IS	-	
Business Addre	ess: 56 W	Church Street	
	pring Valley	State/Province/Territory: N	VY Zip/Postal Code: 10977
· —	IS		
Telephone: 8	453562200		
Other present a	ddress(es):		
City:		State/Province/Territory:	Zip/Postal Code:
Country:	<u>. </u>		
Telephone:			
List of other add	dresses and telephor	ne numbers attached	
	·		
Positions held in	n submitting busines:	s and starting date of each (check a	ıll applicable)
President		Treasurer	
Chairman of Bo	ard	Shareholder	01/01/2020
Chief Exec. Offi	ror	Secretary	
Chief Financial	Officer	Partner	
Vice President	 		
(Other)			
Do you have an	equity interest in the	business submitting the questionna	aire?
	·	provide details	
15% Shareholde	er	·	
,			
Are there any o	utstanding loans, gua	arantees or any other form of securi	ty or lease or any other type of
contribution mad	de in whole or in part	between you and the business sub	omitting the questionnaire?
YES	NO X If Yes,	provide details.	
Within the past	3 years, have you be	en a principal owner or officer of an	ny business or notfor-profit organization
	ne submitting the qu		
YES N	VO X If Yes,	provide details.	

	any governmental entity awarded any contracts to a business or organization listed in Section 5 in the pasters while you were a principal owner or officer? NO X If Yes, provide details.
It of any	ffirmative answer is required below whether the sanction arose automatically, by operation of law, or as a action taken by a government agency. Provide a detailed response to all questions checked "YES". If you pace, photocopy the appropriate page and attach it to the questionnaire.
	e past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section lich you have been a principal owner or officer: Been debarred by any government agency from entering into contracts with that agency? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
c.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	Been suspended by any government agency from entering into any contract with it; and/or is any acti pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES NO X If yes, provide an explanation of the circumstances and corrective action

Page 2 of 5 Rev. 3-2016

ques	tionnaire.)
a.	Is there any felony charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Is there any misdemeanor charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
c.	Is there any administrative charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crin an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
e.	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
f.	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

to Que	stion 5, been investigation	the subj	n provided, in the past 5 years has any business or organization listed in respo ject of a criminal investigation and/or a civil anti-trust investigation and/or any government agency, including but not limited to federal, state, and local regul principal owner or officer?
YĔS	NO	X	If yes, provide an explanation of the circumstances and corrective action tal
In that	aart 5 vaare 1	hava va	u or this business, or any other affiliated business listed in response to Quest
had an	y sanction im held?	posed a	u or this business, or any other affiliated business listed in response to Quest is a result of judicial or administrative proceedings with respect to any profess
had an	y sanction im		
had an	y sanction im held?	posed a	s a result of judicial or administrative proceedings with respect to any profess

Page **4** of **5** Rev. 3-2016

Page **5** of **5** Rev. 3-2016

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name: Date of birth:	Robert Co 06/03/1994	4					
	Home address: City: Go Country: US	shen	Wells Trail	State/Provi	nce/Territory:	NY	Zip/Postal Code:	10924
	Business Address: 56 W Chui		rch Street					
	Country US			State/Provi	nce/Territory:	NY	Zip/Postal Code:	10977
	Telephone: 84	53562200						
	Other present ad City: Country: Telephone:				-		Zip/Postal Code:	
	List of other addr	esses and te	elephone nu	mbers attache	∍d			
2.	Positions held in submitting business and starting date of each (check all applicable)							
	President Chairman of Boa Chief Exec. Office Chief Financial O	er			Treasurer Shareholder Secretary Partner	01/	/01/2020	
	Vice President (Other)							
3.	YES X N							
	15% Shareholder	•						
*s		e in whole or		veen you and			lease or any other ty ng the questionnaire	
ō.	other than the on	e submitting	the questio	nnaire?	er or officer of	fany bu	siness or notfor-prof	it organization
	YES N	XC	If Yes, prov	iue details.				

3 yea	rs while you were a principal owner or officer? NO X If Yes, provide details.
t of any	ffirmative answer is required below whether the sanction arose automatically, by operation of law, or as a action taken by a government agency. Provide a detailed response to all questions checked "YES". If yo pace, photocopy the appropriate page and attach it to the questionnaire.
	e past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section ich you have been a principal owner or officer:
a.	Been debarred by any government agency from entering into contracts with that agency? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES NOX If yes, provide an explanation of the circumstances and corrective action taken.
C.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NOX If yes, provide an explanation of the circumstances and corrective action taken.
d.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

ques	tionnaire.)
a.	Is there any felony charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Is there any misdemeanor charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
c.	Is there any administrative charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other or an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
е.	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide an explanation of the circumstances and corrective actio taken.
f.	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO X If yes, provide an explanation of the circumstances and corrective actio taken.

Page 3 of 5

	YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
11.	In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer?
	YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
12.	In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
13.	For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

Page **4** of **5** Rev. 3-2016

I, Robert Corr , hereby acknowledge that a materially false statement willfully or fraudulently made in connection with this form may result in rendering the submitting business entity and/or any affiliated entities non-responsible, and, in addition, may subject me to criminal charges.
I, Robert Corr , hereby certify that I have read and understand all the items contained in this form; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this form; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this form as additional inducement to enter into a contract with the submitting business entity.
CERTIFICATION A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.
Educational Bus Transportation, Inc.
Name of submitting business
Electronically signed and certified at the date and time indicated by: Robert Corr [ROBERTCORR@THETRANSGROUP.COM]
Shareholder
Title
05/14/2021 09:45:15 AM
Date

FORMAL SEALED BID

PROPOSAL



COUNTY OF NASSAU

BIDS WILL BE RECEIVED AND OPENED AT OFFICE OF PURCHASING, 1 WEST STREET, NORTH ENTRANCE, MINEOLA, NEW YORK 11501 OFFICE HOURS 9 AM - NOON & 1 PM - 4:45 PM

BID NUMBER 93927-04221-053

Dated: 3/25/21

BID OPENING DATE 04/22/21 11:00 A.M. E D.S.T.

BUYER Anette Sullivan TELEPHONE 518 571 6103 REQUISITION NUMBER

N/A OF PURCHASING

PREPARE YOUR BID ON THIS FORM USING BLACK INK OR TYPEWRITER

BID TITLE Nassau County Preschool Transportation

2021

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED

THE UNDERSIGNED BIDDER AFFIRMS AND DECLARES THAT HE/SHE HAS CAREFULLY EXAMINED THE ADVERTISED INVITATION FOR BIDS, THE BID TERMS AND CONDITIONS, AND DETAILED SPECIFICATIONS, AND CERTIFIES THAT THIS BID IS BICKEN FAILLAM KNOWLEDGE AND ACCEPTANCE OF ALL THE PROVISIONS THEREOF AND OFFERS AND AGREES, IF THIS BID IS ACCEPTED WITHIN NINETY (90) DAYS FROM THE BID OPENING DATE TO FURNISH ANY OR ALL THE ITEMS UPON WHICH PRICES ARE HEREINAFTER QUOTED IN THE QUANTITY AND AT THE PRICES BID.

CASH DISCOUNT OF

PERCENT WILL BE ALLOWED FOR PROMPT PAYMENT WITHIN 20 BUSINESS DAYS.

THE BIDDER CERTIFIES THAT: (A) THE BID HAS BEEN ARRIVED AT BY THE BIDDER INDEPENDENTLY AND HAS BEEN SUBMITTED WITHOUT COLLUSION WITH ANY OTHER VENDOR OF MATERIALS, SUPPLIES OR EQUIPMENT OF THE TYPE DESCRIBED IN INVITATION FOR BIDS, AND (B) THE CONTENTS OF THE BID HAVE NOT BEEN COMMUNICATED BY THE BIDDER, NOR, TO ITS BEST KNOWLEDGE AND BELIEF, BY ANY OF ITS EMPLOYEES OR AGENTS, TO ANY PERSON NOT AN EMPLOYEE OR AGENT OF BIDDER OR ITS SURETY ON ANY BOND FURNISHED HEREWITH PRIOR TO OFFICIAL OPENING OF THE BID.

DELIVERY MADE TO: Various location for NC Health Dept.

GUARANTEED DELIVERY DATE

DAYS AFTER RECEIPT OF ORDER

EMPLOYERS FEDERAL TAX ID NUMBER 11-1976948

TOLL FREE TELEPHONE NUMBER: BIDS MUST BE SIGNED BY PROPRIETOR, PARTNER OR OFFICER AUTHORIZED TO SIGN FOR CORPORATION

NAME OF BIDDER Eduational Bus Transportation, Inc. **ADDRESS** 63 Lamar Street 631-791-2000 CITY STATE NY ZIP CODE 11704 TELEPHONE W. Babylon Timothy E. Flood, Vice President SIGNATURE OF AUTHORIZED INDIVIDUAL PRINT OR TYPE NAME OF SIGNER AND TITLE

IN EXECUTING THIS BID, THE BIDDER WARRANTS THAT THE PRICES SUBMITTED HEREIN ARE NOT HIGHER THAN THOSE OFFERED TO ANY GOVERNMENTAL OR COMMERCIAL CONSUMER FOR LIKE DELIVERIES. THE PRICES HEREIN SHOULD NOT INCLUDE ANY FEDERAL EXCISE TAXES OR SALES TAXES IMPOSE BY ANY STATE OR MUNICIPAL GOVERNMENT. SUCH TAXES, IF INCLUDED. MUST BE DEDUCTED BY THE BIDDER WHEN SUBMITTING BID. BIDDERS ARE REQUESTED TO ALSO READ THE TERMS AND CONDITIONS.

BID TERMS AND CONDITIONS

- 1. Bids on equipment must be on standard new equipment, latest model, except as otherwise specifically stated in proposal or detailed specification. Where any part of nominal appearenances of equipment is not described, it shall be understood that all equipment and appurtenances which are usually provided in the manufacturer's stock model shall be furnished.

 2. Bids on materials and supplies must be for new items except as other-
- wise specifically stated in bid or detailed specifications.
- 3. Bidder declares that the bid is made without any connection with any other Bidder, submitting a bid for the same items, and is in all respects fair and without collusion or fraud.
- 4. PRICES The provisions of the New York State Fair Trade Law (Fed-Crawford Act) and the federal price discrimination law (Robinson-Patman Act) do not apply to purchases made by the County.
- 5. SURETY in the event that an award is made hereunder, The Director of Purchase reserves the right to request successful bidders to post, within one week, security for faithful performance, with the understanding that the whole o any part thereof may be used by the County of Nassan to supply any deficiency that may arise from any default on the part of the Bidder. Such security must meet all the requirements of the County Attorney and be approved by the County Attorney.

- 6. SAMPLES Samples, when required, must be submitted strictly in accordance with instructions; otherwise bid may not be considered. If samples are requested subsequent to bid opaning they shall be delivered within five (5) days of the request for bid to have consideration. Samples must be furnished free of charge and must be accompanied by descriptive memorandum invoices indicating if the Bidder desires their return; also specifying the address to which they are to be returned, provided they have not been used or made oscless by tests. Award samples may be held for comparison with deliveries. Samples will be returned at the Bidders elsk and expense.
- 7. Award The Director, Office of Purchasing reserves the right before making award to make investigations as to whether or not the items, qualifications or facilities offered by the Bidder meet the requirements set forth herein and are sample and sufficient to insure the proper performance in the event of award. The Bidder must be prepared, if requested by the Director, to present evidence of experience, ability and financial standing, as well as a statement as to plant, machinery and capacity of the manufacturer for the production and distribution of the material on which he is bidding. Upon request of the Director, successful bidder shall file certification from the manufacturer relative to authorization, delivery, service and gourantees. If it is found that the conditions of the bids are not complied with or that articles or equipment proposed to be furnished do not meet the requirements called for, or that the qualification, financial standing or facilities are not satisfactory, the Director may reject such bids. It is distinctly understood, however, that nothing in the foregoing shall mean or haply that it is obligatory upon the Director to make any examinations before award; and it is further understood that, if such examination is made, it in no way relieves the Bidder from fulfilling all requirements and conditions of the bid.
- 8. Awards will be made to the lowest responsible Bidder. Cash discounts will not be a factor in determining awards, except in the bids. Consideration will be given to the reliability of the Bidder, the quantities of the materials, equipment or supplies to be furnished, their conformity with the specifications, the purpose for which required and the terms of delivery.
- The Director reserves the right to reject and all hids in whole or in part and to waive technical defects, irregularities and omissions if in his judgment the best interests of the County will be served.
- Unless otherwise indicated herein, the Director reserves the right to make award by items, by classes, by group of items, or as a whole.
- 11. DELIVERIES Upon failure of the Vendor to deliver within the time specified, or within reasonable time as interpreted by the Director, or failure to make replacement of rejected articles, when so requested immediately or as directed by the Director, to the Director may purchase from other sources to take the place of the item rejected, or not delivered. The Director reserves the right to authorize immediate purchase from other sources against rejections on any order when necessary. On all such purchases the Vendor agrees to promptly reimburse the County for excess cost occusioned by such purchases. Should the cost be less, the Vendor shall have no claim to the difference. Such purchases will be desheted from order quantity.
- 12. An order may be canceled at the Vendors expense upon nonperformance. Fullure of the Vendor to furnish additional surety within ten (10) days from date of requested shall be sufficient cause for the cancellation of the order.
- 13. When in the determination of the Director, the articles or equipment delivered full to meet County specifications or, if in the determination of the Director, the Vendor consistently fulls to deliver as ordered, the Director reserves the right, to cancel the order and purchase the balance from other sources at Vendor expense.
- 14. Delivery must be made as ordered and in accordance with the bid. If delivery instructions do not appear on order. It will be interpreted to mean prompt delivery. The decision of the Director as to reasonable compliance with delivery terms shall be final. Burden of proof of delay in receipt of order shall rest with the Vendor.
- 15. The County Agencies will not schedule my deliveries for Saturdays, Sandays or Legal Holiday, except commodifies required for daily consumption or where the delivery is an emergency, a replacement, or is overdue, in which event the convenience of the Agency will govern.
- 16. Supplies shall be securely and properly packed for shipment, according to secepted commercial practice, without extra charge for packing cases, reels, balling or sacks, the containers to remain the property of the agency unless definitely stated otherwise in the bid.
- 17. The Vendor shall be responsible for delivery of supplies in good condition at point of destination. The Vendor shall file all claims with carrier for breakage, imperfections and other losses, which will be deducted from invoices. The receiving Agency will note for the benefit of Vendor when packages are not received in good conditions.

- 18. All supplies which are customarily labeled to identified must have securely affixed thereto the original un-mutilated hibei or marking of the manufactures.
- 19. Billings for deliveries must be rendered on County claim forms.
- Furniture, machines, and other equipment must be delivered, installed and set in place as directed, ready for use unless otherwise specified.
- 21. Deliveries are subject to reweighing at destination by the County and payment will be unde on the basis of materials delivered. Normal shrinkage will be allowed in such instances where shrinkage is possible. Short weight shall be sufficient cause for cancellation of order at Vendors expense.
- 22. GUARANTEES BY BHDDER Bidder hereby guamatees: (a) To save the County, its agents and employees haracters from liability of any mature or kind for the use of any copyrighted or un-copyrighted composition, secret process, patented or un-copyrighted composition, secret process, patented or unspatiented invention, article or appliance furnished or used in the performance hereof of which the Bidder is not the Patentee, assignee or ficensee, and to defend any action brought against the County in the name of the County and under the direction of the County Atomey at the sele cost of the Bidder or in the sole option of the Director to pay the cost of such defense to the County. (b) His products against defective material or workmanship and to repair any damages or marring occasioned in transit.
- (e) To furnish adequate protection from damage for all work and to repair damages of any kind, for which he or his workmen are responsible, to the building or equipment, to this own work or the work of other Vendors, or in the opinion of the Director to pay for the same by deductions in payments due under this contract.
- (d) To pay for all pennits, licenses and fees and give all notices and comply with all laws ordinances, rules and regulations of the city, village or town in which the installation his to be made, and of the County of Nussau and the State of New York.
- (a) To carry proper insurance in the opinion of the Director, and approved by the County Attorney to protect the County from loss in ease of accident, fire and theft.
- (f) That he will keep himself fully informed, of all manicipal ordinances and regulations, state and national lows in any manner affecting the work or goods herein specified, and any extra work contracted for by him, and shall at all times observe and comply with said ordinances, laws and regulations, including all provisions of the Workoreo Compensation and Labor Laws, and shall indemnify and save harmiess the County of Nassau and the Nassau County Legislature from less and hisbility upon any west all Claims on account of any physical injury to persons, including death, or damage to properly and from all cost and expenses in saits which may be brought against the same on account of such injuries irrespective of the actual cost of the same and irrespective of whether the same shall have been due to the negligence of the Bidder or his agents.
- (g) That the items furnished shall conform to all the provisions of the bid and this warmenty shall survive acceptance, or use of any material so furnished.
- (h) That all deliveries will not be inferior to the accepted bid sample.
- 23. LABOR LAWS and ANTIDISCRIMINATION. Upon the vendor acceptance hereof, the vendor agrees to comply with Article IX, Section 2 C of the Constitution of the State of New York, Section 220 220a, 220b, 228d, 220c and 230 of the Labor Law, Section 5 and 10 of the Lien Law, Article 2 of the Uniform Commercial Code, Sections 108 and 100 as well as Article 18 of the General Municipal Law, Section 2218 of the County Government Law of Nassau County. Section 224.2 of the Nassau County Administrative Code, the provisions of the auti-Discrimination Order of Nassau County, and the vendor shall keep himself fully informed of all additional municipal ordinances and regulations, Sinte and National Laws in any amance affecting this order and the goods or services delivered or rendered or to be delivered or rendered there under, and shall at all times observe and comply with said ordinances, laws nod regulations at his sole cost and expense.
- 24. ASSLOWMENT. The contractor is hereby prohibited from assigned, transferring, conveying, subletting or otherwise disposing of this contract or his right, title, or interest therein, or his power to execute such contract, to any other person or corporation without the previous consent in writing of the officer, board or agency awarding the contract.
- The County of Nassau will not be responsible nor fiable for any shipment or delivery of any materials, supplies, or equipment without it's express written instructions or valid Parchase Order.
- 26. No agreements, changes, modifications or alterntions shall be deemed offective nor shall the same be binding upon the County unless in writing and signed by the Director, Office of Purchasing or his duly/designated representative.

DISCLOSURE STATEMENT

THE NASSAU COUNTY LEGISLATURE REQUIRES THE FOLLOWING INFORMATION PRIOR TO CONSIDERATION FOR AN AWARD.

Bidders Name: Eduational Bus Transportation, Inc.						
Address: 63 Lamar Street, W. Babylon, NY 11704						
Telephone No: 631-791-2000 Fax No: 631-791-2001						
1. State Whether: A Corporation Incorporated in the State of New York in 1961						
Individual N/A						
Partnership N/A						
GUIDELINES FOR DISCLOSURE						
THE NASSAU COUNTY LEGISLATURE REQUIRES THE NAMES AND HOME* ADDRESSES OF ALL PRINCIPALS. DISCLOSURE MUST BE PROVIDED AS INDICATED BY TYPE OF OWNERSHIP. (PLEASE LIST ALL REQUIRED INFORMATION ON A SEPARATE SHEET AND ATTACH TO BID.)						
1) Sole Proprietorship/Individual. The Name and Home Address of the Sole Proprietorship/Individual.						
2) Closely Held Corporation. The Name and Home Addresses of all Shareholders, Officers and Directors.						
 Publicly Traded Corporation. Only the page(s) of the SEC FORM 10-K setting forth the name of all officers and directors. 						
4) Not for Profit Corporation. The Names and Home Addresses of all members, Officer and Directors.						
5) Partnership. The Names and Home Address of all General and Limited Partners.						
6) Limited Liability Company. The Names and Home Addresses of all Members.						
7) Limited Liability Partnership. The Name and Home Addresses of all Members.						
8) Joint Venture. The Names and Home Addresses of all Joint Ventures.						
NOTE: IF ANY ENTITY IS TIERED, YOU MUST ALSO LIST ALL INDIVIDUAL PRINCIPALS OF THE TIERED ENTITY. *IN THE CASE OF PUBLICLY TRADED CORPORATIONS THE SEC FORM 10K SUFFICES AND HOME ADDRESSES ARE NOT NECESSARY.						

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

BIDDER SIGN HERE

BIDDER

TITLE

OFFICE OF PURCHASING COUNTY OF NASSAU STATE OF NEW YORK

FORMAL SEALED BID PROPOSAL 93927-04221-053

L. STATE WHETHER	CORPORATION_	✓ _X	MXXXXXX	RANKAKK	SIXIR
2. IF A CORPORATION PRESIDENT John	ON OR PARTNERSHIP L	IST NAME(S) AND A	DDRESS(S) OF OFFICER	-	
VICE PRESIDENT	Timothy E. Flood, 56 V	V. Church St., Spring	Valley, NY 10977		
SECRETARY Muri	el L. Budrock-Dalton, s	56 W. Church St., Sp	ring Valley, NY 10977	A VERTICAL MUNICIPAL PARTY AND	Bir Children bergingen which has been seen as
TREASURER Ray	mond Neubauer, 56 W	. Church St., Spring	√alley, NY 10977		- Squadery to the squadery to
I. HAVE YOU FILED IF SO WHEN?	A QUALIFICATION STA	NTEMENT WITH THE	COUNTY OF NASSAU?	Yes, 2016	147131222222222224
. HOW MANY YEAR	S HAS YOUR ORGANIZ	ATION BEEN IN BUS	INESS UNDER YOUR PR	ESENT NAME?	60 Years
	UR FIRM, EVER FAILE		Y WORK AWARDED TO	Ma	
. IN WHAT OTHER I	LINES OF BUSINESS A	re you or your fi	RM INTERESTED?	None	
. WHAT IS THE EXP OF THIS BID?	ERIENCE OF THE PRIM	NCIPAL INDIVIDUALS	OF YOUR ORGANIZAT	ton relating	TO THE SUE
NDIVIDUALS	PRESENT POSITION	YEARS OF EXPERIENCE	MAGNITUDE A TYPE OF WOR		IN WHAT
NAME		43	Student Transpor	tation	Same
NAME John D. Corr	President	40	I		Water Committee of the
		· 34	Student Transpor	tation	Same
John D. Corr Timothy E. Flood Timothy E. Flood	Vice President	34 ED THIS PROPOSED	Student Transpor		Same
John D. Corr Timothy E. Flood Timothy E. Flood	Vice President	34 ED THIS PROPOSED	Student Transpor		Same
John D. Corr Timothy E. Flood I. IN WHAT MANNER Review of all sp	Vice President HAVE YOU INSPECTE Decifications as well	34 D THIS PROPOSED I as performing the	Student Transport WORK? EXPLAIN IN DE	TAIL	FIED.

OFFICE OF PURCHASING COUNTY OF NASSAU STATE OF NEW YORK

FORMAL SEALED BID PROPOSAL 93927-04221-053

TITLE

516-434-5120 Michael Motisi	
TELEPHONE: 516-434-5120 CONTACT PERSON Michael Motisi CONTRACT DATE: Over 20 years	
CONTRACT DATE: Over 20 years	
	e Nagarina (Annaga proping pro
2. REFERENCE'S NAME: Hicksville Public Schools	
ADDRESS: 200 Division Avenue, Hicksville, NY 11801	Shirke almost the scheme from the property of the State of No. 10 december of the scheme from the State of Stat
TELEDIJONE. 516-733-2100 CONTACT DEDCOM Marcy Tannenbaum	T
TELEPHONE: 310733-2100 CONTACT PERSON CONTRACT DATE: Over 30 years	direction in the second contract of the secon
Over 50 years	and the second
3. REFERENCE'S NAME: Massapequa UFSD	
ADDRESS: 4925 Merrick Road, Massapequa, NY 11758	
TELEPHONE: 516-308-5020 CONTACT PERSON Alan Addock	marining and pro-1 returns of the contract of
CONTRACT DATE: Over 27 years	90000000 · · · · · · · · · · · · · · · ·
	ram ram, proprie Transcopercy of groups copyrigate databased and describe and a propries or proposed copyrigate
	and the state of t
ALL BIDS MUST BE F.O.S. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS	i OTHERWISE SPECIFIED. Timothy E. Flood, Vice President
BIDDER SIGN HERE BIDDER	TITLE

OFFICE OF PURCHASING COUNTY OF NASSAU STATE OF NEW YORK

FORMAL SEALED BID PROPOSAL 93927-04221-053

USE SEPARATE PAGE IF ADDITIONAL SPACE IS NEEDED.

I certify that all the statements contained in this document are true, complete and correct to the best of my knowledge and belief and are made in good faith, including data contained in the Organization's Relevant Experience. A false certification or fallure to disclose information shall be grounds for disqualification or termination of any award.

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

BIDDER SIGN HERE __

Timothy E. Flood, Vice President

TITLE

FORMAL SEALED BID PROPOSAL 93927-04221-053

IRAN DIVESTMENT ACT COMPLIANCE CERTIFICATION

Pursuant to General Municipal Law Section 103-g, which generally prohibits the County from entering into contracts with persons engaged in investment activities in the energy sector of Iran, the Bidder submits the following certification:

PLEAS	E CHECK ONE:
\checkmark	By submission of this Bid, I certify, and in the case of a joint Bid each party thereto certifies as to its own organization, under penalty of perjury, that to the best of my knowledge and belief, that the Bidder is not on the list created pursuant to paragraph (b) of subdivision 3 of Section 165-a of the State Finance Law.
OR	
	I am unable to certify that the Bidder does not appear on the list created pursuant to paragraph (b) of subdivision 3 of Section 165-a of the State Finance Law. I have attached a signed statement setting forth in detail why I cannot so certify.
Dated:	7-19-2 (Signature of Bidder)
	Print Name: Timothy E. Flood
	Print Title: Vice President

FORMAL SEALED BID PROPOSAL 93927-04221-053

Appendix EE

EQUAL EMPLOYMENT OPPORTUNITIES FOR MINORITIES AND WOMEN

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional anti-discrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined by such title and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002:

- (a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgradings, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgradings, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.
- (b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability, or marital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.
- (c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.
- (d) The Contractor shall make Best Efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No. 14-2002, including the granting of Subcontracts.
- (e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified M/WBEs and the requirement that Subcontractors must be equal opportunity employers.
- (f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.
- (g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.
- (h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.
- (i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.
- (j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified M/WBEs.

ALL BIDS MUST BE F.O.	<u>B. Destination and include delivery within door:</u>	UNLESS OTHERWISE SPECIFIED.
BIDDER SIGN HERE		Timothy E. Flood, Vice President
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- (k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of false certification as M/WBE compliant or considered breach of the County Contract.
- (l) The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:
 - a. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.
 - b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.
 - e. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions, fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrators award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").
 - (m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain M/WBE participation..

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

Provisions (a), (b) and (c) shall not be binding upon Contractors or Subcontractors in the performance of work or the provision of services or any other activity that are unrelated, separate, or distinct from the County Contract as expressed by its terms.

The requirements of the provisions (a), (b) and (c) shall not apply to any employment or application for employment outside of this County or solicitations or advertisements therefore or any existing programs of affirmative action regarding employment outside of this County and the effect of contract provisions required by these provisions (a), (b) and (c) shall be so limited.

The Contractor shall include provisions (a), (b) and (c) in every Subcontract in such manner that these provisions shall be binding upon each Subcontractor as to work in connection with the County Contract.

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (j) a written agreement or purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (ii) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition,

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construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensee or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

- a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors. In addition, proof of the date(s) any such advertisements appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.
- b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from M/WBEs is suggested to be included with the Best Effort Documentation
- c. Proof or affidavit of follow-up of telephone calls with potential M/WBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation
- d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.
- e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.
- f. Proof or affidavit that negotiations were held in Best Efforts with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance. The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation.
- g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all sub-bidders for each item of work solicited and their bid prices for the work.
- The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation
- County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (l) of these rules.

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As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contractor who has contracted to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other items of nominal cost that are utilized in the performance of a service contract.

Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department head approval prior to subcontracting shall not apply to inter-governmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, States, or the federal government is not required.

Prohibition of Gifts. In accordance with County Executive Order 2-2018, the Contractor shall not offer, give, or agree to give anything of value to any County employee, agent, consultant, construction manager, or other person or firm representing the County (a "County Representative"), including members of a County Representative's immediate family, in connection with the performance by such County Representative of duties involving transactions with the Contractor on behalf of the County, whether such duties are related to this Agreement or any other County contract or matter. As used herein, "anything of value" shall include, but not be limited to, meals, holiday gifts, holiday baskets, gift cards, tickets to golf outings, tickets to sporting events, currency of any kind, or any other gifts, gratuities, favorable opportunities or preferences. For purposes of this subsection, an immediate family member shall include a spouse, child, parent, or sibling. The Contractor shall include the provisions of this subsection in each subcontract entered into under this Agreement.

Disclosure of Conflicts of Interest. In accordance with County Executive Order 2-2018, the Contractor has disclosed as part of its response to the County's Business History Form, or other disclosure form(s), any and all instances where the Contractor employs any spouse, child, or parent of a County employee of the agency or department that contracted or procured the goods and/or services described under this Agreement. The Contractor shall have a continuing obligation, as circumstances arise, to update this disclosure throughout the term of this Agreement.

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INDEMNIFICATION:

Contractor agrees to indemnify and hold harmless County and its agents, officers and employees, from and against any and all losses, costs, expenses (including attorneys' fees and disbursements), damages and liabilities, arising out of or in connection with any acts or omissions of Contractor, its officers, agents or employees, provided, however, that Contractor shall not be responsible for that portion, if any, of a loss that is caused by the negligence of the County; and provided, further, that Contractor shall not be liable for consequential, indirect or special damages. Contractor shall, at County's demand and at County's direction, defend at its own risk and expense any and all suits, actions or legal proceedings which may be brought against County, its agents, officers or employees in connection with a loss for which Contractor is responsible under this paragraph.

DEFINITIONS:

- •The term "County" as used herein, shall be deemed as reference to the County of Nassau, State of New York.
- •The term "Contractor" as used herein, shall be deemed as reference to the successful bidder, vendor, proprietor, partnership, or corporation receiving an award to perform any or all of the services specified herein in accordance with the terms of this agreement.
- •The term "agency" as used herein, shall be deemed as the department, division, bureau, office, agency or other Nassau County establishment authorized to receive the service specified herein.
- The term "Director" as used herein, shall be deemed as reference to the Director of the Office of Purchasing.
- The term "Blanket Order" as used herein, shall be deemed as the multiple use pricing agreement as a result of this bid.
- The term "Purchase Order" as used herein, shall be deemed as the single use pricing agreement as a result of this bid.
- The term "complete" as written in this bid must include all equipment, delivery and installation of same in its entirety, as listed in the contract documents, and is to include all supervision, labor, materials, plant equipment, transportation, testing, (if required) incidentals, and other facilities as necessary and/or required to execute all the work as herein specified, or as incidentally required to provide a complete operating installation.

NOTE: INSERT FEDERAL IDENTIFICATION NUMBER IN SPACE PROVIDED ON PAGE 1.

M/WBE, SDVOB and DBE Participation: The County encourages the participation of certified Service-Disabled Veteran-Owned Businesses ("SDVOB"), Minority or Women-Owned Business Enterprises ("M/WBE"), and Disadvantaged Business Enterprises ("DBE") in the bldding process. A Contractor that is certified by New York State or the County as a SDVOB, M/WBE, and/or DBE should include this information in their bid. For more information regarding the County's SDVOB, M/WBE, or DBE programs, please visit the Nassau County Office of Minority Affairs website

IMPORTANT

PRICE MUST BE INSERTED WITH TYPEWRITER OR INK. BIDS MUST BE SIGNED IN INK. TO ASSURE OFFER REACHING IN TIME, YOU ARE URGED TO MAIL YOUR FORMAL SEALED BID EARLY. THIS FORMAL SEALED BID MUST REACH OUR OFFICE BY 11:00 A.M. LATE FORMAL SEALED BIDS WILL NOT BE ACCEPTED.

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FORMAL SEALED BID PROPOSAL 93927-04221-053

OFFICE OF PURCHASING COUNTY OF NASSAU STATE OF NEW YORK

REQUIRED VENDOR DISCLOSURE FORMS

Prior to the bid opening, the following disclosure forms (the "Disclosure Forms") must be submitted in the Nassau County Vendor Portal at

https://apex5.nassaucountyny.gov/ords/f?p=312;LOGIN_DESKTOP:3445712403627;

- A duly completed and verified Business History Form, together with a current certified or verified financial statement and/or other commercially reliable written evidence of the bidder's credit, financial standing and capacity to perform in accordance with the terms of the Contract.
- All officers, and any individuals who hold a ten percent (10%) or greater ownership interest in the bidder, shall complete and verify the Principal Questionnaire.
- c. The County of Nassau Consultant's, Contractor's and Vendor's Disclosure Form
- d. Additionally, if the bidder utilizes the services of any individual or organization for the purposes of conducting lobbying activities and is awarded the contract, the successful proposer will be required to provide a copy of the <u>Lobbyist Registration and Disclosure Form</u>, completed and verified by that individual/organization.

PLEASE NOTE:

If a bidder has previously submitted the Disclosure Forms in the Nassau County Vendor Portal, the bidder must ensure that the forms on file in the Portal are current, accurate, and have been recertified within three (3) months prior to the bid opening date. The bidder must also ensure that their response to question 7, and its subparts, on the Consultant's, Contractor's, and Vendor's Disclosure Form is provided in relation to the specific solicitation under consideration.

Vendors Must Upload Disclosure Forms In the Vendor Portal (Link Above) Prior to Bid Opening.

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REQUESTS FOR INFORMATION OR CLARIFICATION

Before bidding, bidders must examine all of the Contract documents, including the specifications, any drawings, and all instructions. If the bidder finds any inconsistency, ambiguity, omission or error in the specifications, drawings, instructions or any other Contract

document, or if the bidder is in doubt as to the meaning of any term or condition of the Contract, the bidder must promptly so notify the Office of Purchasing in writing prior to the bid opening. The failure of the bidder to notify the Office of Purchasing, prior to the bid opening of any inconsistency, ambiguity, omission or error that the bidder actually found, or that should have been discovered by a reasonably prudent bidder, will preclude and negate acceptance of the bidder's claim.

If the Office of Purchasing receives a notification from a bidder of a differing site condition or an inconsistency, ambiguity, omission or error in the Contract documents, the Office of Purchasing will, as it deems necessary or desirable, issue a written interpretation or correction to the Contract documents as an amendment to the Contract documents. Any such amendment will be made available electronically to each person that received a copy of the Contract documents as reflected in the records of the Office of Purchasing , and any such amendment will also be available at the place where the Contract documents are available for inspection by prospective bidders.

Upon such mailing or delivery, such amendment shall become part of the Contract documents and shall be binding on all bidders, whether or not they have had actual notice of such addendum.

Please note that all bidder requests for information or clarification must be received by the Authority at least 72 hours prior to the bid opening. Any bidder requests for information or issues with the contract documents presented after that time may not be addressed by the Office of Purchasing.

Ordinance # 153-2018

Pursuant to Ordinance # 153-2018, a bidder that is awarded a contract under this bid is required to pay the County an administrative service charge in accordance with the following schedule:

Value of Contract	Administrative Fee
\$0-\$10,000	\$0
Over \$10,000-\$50,000	\$16 0
Over \$50,000-\$100,000	\$266
Over \$100.000	\$533

After an award, the successful bidder(s) will be notified by the Director of Shared Services, or their designee, when payment of the administrative charge is due. Please note, if you are a religious, charitable, nonprofit, or not-for-profit organization, please include this information in your bid for consideration by the Director of the Shared Services to waive the fee.

Ordinance # 72-2014

The bidder declares that they are a registered vendor with the County. All registered vendors must pay a Two Hundred Seventy-Five Dollar (\$275.00) per contract fee to register Blanket contracts on the County's procurement website, as required under Ordinance # 72-2014.

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PURPOSE: The purpose of this bid is to establish a price structure on which items and/or services will be made under Blanket Orders.

INTENT

SCOPE: It is the INTENT of the County of Nassau to properly describe by these specifications, terms and conditions an adequate method of providing **Preschool Transportation** service for the agency or agencies named herein in order that they may enjoy uninterrupted service in consideration for payment of the price bid.

AWARD: Award, if any, will be made to the lowest responsible bidder, who in the opinion of the Director of Purchasing, meets the specifications and qualifications stated herein. The Director of Purchasing reserves the right to make an award be items, groups, or classes of items or as a whole. Awards will be made in accordance with the terms and conditions attached hereto and made part hereof.

PERIOD COVERED: Shall be for one (3) years from the effective date. The County of Nassau reserves the right to extend the Blanket Order up to an additional two (2) year(s), at up to one (1) year options. However, the termination of the Blanket Order may be further extended up to two (2) months beyond the stated termination date. The maximum period of any Blanket Order as a result of this bid with renewal options applied shall be five (5) year(s), and if the further extension is applied, five (5) years and two (2) months.

ALL EXTENSIONS ARE SUBJECT UPON THE MUTUAL CONSENT OF BOTH PARTIES.

PAYMENT IN DETAIL: Billing shall be rendered in detail, listing parts and materials used, their prices and labor shown in hours and extended rates.

If a claim voucher is not being submitted, the following certification MUST appear on the invoice:

I hereby certify that all items or services were delivered or rendered as set forth in this claim; that the prices charged are in accordance with referenced purchase order, delivery order or contract, that the claim is just, true and correct; that the balance stated herein is actually due and owing and has not been previously claimed; that no taxes from which the County is exempt are included; and that any amounts claimed for disbursements have actually and necessarily been made.

Claimant Name	Date
By Signature	Title
CLAIM VOUCHERS AND CERTIFIED INVOICES NOT PROPERLY COMPLETED WILL	BE RETURNED TO YOU UNPAID.

Vendors may download claim form NIFS560 at the following URL:

http://www.nassaucountyny.gov/agencies/Comptroller/Docs/PDF/ClaimVoucherFormBlank.pdf

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RETENTION OF BID: Vendor is required to make a copy of his completed bid document and applicable attachments. Any purchase orders issued against this bid will refer to the bid and attachments to designate items awarded.

METHOD OF BIDDING: Please submit unit price in the appropriate column.

ADDITIONAL BIDS: The County reserves the right, for any un-contemplated additional requirements of extraordinary quantities of particular items to call for new bids, therefore, whenever in the opinion of the Director of the Office of Purchase it is in the best interests of the County of Nassau to do so.

TAX PROVISION: Purchases made by the County of Nassau are not subject to State, Local Sales Taxes or Federal Excise Taxes. Federal Exemption #A-109538 State Exemption #EX 7213062C. The County of Nassau is not subject to any Existing "Fair Trade Agreements" and bidders should be governed accordingly.

INSURANCE AND WORKERS COMPENSATION: The successful bidder agrees to obtain from an insurance company, authorized to do business in the State of New York, and keep in force during the term of any agreement, a policy of Comprehensive and General Liability Insurance naming the Contractor as an insured, and naming the County of Nassau as an additional insured, including but not limited to the torts and negligence of Contractor's personnel, with a combined minimum single limit of three million dollars (\$3,000,000.00) for bodily injury and property damage for any one occurrence at the Contractor's sole cost and expense. Evidence of insurance may be required prior to Notice of Award or issuance of a Purchase Order.

The Contractor shall comply with all provisions of the Workers' Compensation Law and shall furnish a certificate showing evidence of current coverage.

GENERAL CONDITIONS:

All repairs to be made in accordance with the Occupational Safety and Health Administration safety requirements.

Contractor will furnish all labor, materials, transportation, tools, instrumentation, parts and accessories necessary to repair and restore the equipment to optimum operating condition.

All Contractor personnel assigned to any requirement of a contract established must be fully qualified and cognizant of the required and applicable electrical codes and safety requirements, and must adhere to them.

All parts supplied must match and inter-member without modification to the designated equipment, and must be in accordance with the specifications of the manufacturer of the part to be replaced.

Except as otherwise specified, all contract requirements will be performed at the site as required.

Any requirement to remove any part of the equipment or system(s), to the Contractor's shop, must be approved by an authorized agency representative. Nassau County shall supply all utilities which are available on location insofar as compatibility requirements permit.

All requirements performed by the Contractor will be subject to inspection and approval by an authorized designated representative of Nassau County.

Employees of the Contractor, while on service call, shall carry identification badges or cards and shall be instructed to submit same to scrutiny upon request of security or supervisory personnel of Nassau County.

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NON-ASSIGNMENT: In accordance with Section 138 of the State Finance Law, the contract may not be assigned by the Contractor or its right, title or interest therein assigned, transferred, conveyed, sublet or otherwise disposed of without the previous consent, in writing, of Nassau County and any attempts to assign the contract without the County's written consent are null and void.

FIRM PRICES Price shall remain firm for the first year of the Blanket Purchase Order and no upward escalation will be permitted. Thereafter, increases in labor and/or material(s) costs may be considered provided they are based on certified labor contracts, uncontrollable materials costs which can be verified in national publications or other increases auditable by the County of Nassau. The burden of proof for such increases shall be upon the Contractor and shall be formally directed to the Director of Purchasing. The decision as to whether or not such increases will be granted shall be made by the Director of Purchasing and shall be final. In the event an increase in not granted when requested, the Contractor may elect to continue at the bid prices or given written notice of termination, upon receipt of which the Blanket Purchase Order will be re-bid.

TERMINATION PREROGATIVE: The Director reserves the right to cancel the Blanket Order by giving not less than thirty (30) days written notice that, on or after a date therein specified, the contract shall be deemed terminated and cancelled.

DISCLAIMER

Any Blanket Purchase Order issued as a result of this bid will establish terms and conditions pursuant to which certain materials and/or services are to be supplied or performed, from time to time, for a specified period upon issuance by the County of Delivery Orders. The Blanket Purchase Order is non-exclusive and the County is not bound to purchase, and no materials are to be delivered or services performed without a Delivery Order. The County shall be under no obligation whatsoever to issue such Delivery Orders. The Blanket Purchase shall not apply in any way to items of material or service deemed by the County in its sole discretion to be extraordinary or involve any special conditions, quantities, circumstances or complexities.

NEW YORK STATE PRICES: Bidders must represent and warrant that if they are under contract with New York State for items specified herein, that the price quoted to the County is not higher than the price per unit quoted to New York State for like quantities.

VENDOR RESPONSIBILITY CRITERIA: The Director of Purchasing reserves the right before making an award to make investigations as to whether or not the qualifications, services, facilities or items offered by the bidder meet the requirements set forth herein and are ample and sufficient to ensure the proper performance in the event of an award. The bidder must be prepared, if requested by the Director of Purchasing, to present evidence of experience, ability, financial standing, as well as a statement as to plant, machinery, trained personnel and capacity for the rendition of the service on which the vendor is bidding. Upon request of the Director, the successful bidder shall file certification from the manufacturer relative to authorization, delivery, service and guarantees. If it is found that the conditions of the bid are not complied with or that the services or equipment proposed to be furnished do not meet the requirements called for, or that the qualifications, financial standing, or facilities are not satisfactory, the Director may reject such bids. It is distinctly understood, however, that nothing in the forgoing shall mean or imply that it is obligatory upon the Director to make any examinations before an award; and it is further understood that, if such examination is made, it in no way relieves the bidder from fulfilling all requirements and conditions of the bid.

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Timothy E. Flood, Vice President

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NON-COLLUSIVE BIDDING CERTIFICATION REQUIRED BY SECTION 139-D OF THE STATE FINANCE LAW

BY SUBMISSION OF THIS BID, BIDDER AND EACH PERSON SIGNING ON BEHALF OF BIDDER CERTIFIES, AND IN THE CASE OF A JOINT BID, EACH PARTY THERETO CERTIFIES AS TO ITS OWN ORGANIZATION, UNDER PENALTY OR PERJURY, THAT TO THE BEST OF HIS/HER KNOWLEDGE AND BELIEF:

- [1] The prices of this bid have been arrived at independently, without collusion, consultation, communication, or agreement for the purposes of restricting competition, as to any matter relating to such prices with any other Bidder or with any competitor:
- [2] Unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the Bidder and will not knowingly be disclosed by the Bidder prior to opening, directly or indirectly, to any other Bidder or to any competitor; and
- [3] No attempt has been made or will be made by the Bidder to induce any other person, partnership or corporation to submit or not to submit a bid for the purpose of restricting competition.

A BID SHALL NOT BE CONSIDERED FOR AWARD NOR SHALL ANY AWARD BE MADE WITH [1], [2], [3] ABOVE HAVE NOT BEEN COMPLETE WITH; PROVIDED HOWEVER, THAT IF IN ANY CASE THE BIDDER(S) CANNOT MAKE THE FOREGOING CERTIFICATION, THE BIDDER SHALL SO STATE AND SHALL FURNISH BELOW A SIGNED STATEMENT WHICH SETS FORTH IN DETAIL THE REASONS THEREFORE:

[AFFIX ADDENDUM TO THIS PAGE IF SPACE IS REQUIRED FOR STATEMENT]

Subscribed to under pe	enalty of perjury under	the laws of the State of	New York,		
this 19th Partnership.	day of	April	, 20 21	as the act and deed of	sald Corporation or
Identifying Data	1.				
Potential Contracto	or: Educational E	Bus Transportation,	Inc.		aakii camijaakii aangiigi poojat poppel Spoop Vid
Address: 63 Lam	ar Street, W. Baby	vlon, NY 11704			****
Street: 63 Lama	r Street				NOTITION COLUMN TO SERVICE SER
City, Town, etc:	W. Babylon, NY	11704			
Telephone:	631-791-200	0	Titl	e: Vice President	
If applicable, resp	onsible Corporate	Officer			
Name Timothy	E. Flood		Tit	le Vice President	
Signature:	and the second second		entranni de carica e consecuencia de la consecuenci	gyga-nygaczna, wzgojskaj kogygypu wiskyj kaziliki kolonni jel kazylijim (nji zizizizizizizi	Sign Here

FAILURE TO COMPLETE THIS FORM AND SIGN IN APPROPRIATE PLACE SHALL RESULT IN AUTOMATIC REJECTION OF THE BID.

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GENERAL INSTRUCTIONS: All bidders must adhere to the following conditions:

As per New York State Municipal Law 103, no exception can be taken to any material term and/or condition of this bid with the exception of any warranties as presented in this bid for the specific commodity or service required.

Any language in any proposal or document submitted by a bidder as part of their bid that is accepted by the County of Nassau cannot be in conflict with any material term and/or condition relevant to this bid with the exception of any warranties or the specifications of the commodity of service required by this bid. If there is any conflict between the bidder's terms and conditions and the terms and conditions of this bid, the terms and conditions of this bid shall govern.

Bidders must insert **FEDERAL IDENTIFICATION NUMBER** in the space provided on page one of this bid.

Late Formal Sealed Bids will NOT be accepted. Bidders are urged to mall bids early to assure delivery on time. Bids must be received by 11:00 A.M. on the bid opening date.

Prices <u>MUST</u> be inserted with <u>TYPEWRITER OR INK</u>. Entries with <u>WHITE OUT</u>, <u>CROSS-OUTS OR LIFT-OFF TAPE</u> <u>MUST</u> BE INITIALED or that entry will be disqualified.

Bidders should submit bid with unit price in the appropriate column on bid pages or forms attached hereto. In the event of a discrepancy between the unit price and the extension, the unit price shall govern. Bidders shall submit one (1) original bid document and all applicable attachments. Any order issued against this bid will refer to the bid and attachments to designate items awarded. Bidders agree that all, Direct Purchase Orders and/or Purchase Orders shall be effective and binding upon the Contractor when place in the mail, addressed to the Contractor at the address shown on the Direct Purchase Order or the Purchase Order.

Bidders MUST state manufacturer's name and catalog number of each item bid.

ABSOLUTELY NO MINIMUM ORDERS shall be applied to this bid.

Purchases made by Nassau County are not subject to State or Local Sales Tax or Federal Excise Taxes.

Federal Exemption Number: A-109538 State Exemption Number: EX 7213062C

Inside (receiving dock) delivery is required on all orders.

The rights and obligations of the parties under this agreement shall be governed by the laws of the State of New York.

Bids are hereby solicited for the commodities and/or services specified herein which are to be delivered and/or performed at the locations indicated, and in strict accordance with all specifications, terms and conditions attached hereto and made part hereof.

Bid document must be signed by proprietor, partner or corporate officer.

The clauses contained in these bid forms set forth the wishes of the County of Nassau in regard to the purchase and/or services required. However, the Director reserves the right to waive irregularities, omissions, or other technical defects if, in its judgment, the best interest of the County of Nassau will be served accordingly.

Bidders may take exception to paragraphs of the bid under a separate cover letter to be attached to this bid, indicating the specific bid page, paragraph and the exception(s). In any event, the decision of the Director will be final.

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

BIDDER SIGN HERE _

BIDDER

Timothy E. Flood, Vice President

Qualification statement MUST BE COMPLETED and submitted with bid. See page 4 for further details

IMPORTANT NOTE: The Director reserves the right to accept or reject any and all bids, or separable portions of offers, and waive technicalities, irregularities, and omissions if the Director determines the best interests of the County of Nassau will be served. The Director, in his sole discretion, may accept or reject illegible, incomplete or vague bids and his decision shall be final. A conditional or revocable bid which clearly communicates the terms or limitations of acceptance may be considered and contract award may be made in compliance with the bidder's conditional or revocable terms in the offer. Prior to award, the Director reserves the right to seek clarifications, request bid revisions, or to request any information deemed necessary for proper evaluation of bids from all bidders deemed to be eligible for contract award. Failure to provide requested information may result in rejection of the bid.

EVALUATION:

The Director of the Office of Purchasing (hereinafter known as the Director) reserves the right before making award to make investigations as to whether or not the items, qualifications, services or facilities offered by the Bidder meet the requirements set forth herein and are ample and sufficient to insure the proper performance in the event of an award. The Bidder must be prepared, if requested by the Director, to present evidence of experience, ability and financial standing, as well as a statement as to plant, machinery, trained personnel and capacity for the rendition of the service on which he his bidding. Upon request of the Director of Purchasing, successful bidder shall file certification from the manufacturer relative to authorization, delivery, service and guarantees. If it is found that the conditions of the bids are not complied with or that the services or equipment proposed to be furnished do not meet the requirements called for, or that the qualifications, financial standing or facilities are not satisfactory, the Director may reject such bids. It is distinctly understood, however, that nothing in the foregoing shall mean or imply that it is obligatory upon the Director to make any examinations before award; and it is further understood that, if such examination is made, it in no way relieves the Bidder from fulfilling all requirements and conditions of the bid.

NON PERFORMANCE

The Contractor agrees that in the event any of the services provided for under the terms of this contract should in any way be omitted or unsatisfactorily performed by the Contractor and/or his employees, the county shall so notify the contractor verbally and follow with a written notification of the deficient services for immediate correction. In the event the Contractor does not correct the deficient services after receipt of written notification, the Nassau County Department concerned will deduct a percentage based on the work not performed or performed unsatisfactorily from the Contractor's claim for the period covered. If the Contractor continues to omit or unsatisfactorily perform the required services, the County will arrange for the work to be done by another contractor and the cost of such work shall be deducted from any monles due or that may become due to the Contractor.

Contractor shall retain complete and accurate records and documents related to this Agreement for six (6) years following the later of termination or final payment. Such records shall at all times be available for audit and inspection by the County.

Governing Law – Consent to Jurisdiction and Venue; Governing Law. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and forum non conveniens. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOC	ors unless otherwise specified.
BIDDER SIGN HERE	Timothy E. Flood, Vice President
BIDDER	TIME

FORMAL SEALED BID PROPOSAL 93927-04221-053

Appendix L		
Certificate	of Compliance	
	e with Local Law 1-2006, as amended (the following:	e "Law"), the Contractor hereby
The chief ex	ecutive officer of the Contractor is:	
	John D. Corr	(Name)
	56 W. Church St., Spring Valley, NY 10977	(Address)
	845-356-2200	(Telephone Number)
pursuant to the requirem contractor e execution of waiver based terminate th In the past government a wages or ber been assesse	Law or (2) as applicable, obtain a waiv section 9 of the Law. In the event that tents of the Law or obtain a waiver of the last stablishes to the satisfaction of the Establishes to the Establishes t	the contractor does not comply with the requirements of the Law, and such Department that at the time of artainty that it would receive such livers, the County will agree to be seking damages against the Contractor has not been found by a court or a or local laws regulating payment of it safety and health. If a violation has now:
the Contract wages or bed proceeding,	tor in connection with federal, state, nefits, labor relations, or occupationa action, or investigation has been comm	or local laws regulating payment of 1 safety and health. If such a enced, describe below:
BIDDER SIGN		Timothy E. Flood, Vice President
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OFFICE OF PURCHASING COUNTY OF NASSAU STATE OF NEW YORK	•	ORMAL SEALED BID PROPOSAL 3927-04221-053
		and project policy in the control and the cont
Contractor agrees to permit access authorized County representatives	for the purpose of monitor:	ing compliance with the
Living Wage Law and investigating of the law certify that I have read to knowledge and belief, it is true, of made herein shall be accurate and to the law courage and the law courage an	the foregoing statement and correct and complete. Any	d, to the best of my statement or representation
Dated	Signature of Chief Executive	
Sworn to before me this 19 day of April , 2000	-2021	
Notary Public PATRICIA A. GAMBINI NOTARY PUBLIC-STATE OF NEW No. 01GA5088857 Qualified in Rockland Count My Commission Expires 11-12-	YORK	

Living Wage

Section 1. Authority and Usage

- a. These Rules are promulgated pursuant to Local Law 1-2006, section 7(b) which authorizes the County Executive to promulgate rules to implement the provisions of the Nassau County Living Wage Law.
- b. Wherever the term "Law" or "Living Wage Law" is used in this document, it shall mean Local Law 1-2006, otherwise known as the Nassau County Living Wage Law. Whenever the terms "Rule" or "Rules" are used in this document, it shall mean these Rules of the County Executive regarding the Nassau County Living Wage Law.

Section 2. Clarification of Terms

a. <u>Awarded</u>. "Awarded" shall mean that time at which a contractor is selected by the County, or any department of the County, to receive county financial assistance, even if that time is before execution of a county financial assistance agreement by all parties or approval of such agreement by the County Legislature.

See Living Wage Law, § 5(a) "Certification of Compliance" and § 10 "Other Provisions"

- b. <u>County Service Contract</u>. "County Service Contract" shall mean any contract let to a contractor by the county for the furnishing of services to or for the county and that involves an expenditure equal to or greater than twenty-five thousand dollars. A contract for the sale of goods to the County, or a contract for the sale of goods where incidental services are being provided to the County, are not considered County Service Contracts. This definition shall not include contracts awarded pursuant to the county's emergency procurement procedure as set forth in section twenty-two hundred six of the county charter, inter-governmental agreements, agreements with state or local public authorities or agreements with local development corporations incorporated pursuant to section 1411 of the not-for-profit corporations law.
- c. <u>County Financial Assistance</u>. "County Financial Assistance" shall mean any grant, loan, tax incentive or abatement, bond financing, subsidy or other form of assistance of more than fifty thousand dollars given by or through the authority or approval of the county to an entity having at least ten employees. County financial assistance shall not include industrial development bonds, community development block grant loans, and enterprise-zone-related incentives.
- d. Employee and Employer.
- i. Under Section 1 of the Living Wage Law, an "Employee" for the purposes of a county service contract is an employee of a county contractor "pursuant to one or more service contracts and who expends any of his or her time thereon." Thus, an Employee may be:
- A. Any person hired by a County contractor specifically to work on the County Service Contract at issue
- B. Any person employed by the County Contractor who works on the specific services contemplated by the County Service Contract
- il. An Employee is not:
- A. An employee who provides services which are only incidental to the services specified in the County Service Contract.

An employee who does not provide any services contemplated under the County Service Contract in Question

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS	UNLESS OTHERWISE SPECIFIED.
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FORMAL SEALED BID PROPOSAL 93927-04221-053

iii. For the purposes of the Living Wage Law, Nassau Community College is not an employer as defined in the Law. However, service contractors, financial assistance recipients and lessees of the College are employers as defined in the law and are subject to the provisions of the Living Wage Law as they are applicable.

See Living Wage Law, § 1 "Employee," "Employer"

e. Enter Into, "Enter into" shall mean that time at which both parties have signed the contract in question.

See Living Wage Law, § 1 "County Service Contract" and § 10(a) "Other Provisions"

- 3. Amendments, Extensions and Renewals
- a. <u>Renewals and Extensions</u>. Where an existing County Financial Assistance Agreement, County Service Contract, or County Lease is renewed or extended after the effective date of the Law, such agreement is a new County Financial Assistance Agreement, County Service Contract or County Lease, as the case may be, and is subject to the applicable provisions of the Law.
- b. Determination of Applicability.
- i. County Service Contracts.
- A. Any renewal of a County Service Contract is subject to the Living Wage Law if the total expenditure by the County under the renewal is \$25,000 or greater.
- B. If a County Service Contract is extended or otherwise amended, such extension or amendment will be subject to the provisions of the Law if such amendment increases the total expenditure under the original agreement to an amount \$25,000 or over, or if such amendment itself involves an expenditure of \$25,000 or over. In no event shall the Law apply in a situation where an amendment involves an expenditure of less than \$25,000 and the original agreement already involves an expenditure of \$25,000 or over.
- ii. County Financial Assistance Agreements.
- A. Any renewal of a County Financial Assistance Agreement is subject to the Living Wage Law if the total expenditure by the County under the renewal is greater than \$50,000.
- B. If a Financial Assistance Agreement is extended or otherwise amended, such extension or amendment will be subject to the provisions of the Law if such amendment increases the total expenditure under the original agreement to an amount over \$50,000, or if such amendment itself involves an expenditure over \$50,000. In no event shall the Law apply in a situation where an amendment involves an expenditure of \$50,000 or less and the original agreement already involves an expenditure over \$50,000.
- iii. <u>County Leases</u>. Any renewal, extension or modification of a County Lease is subject to the provisions of the Living Wage Law.

See Living Wage Law, §10(a) "Other Provisions"

- 4. Waiver of the Law
- a. Application of the Provision
- i. Any County Contractor may apply for a waiver of the provisions of the Law. In order to qualify as a County Contractor, the applying organization must have a County Service Contract with the County of Nassau. A County Service Contract is a contract which contemplates providing a service to the County (not goods or any service performed only to deliver goods)

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FORMAL SEALED BID PROPOSAL 93927-04221-053

for which the County is paying \$25,000 or more. Both non-profit and for-profit County Contractors may apply for a waiver.

- ii. At this time, the Living Wage Law does not allow a County Lessee or an entity receiving County Financial Assistance to apply for a waiver of the Law's provisions.
- b. <u>Request for a Waiver</u> The following procedures have been established by the County Executive for requesting a waiver of the provisions of the Living Wage Law:
- i. Request for a waiver must be made to the Nassau County Office of Compliance. Since a waiver request must be made by a County Contractor who already has a contract with the County to provide services, a request for a waiver may only be made after the contract in question is entered into with the County.
- ii. A request for a waiver must be made on the approved form designated "Request for Waiver of the Provisions of the Nassau County Living Wage Law." This form is attached to these rules. Additional forms may be requested by contacting the agency with which the requesting organization has a contract.
- iii. Except for those requesting organizations with County Service Contracts listed in section 4(b)(iv)(E)(3) below, those requesting organizations which plan to request a waiver once a County Service Contract has been entered into must include, in their bid or proposal for the specific County Service Contract, a budget breakdown stating the amount of the budget allocated to wages (assuming the Living Wage Law applies), and the amount of the budget allocated to services and other contract expenses.
- A. In any budget breakdown submitted, the requesting organization must include only those employees who are included within the definition of "Employee" described above.
- B. Those County contractors who have been awarded a contract through Executive Order No. 1 of 1993, a state or federal grant, General Municipal Law section 104, or any other state or federal rule or regulation must submit the above budget breakdown to the contracting agency before such contract is entered into with the County in order to be eligible for a waiver.
- iv. A waiver request must contain the following information:
- A. The name of the organization
- B. The address of the organization
- C. A brief description of the contract which the waiver pertains to.
- D. The name and email address of the Chief Executive Officer of the requesting organization
- E. The criteria (hereinafter, the "Criteria") for qualifying for a waiver under the provisions of the Law. Currently, a requesting organization must meet either Criteria 1, 2 or 3 below, and, if Criteria 1, 2 or 4 are cited, must meet Criterion 5 below:
- 1. The highest paid officer or employee of the requesting organization earns a salary which, when calculated on an hourly basis, is less than six times the lowest wage or salary paid by the requesting organization.

OR

2. Compliance with the requirements of the Living Wage Law will directly increase the requesting organization's expected total annual budget in an amount greater than ten percent of the prior fiscal year's budget.

<u>OR</u>

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FORMAL SEALED BID PROPOSAL **Bid Number**

3. The requesting organization is providing any of the following services to the County and compliance with the Living Wage Law would exceed the amount, per hour or per diem (as the case may be), reimbursed to the County by any State or Federal Source:

Services under the Expanded In-Home Services for the Elderly Program (EISEP) Foster care services under the New York Social Services Law. Residential domestic violence services under the New York Social Services Law. Residential care, educational and vocational training, physical and mental health services, and employment counseling services to residents of the Juvenile Detention Center under the New York Executive Law.

OR

- 4. The requesting organization is providing any of the following services to the County and compliance with the Living Wage Law would increase the County Service Contract's budget by greater than ten percent over the budget for the requesting organization's County Service Contract for the previous contracting year:
- Non-residential domestic violence services under the New York Social Services Law.
- Services under the Home Energy Assistance Program (HEAP) Preventive services for children pursuant to the New York Social Services Law Non-Secure detention services pursuant to the New York Executive Law.

AND (if Criteria 1, 2 or 4)

- 5. When the requesting organization placed a bid or submitted a proposal for the county service contract at issue, it must have submitted a budget which included a breakdown of the wages paid to employees of the requesting organization who would be covered under the Living Wage Law.
- F. A statement that, if a waiver is granted, the requesting organization will decrease its budgeted wage allocation to that amount the requesting organization would have paid its employees had the requirements of Living Wage Law not been applied. The amount to be paid by the County to the requesting organization will be reduced accordingly by contract amendment.
- G. The notarized signature of the requesting organization's Chief Executive Officer.
- v. A request must be accompanied by documentation supporting the Criteria claimed by the requesting organization.
- A. If Criteria (1) is cited in the request, the requestor must include a statement, certified by the chief financial officer of the requesting organization as true and accurate, of the wages paid, on an hourly basis, of the highest and lowest paid individuals employed by the requesting organization.
- B. If Criteria (2) is cited in the request, the requestor must provide a copy of the requesting organization's budget for the last fiscal year along with a copy of the organization's expected budget taking into account increases in salary as a result of compliance with the Living Wage Law. Both budgets must be certified as complete and accurate by the chief financial officer of the requesting organization.
- C. If Criteria (4) is cited in the request, the requestor must provide a copy of the requesting organization's budget for the County Service Contract for the prior agreement year along with the requesting organization's budget for the County Service Contract for the current agreement year which takes into account increases in salary as a result of compliance with the Living Wage Law. Both budgets must be certified as complete and accurate by the chief financial officer of the requesting organization.
- vi. The request form and all documentation must be sent to the following address:

FORMAL SEALED BID PROPOSAL 93927-04221-053

County of Nassau Office of Compliance Attention: Living Wage Waiver Request Office One West Street — 4th Floor Mineola, New York 11501

- c. Walver and Procurement
- i. As a waiver may only be requested once a County Service Contract has been entered into, no waiver application may be submitted by any organization submitting a bid or proposal to the County for a County Service Contract.
- li. The fact that a waiver may be granted to an organization submitting a bid or proposal to the County for a County Service Contract will not be a consideration in evaluating such bid or proposal.
- d. Review Procedures
- i. Review of a request for a waiver must be made by the Office of Compliance.
- ii. Approval of a request is dependent on the requestor satisfying either criteria (1), (2) or (3) in section 4(b)(iv)(E) above and, if citing criteria (1), (2) or (4), criterion (5) in section 4(b)(iv)(E) above. Applications not satisfying these criteria, or incomplete applications, will not be approved. However, complete applications that do meet these criteria shall be approved by the Office of Compliance.
- iii. The Office of Compliance shall inform the requestor of his or her decision to grant or deny a request in writing within thirty days of receipt of the request. A copy of the grant or denial shall be transmitted to the County Comptroller for the purposes of monitoring compliance with the Living Wage Law.
- iv. During such thirty day period, the requestor must continue to abide by the provisions of the Living Wage Law. Failure to do so may result in action by the Office of the Nassau County Comptroller to enforce the provisions of the Law.
- e. Post-Award Review
- i. After the County grants a waiver, if at any time during the term of the County Service Contract the requesting organization alters its budget or wages such that the organization no longer qualifies for a waiver of the Living Wage Law, the requesting organization must contact the County department with which it contracts and inform such department of such alteration.
- li. If a County department is contacted in reference to such a change, the department must either:

Amend the County Service Contract in question to restore any funding subtracted from the contract as a result of a waiver of the Living Wage Law and receive from the Contractor a completed Certificate of Compliance; or

Terminate such Contract according to its terms.

See Living Wage Law, § 9 "Waiver"

- 5. Inter-Governmental Agreements
- a. The Living Wage Law shall not apply to those County Service Contracts which are entered into with any municipal corporation located within the County, any school district located within the County, and any special district located within the County.
- b. <u>County Financial Assistance Agreements and County Leases</u>. The Living Wage Law shall not apply to a County Financial Assistance Agreement or a County Lease in the event that application of the law would conflict with the application of a federal, state or local law, rule, regulation or ordinance. For the purposes of this Rule, the Living Wage Law would not

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FORMAL SEALED BID PROPOSAL 93927-04221-053

apply to a County Financial Assistance Agreement or County Lease where funding for the Agreement or Lease is derived from a Federal or state grant where the distribution of such grant funds to certain subrecipients is mandatory and non-discretionary.

See Living Wage Law, § 1 "County Service Contract," "Inter-governmental Agreement;" § 3 "Minimum Compensation;" §10 "Other Provisions"

6. Certification of Compliance

- a. An updated certification of compliance with the provisions of the Living Wage Law shall be submitted to the County on or before the first day of each agreement year during the term of any County Service Contract.
- b. For the purposes of updating a certification of compliance, a "material change" as used in the Law shall be limited to the following:
- i. Any determination by the County Comptroller that the contractor has violated any provision of the Law.
- ii. Any instance during the preceding year in which the contractor has been found by a court or governmental agency to have violated federal state or local laws regulating payment of wages or benefits, labor relations or occupational safety and health, or where any governmental body has initiated a judicial action, administrative proceeding or investigation of the contractor in regard to any of the above laws.

See Living Wage Law, § 5 "Certification of Compliance"

7. Nassau County Employees

- a. All Nassau County Employees are covered by the provisions of the Living Wage Law, provided, however, that Nassau County Employees covered by the collective bargaining agreement between the County and the Civil Service Employees Association are not entitled to receive the benefits supplement rate as the term is defined in the Law. The provisions of the Law also extend to paid interns hired by the County.
- b. The Living Wage Law does not apply to volunteer workers utilized by the County pursuant to the County's authority to use volunteer workers under § 2105 of the Nassau County Charter. As such, the Law does not cover unpaid interns utilized by the County.

See Living Wage Law, § 1 "Employee," "Employer;" § 10 "Other Provisions"

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Melissa Gallucci Commissioner of Shared Services

OFFICE OF PURCHASING

1 West Street Mineola, NY 11501 (516) 571-7720 Fax (516) 571-4263

AMENDIVIENT NO. 3 04/15/21

FORWAL SEALED BID NO. 93927-04221-053

FOR:

Nassau County Preschool Transportation

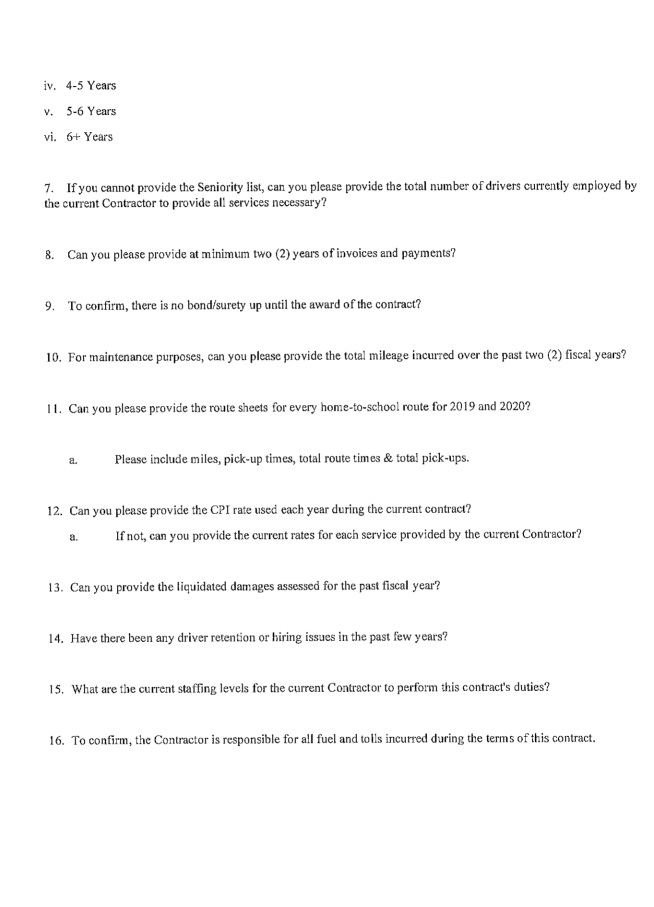
ISSUED: OPENING:

March 25, 2021 April 22, 2021

TO ALL BIDDERS:

Questions: See Answers below

- 1. Where is the current Contractor's facility location?
- 2. In the event of another shut down as seen in the current COVID-19 pandemic, will the school district be giving any assurance to the winning bidder for payment regarding fixed costs being made to the Contractor to ensure viability and stability to stay in business?
- 3. Is there a CBA currently in place for employees of the current Contractor?
- 4. If there is a CBA in place, can you please provide a copy?
- 5. If there is no CBA currently in place, can you please provide the benefits package currently being offered to the employees to ensure competitive pricing from prospective bidders.
- 6. Can you provide a Seniority List with rates of pay for the current Contractors driver pool?
- a. If you can't provide the above request for the Seniority List with rates, can you please provide how many drivers for each year of experience group below:
- i. 0-1 Year
- ii. 2-3 Years
- iii. 3-4 Years



Answers

- 1. Our current contractors are:
 - Educational Bus Transportation 56 West Church Street, Spring Valley, NY
 - We Transport Inc.- 75 Commercial Street, Plainview, NY
 - Guardian Bus Company 3530 Oceanside Road, Oceanside, NY
- 2. Payment of Claims, section D addresses fixed costs paid by the county in the event of a catastrophic emergency.
- 3. N/A
- 4. N/A
- 5. N/A
- 6. The County does not have this information.
- 7. The Bid lists each zone with the number of vans used.
- 8. No.
- 9. There is no bond/surety required until the award of the contract. ***
- 10. No, as the mileage varies daily.
- 11. No.
- 12. CPI History for Pupil Transportation (last 5 years)
 - 2016: 0.9%
 - 2017: 1.8%
 - 2018: 2.2%
 - 2019: 1.5%
 - *2020: 1.4%
- *2020: there was also an additional 10.0% inflator agreed upon between the County and Providers to help offset expenses incurred that are attributable to COVID-19 epidemic. This is in effect for 2020-2021 School Year (11.4%).
- 13. Liquidated Damages:
 - 2020 FY: \$422,40
 - 2021 FY (YTD February): \$0.00

2020 FY Note: No Services were provided from April - August due to COVID-19 epidemic

- 14. The County does not have this information as drivers are hired by the individual companies.
- 15. Current staffing is whatever is needed to service the contract.
- 16. Yes. Costs are all inclusive.

Additional Questions See Answers Below

- 1. On the evaluation bid worksheets does the County want the matron price included in the hourly vehicle rate per month?
- 2. Please clarify when the monitor hourly rate will be utilized, if the monitor price is already included in the hourly van rates.
- 3. Regarding the experience section on page 16: Is the incumbent contractor still responsible to submit a statement regarding the experience qualification?

Answers

- 1. Yes. The Evaluation Bid Worksheet indicates the cost of the monitor must be included in the hourly rate.
- 2. The monitor hourly rate would be utilized if it is necessary to add an individual assistant on the bus.
- 3. Yes. All perspective bidders must submit a statement regarding experience.

All other terms and conditions of the Formal Sealed Bid to remain unchanged.

A copy of this Amendment must be signed by the Bidder and attached to his bid.

OFFICE OF PURCHASING

Claudia Colasurdo
Technical Coordinator

Date & Sign



Melissa Gallucci Commissioner of Shared Services

OFFICE OF PURCHASING

1 West Street Mineola, NY 11501 (516) 571-7720 Fax (516) 571-4263

AMENDMENT NO. 1 3/26/21

FORWAL SEALED BID NO. 93927-04221-053

FOR:

Nassau County Preschool Transportation

ISSUED: OPENING:

March 25, 2021 April 22, 2021

TO ALL BIDDERS:

Please note that the following correction:

- #1) **PERIOD COVERED**: Shall be for <u>three</u> (3) years from the effective date. The County of Nassau reserves the right to extend the Blanket Order up to an additional two (2) year(s), at up to one (1) year options. However, the termination of the Blanket Order may be further extended up to two (2) months beyond the stated termination date. The maximum period of any Blanket Order as a result of this bid with renewal options applied shall be five (5) year(s), and if the further extension is applied, five (5) years and two (2) months.
- #2) All other terms and conditions of the Formal Sealed Bid to remain unchanged.
- #3) A copy of this Amendment must be signed by the Bidder and attached to his bid.

OFFICE OF PURCHASING

Claudia Colasurdo
Technical Coordinator

Date & Sign 4 19 - 21



Melissa Gallucci Commissioner of Shared Services

OFFICE OF PURCHASING

1 West Street Mineola, NY 11501 (516) 571-7720 Fax (516) 571-4263

AMENDMENT NO. 2 04/02/21

FORWAL SEALED BID NO. 93927-04221-053

FOR:

Nassau County Preschool Transportation

ISSUED:

March 25, 2021 April 22, 2021

OPENING:

TO ALL BIDDERS:

Questions:

#1) Currently, I have a fleet of vehicles that includes: Sedans, SUVs, Sprinter Vans and Shuttle Buses

I do not have Yellow School Buses in my Fleet; in order to qualify, do I currently need to have a fleet of school

buses?

Yes. All vehicles must meet the DOT school bus standards (refer to Vehicle Specifications on page 11)

#2 Does the contract require only 1 Prime Contractor with a fleet of 170 School Buses?

No. The county is requesting bids for each zone. A vendor can bid on one zone or all zones.

#3 Will there be multiple awards?

We award to the lowest responsible bidder, there may be several awards.

#4 Do you encourage joint ventures to meet the scope of work?

The bid is designed to encourage participation for multiple vendors to respond. One vendor per zone will be awarded.

#5 Is there a MWBE goal? If so, may you share what that is?

There are no MWBE goals, however we do record them.

#6 Who is the current incumbent?

WE Transportation, Educational Bus and Guardian.

#7) Will there be a Pre-Bid Conference?

No, due to Covid. Please refer to the 1st page of the bid specifications.

- #8) All other terms and conditions of the Formal Sealed Bid to remain unchanged.
- #9) A copy of this Amendment must be signed by the Bidder and attached to his bid.

OFFICE OF PURCHASING

Claudia Colasurdo
Technical Coordinator

Date & Sign 447-21

IN LIEU OF A PRE BID CONFERENCE, ALL QUESTIONS MUST BE SUBMITTED BY E-MAIL TO THE DEPARTMENT OF PURCHASING ON OR BEFORE FOR APRIL 9, 2021. ALL QUESTIONS WILL BE ANSWERED IN THE FORM OF AN ADDENDUM TO THE BID AND POSTED ON THE BID BOARD.

Period Covered: Shall be for 3 years from the effective date. The County of Nassau reserves the right to extend the Blanket Order up to an additional two years, at up to one year options. However, the termination of the Blanket Order may be further extended up to two months beyond the stated termination date. The maximum period of any Blanket Order as a result of this bid with renewal options applied shall be five years, and if the further extension is applied, five years and two months.

ENCLOSURE 1. DETAILED REQUISITES/SPECIFICATION

SCOPE:

IT IS THE <u>INTENT</u> OF THE COUNTY OF NASSAU TO PROPERLY DESCRIBE BY THESE SPECIFICATIONS, TERMS AND CONDITIONS FOR AN ADEQUATE METHOD OF PROVIDING FOR TRANSPORTATION OF STUDENTS REQUIRING SPECIALIZED TRANSPORTATION TO AND FROM APPROXIMATELY 35 SCHOOLS ON A DAILY BASIS. (THERE ARE APPROXIMATELY 1300 STUDENTS FOR THE AGENCY OR AGENCIES NAMED HEREIN IN ORDER THAT THEY MAY ENJOY UNINTERRUPTED SERVICE IN CONSIDERATION FOR PAYMENT OF THE PRICES BID).

TERM:

THE TERM FOR THIS CONTRACT IS THREE YEARS STARTING 9/1/2021 THROUGH 8/31/2024 WITH THE POSSIBILITY OF TWO, ONE YEAR EXTENSIONS. ALL EXTENSIONS ARE SUBJECT UPON THE MUTUAL CONSENT OF BOTH PARTIES

DEFINITIONS:

- 1. THE TERM "DEPARTMENT" AS USED HEREIN SHALL BE DEEMED AS THE DIVISION, BUREAU, OFFICE, AGENCY OF OTHER COUNTY ESTABLISHMENTS AUTHORIZED TO RECEIVE THE SERVICE SPECIFIED HEREIN AND WHO ARE IDENTIFIED BY NAME.
- 2. TRANSPORTATION MANAGEMENT COMPANY (TMC) IS DEFINED AS THE PROVIDER DESIGNATED BY THE DEPARTMENT TO COORDINATE, OVERSEE AND MONITOR SERVICES ON ITS BEHALF.
- 3. ZONE AS USED HEREIN IS A TRANSPORTATION SERVICE AREA DEFINED BY THE LOCATION OF A GROUP OF PRIMARY DESTINATION FACILITIES; ZONES ARE NOT DELINEATED BY GEOGRAPHIC BOUNDARIES.
- 4. DESTINATION FACILITY MEANS THE SCHOOL, AGENCY, OFFICE, LIBRARY OR ANY OTHER LOCATION AT WHICH A CHILD RECEIVES SERVICE(S) UNDER THE EARLY INTERVENTION OR PRESCHOOL PROGRAMS AND TO WHICH A DISABLED CHILD, AND IN SOME INSTANCES A CHILD'S PARENT(S), GUARDIAN(S), NURSE, SIBLINGS(S), OR OTHER AUTHORIZED PERSON MUST BE TRANSPORTED.
- 5. ROUTE TIME IS DEFINED TO BE THE PERIOD FROM THE TIME THE FIRST CHILD IS PICKED UP FOR THE FIRST SESSION TO THE LAST DESTINATION FACILITY SERVICED BY THE ROUTE. FOR DISMISSAL, ROUTE TIME IS TO BE CALCULATED FROM THE TIME THE BUS LEAVES THE DESTINATION FACILITY TO THE DROP+OFF OF THE LAST CHILD. ROUTES MAY BE STRUCTURED TO REQUIRE THE PICK+UP AND DROP+OFF OF STUDENTS AT MORE THAN ONE DESTINATION FACILITY. ACTUAL TIME VARIANCES FROM SCHEDULED TIME WHICH MAY OCCUR DUE TO TRAFFIC, WEATHER, STUDENT LOADING /UNLOADING AND OTHER CONDITIONS ARE NOT INCLUDED IN ROUTE TIME AND ARE NOT REIMBURSABLE.
- 6. TWO HOUR ROUTE IS DEFINED AS ONE BUS SCHEDULED TO OPERATE UP TO TWO HOURS OF ROUTE TIME PER DAY.
- 7. THREE HOUR ROUTE IS DEFINED AS ONE BUS SCHEDULED TO OPERATE MORE THAN TWO HOURS, BUT NOT EXCEEDING THREE HOURS OF ROUTE TIME PER DAY.
- 8. FOUR HOUR ROUTE IS DEFINED AS ONE BUS SCHEDULED TO OPERATE MORE THAN THREE HOURS.

BUT NOT EXCEEDING FOUR HOURS OF ROUTE TIME PER DAY.

- 9. FIVE HOUR ROUTE IS DEFINED AS ONE BUS SCHEDULED TO OPERATE MORE THAN FOUR HOURS, BUT NOT EXCEEDING FIVE HOURS OF ROUTE TIME PER DAY.
- 10. SIX HOUR ROUTE IS DEFINED AS ONE BUS SCHEDULED TO OPERATE MORE THAN FIVE HOURS, BUT NOT EXCEEDING SIX HOURS OF ROUTE TIME PER DAY.
- 11. SEVEN HOUR ROUTE IS DEFINED AS ONE BUS SCHEDULED TO OPERATE MORE THAN SIX HOURS, BUT NOT EXCEEDING SEVEN HOURS OF ROUTE TIME PER DAY.
- 12. BUS, VAN, OR VEHICLE IS DEFINED AS EQUIPMENT MEETING THE SPECIFICATIONS NOTED IN THIS REQUEST FOR BID/CONTRACT TO BE USED IN TRANSPORTING AUTHORIZED CHILDREN.
- 13. CHILD, STUDENT IS DEFINED AS ANY CHILD AUTHORIZED BY THE COUNTY TO RECEIVE SERVICES.
- 14. MONITOR/AIDE MEANS A PERSON ASSIGNED TO A VEHICLE USED FOR SERVICES TO ASSIST A CHILD AND/OR DRIVER AND SHALL INCLUDE A REGULARLY SCHEDULED MONITOR OR SUBSTITUTE MONITOR.

PRICES:

SHALL REMAIN FIRM FOR THE FIRST YEAR OF THE CONTRACT AND NO UPWARD ESCALATION WILL BE PERMITTED. THE PRICES FOR YEARS 2.3 SHALL BE ADJUSTED ANNUALLY ON SEPTEMBER 1ST OF EACH YEAR BY MULTIPLYING THE INITIAL CHARGE IN EACH CATEGORY BY A FRACTION, THE NUMERATOR OF WHICH SHALL BE THE U.S. BUREAU OF LABOR STATISTICS CONSUMER PRICE INDEX FOR ALL URBAN CUSTOMERS (C.P.I.U.) FOR THE NY METROPOLITAN AREA FOR MAY OF SUCH YEAR AND THE DENOMINATOR OF WHICH SHALL BE THE INDEX FOR THE ANNUAL INCREASE OR DECREASE AMOUNT MAY BE LOWER THAN THE STIPULATED AMOUNT UPON MUTUAL AGREEMENT.

INSURANCE:

- A. THE CONTRACTOR AGREES TO OBTAIN ALL INSURANCE REQUIRED UNDER THIS AGREEMENT AND TO OBTAIN APPROVAL OF SUCH INSURANCE FROM NASSAU COUNTY PRIOR TO COMMENCEMENT OF WORK UNDER THIS CONTRACT. THE CONTRACTOR SHALL NOT ALLOW ANY SUBCONTRACTOR TO COMMENCE WORK ON HIS SUBCONTRACT UNTIL ALL SIMILAR INSURANCE HAS BEEN OBTAINED BY THE SUBCONTRACTOR AND APPROVED BY NASSAU COUNTY.
- B. INSURANCE COVERAGE SHALL BE PROVIDED BY AN INSURANCE COMPANY LICENSED AS AN "ADMITTED CARRIER" BY THE NEW YORK STATE INSURANCE DEPARTMENT.
- C. INSURANCE COVERAGE SHALL BE EVIDENCED BY A CERTIFICATE OF INSURANCE SUBMITTED IN A FORM ACCEPTABLE TO NASSAU COUNTY "ACCORD" OR OTHER BLANK CERTIFICATES ARE NOT ACCEPTABLE UNLESS ACCOMPANIED BY A LETTER OF TRANSMITTAL FROM THE COMPANY PROVIDING COVERAGE.

SCHOOL CALENDARS:

SCHOOL YEAR

- A. THE CONTRACTOR AGREES TO CONFORM TO THE SEVERAL SCHOOL CALENDARS AND DAILY AND HOURLY TIME SCHEDULES OF THE VARIOUS SCHOOLS INVOLVED. THIS CONTRACT CALLS FOR NO LESS THAN 180 DAYS OF OPERATION DURING THE TEN MONTH SCHOOL PROGRAM AND NO LESS THAN 30 DAYS OF OPERATION FOR THE SUMMER PROGRAM. CALENDARS SHALL BE FURNISHED PRIOR TO EACH SCHOOL OPENING.
- B. IT SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR TO OBTAIN THE SCHOOL CALENDARS OF ALL SCHOOLS COVERED BY THIS CONTRACT FROM THE TRANSPORTATION MANAGEMENT COMPANY (TMC), AND FURTHER TO ADHERE TO THESE CALENDARS AT ALL TIMES UNLESS NOTIFIED BY THE TMC. THIS SHALL INCLUDE ANY SPECIAL SCHEDULES FOR SHORTENED SESSION FOR ALL SCHOOLS COVERED BY THIS CONTRACT.
- C. THE COUNTY OF NASSAU RESERVES THE RIGHT TO CHANGE THE SCHOOL HOURS OF ANY OR ALL GRADES, OR OF ANY OR ALL SCHOOLS AT ANY TIME PRIOR TO THE ISSUANCE OF THE CONTRACT AND AT ANY TIME THEREAFTER. THE COUNTY OF NASSAU RESERVES THE RIGHT TO ADD DESTINATION SCHOOLS AND TO CHANGE DESTINATION SCHOOLS, SCHOOL CALENDARS, STUDENT POPULATION, AND TIME SCHEDULES AS THE NEED MAY ARISE.
- D. THE COUNTY OF NASSAU AND/OR THE TMC MAY PROVIDE THE CONTRACTOR WITH SCHEDULES AND ROUTES FOR THE TRANSPORTATION SERVICE. IT IS ANTICIPATED THAT THE CONTRACTOR WILL GENERALLY PREPARE SCHEDULES AND ROUTES AND SUBMIT SAME FOR REVIEW AND APPROVAL BY THE TMC NO LATER THAN AUGUST 15TH FOR THE FALL SCHOOL PROGRAM AND NO LATER THAN JUNE 15TH FOR THE SUMMER PROGRAM.

SAFETY REGULATIONS:

THE CONTRACTOR SHALL COMPLY WITH ALL NEW YORK STATE, COUNTY AND TOWN RULES AND REGULATIONS. THE CONTRACTOR MUST SECURE THE NECESSARY PERMITS TO RIDE ON THE PARKWAYS. THE CONTRACTOR SHALL COMPLY WITH ALL RULES AND REGULATIONS REGARDING DRIVER, MONITORS, SAFETY DEVICES AND TRAINING OF THE NEW YORK STATE EDUCATION DEPARTMENT AND THE NEW YORK STATE DEPARTMENT OF TRANSPORTATION. THE CONTRACTOR'S ATTENTION IS ESPECIALLY DIRECTED TO THE SAFETY LOAD REQUIREMENTS OF THE APPROPRIATE AGENCIES OF THE STATE OF NEW YORK. THE LEGAL CARRYING CAPACITY OF THE BUS SHALL NEVER BE EXCEEDED. THE CONTRACTOR SHALL COMPY WITH ANY ADDITIONAL RULES AND REGULATIONS BY THE NYSDOH AND OR CDC THAT MAY BE ENACTED DURING A PUBLIC HEALTH EMERGENCY.

GENERAL SAFETY:

THE SUCCESSFUL CONTRACTOR SHALL SATISFY THE COUNTY OF NASSAU THAT THE STUDENTS SHALL BE CONVEYED SAFELY. THE DUTIES AND OBLIGATIONS IN RELATION THERETO PURSUANT TO THIS CONTRACT SHALL BE PERFORMED FAITHFULLY BY THE SAID CONTRACTOR WHO SHALL, AT ALL TIMES, EXERCISE PROPER SUPERVISION OVER ALL BUS DRIVERS. DEFENSIVE DRIVING SHALL BE TAUGHT TO AND PRACTICED BY ALL DRIVERS OF BUSES UTILIZED TO PROVIDE SERVICE UNDER THIS CONTRACT. THE CONTRACTOR SHALL ALSO IMPRESS UPON THE DRIVERS THAT THEY SHALL COOPERATE WITH THE TMC, THE SCHOOL AUTHORITIES, PUBLIC OFFICIALS AND PARENTS WHO ALSO HAVE A RESPONSIBILITY FOR SAFELY TRANSPORTING THE CHILDREN.

SAFETY PRACTICES:

EACH BUS DRIVER MUST OBSERVE THE FOLLOWING RULES OF SAFETY. ANY DRIVER NOT COMPLYING WITH THESE RULES AND OTHER LEGAL MANDATES IS SUBJECT TO DISMISSAL BY THE CONTRACTOR, UPON REQUEST FOR SUCH DISMISSAL BY THE COUNTY OF NASSAU AND/OR THE TMC.

- A. SCHOOL BUS PASSING LAW: THE DRIVER SHALL NOT RELY ON ANY MOTORIST TO OBSERVE THE SCHOOL BUS PASSING LAW BUT MUST BE SO CAUTIOUS THAT THE CHILDREN ARE SAFE EVEN IF A MOTORIST VIOLATES THE LAW. IT IS THE DUTY OF EACH DRIVER TO REPORT VIOLATION OF THE SCHOOL BUS PASSING LAW.
- B. <u>CHILDREN LEAVING THE BUS</u>: NO CHILD IS PERMITTED TO DISEMBARK FROM THE BUS UNLESS ESCORTED BY A PARENT OR AUTHORIZED ADULT.
- C. IT IS THE DRIVERS RESPONSIBILITY TO BE CERTAIN THAT ALL CHILDREN HAVE LEFT THE BUS AT THE END OF EACH RUN (AT DESTINTATION FACILITY OR HOME). CHECK ALL AREAS OF THE VEHICLE FOR SLEEPING CHILDREN.
- D. DURING THE STATE OF EMERGENCY DUE TO COVID, ALL DRVIERS MUST WEAR FACE COVERINGS AND COMPLETE A DAILY HEALTH ASSESSMENT.

DRIVERS:

- A. EACH REGULAR OR SUBSTITUTE BUS DRIVER MUST BE NO LESS THAN 21 YEARS OF AGE AND MUST BE IN COMPLIANCE WITH ALL RULES, REGULATIONS AND SECTION OF ARTICLE 19A. IN ADDITION, ALL REGULAR AND SUBSTITUTE DRIVERS MUST BE IN COMPLIANCE WITH AND HAVE A COMMERCIAL DRIVERS LICENSE (CDL) WITH A PASSENGER ENDORSEMENT ("P" ENDORSEMENT). ALL DRIVERS CURRENTLY EMPLOYED BY THE CONTRACTOR MUST HAVE SUCCESSFULLY COMPLETED AN APPROVED 20 HOUR STATE EDUCATION COURSE. ALL DRIVERS HIRED AFTER THE START OF THE CONTRACT MUST BE ENROLLED IN AN APPROVED 20 HOUR STATE ED COURSE WITHIN THE FIRST 20 DAYS OF EMPLOYMENT WITH COMPLETION IN 6 MONTHS.
- B. EACH REGULAR OR SUBSTITUTE BUS DRIVER SHALL BE EXAMINED BY A PHYSICIAN PRIOR TO THE BEGINING OF SERVICE. AN EXAMINATION TO DETERMINE THE PHYSICAL CONDITION OF EACH DRIVER SHALL BE REPORTED BY THE PHYSICIAN ON A FORM PRESCRIBED BY THE COMMISSIONER OF EDUCATION WHICH COMPLIES WITH THE REQUIREMENTS OF ARTICLE 19A OF THE VEHICLE AND TRAFFIC LAW AND SECTION 156.3 OF THE REGULATIONS OF THE COMMISSIONER OF EDUCATION. SUCH PHYSCIAL EXAMINATION SHALL BE CONDUCTED WITHIN FOUR WEEKS PRIOR TO THE BEGININNG OF SERVICE IN EACH SCHOOL YEAR. CONTRACTORS ARE REQUIRED TO PROVIDE A COPY OF SEC. 6.11 & 6.12 OF ARTICLE 19A TO ALL PHYSICIANS USED FOR DRIVERS' PHYSICALS.
- C. EACH REGULAR OR SUBSTITUTE BUS DRIVER MUST SUBMIT AN APPLICATION FOR A POSITION ON A FORM PRESCRIBED BY THE COMMISSIONER OF EDUCATION WHICH COMPLIES WITH THE REQUIREMENTS OF ARTICLE 19A OF THE VEHICLE AND TRAFFIC LAW AND SECTION 156.3 OF THE REGULATIONS OF THE COMMISSIONER OF EDUCATION. THE APPLICATION MUST BE SUBMITTED ANNUALLY TO THE DEPARTMENT/TMC FOR APPROVAL. NO REGULAR OR SUBSTITUTE DRIVER IS TO BE ASSIGNED TO PERFORM ANY PART OF THIS CONTACT PRIOR TO SUCH APPROVAL BY THE DEPARTMENT/TMC.
- D. EACH REGULAR OR SUBSTITUTE BUS DRIVER MUST SUBMIT AN ANNUAL REPORT OF HIS DRIVING RECORD FOR REVIEW AND APPROVAL BY THE DEPARTMENT/TMC ON A FORM PRESCRIBED BY THE

COMMISSIONER OF EDUCATION WHICH COMPLIES WITH THE REQUIREMENTS OF ARTICLE 19A OF THE VEHICLE AND TRAFFIC LAW AND SECTION 156.3 OF THE REGULATIONS OF THE COMMISSIONER OF EDUCATION.

- E. THE CONTRACTOR MUST PROPERLY INVESTIGATE THE ABILITY AND CHARACTER OF ALL BUS DRIVERS (REGULAR AND SUBSTITUTE) AND MUST CERTIFY THEM TO THE DEPARTMENT/TMC. THE INVESTIGATION MUST INCLUDE A CRIMINAL BACKGROUND CHECK AND FINGERPRINTING OF ALL DRIVERS AND MONITORS TO BE UTILIZED IN COMPLIANCE WITH LOCAL LAW 6·1995. THE CONTRACTOR MUST SUBMIT TO THE TMC A COMPLETE LIST OF ALL ACCIDENTS DURING THE PAST THREE YEARS FOR ANY BUS DRIVER TO BE ASSIGNED TO THIS CONTRACT PRIOR TO THE START OF SERVICE IN SEPTEMBER, FOR THE SCHOOL YEAR. SUCH LISTS ARE TO BE PREPARED BY AND ON THE STATIONARY OF THE CONTRACTOR'S INSURANCE CARRIER.
- F. DRIVING ABSTRACTS MUST BE PROVIDED TO THE TMC BY THE CONTRACTOR, ON EACH DRIVER EMPLOYED BY THE CONTRACTOR FOR HANDICAPPED STUDENT TRANSPORTATION, ON OFFICIAL STATIONARY OF THE MOTOR VEHICLE BUREAU PRIOR TO THE START OF EMPLOYMENT.
- G. DRIVERS SHALL OTHERWISE COMPLY WITH ALL REQUIREMENTS OF ARTICLE 19A AND THE REGULATIONS OF THE COMMISSIONER OF EDUCATION IN ADDITION TO ALL OTHER REGULATIONS OR STATUTES TO WHICH SUCH DRIVER MUST BE SUBJECT. THE COUNTY AND/OR THE TMC RESERVES THE RIGHT TO REJECT OR REQUIRE REPLACEMENT OF DRIVERS WITHOUT BEING LIMITED TO CONSIDERATIONS OF HEALTH AND DRIVING RECORD.
- H. THE CONTRACTOR SHALL MAINTAIN REASONABLE PRECAUTIONS TO SEE THAT HE IS INFORMED AS TO THE ON OR OFF•THE•JOB INVOLVEMENT'S OF EMPLOYEES. SHOULD IT THEREBY COME TO THE ATTENTION OF THE CONTRACTOR THAT ANY EMPLOYEE HAS BEEN, OR IS REPUTED TO HAVE BEEN, INVOLVED IN ANY CRIME OR ACT WHICH MIGHT RAISE ANY DOUBTS AS TO HIS FITNESS FOR WORK WITH CHILDREN, IT SHALL BE THE DUTY OF THE CONTRACTOR TO IMMEDIATELY INVESTIGATE SUCH ACT(S) OR ALLEGATION(S). OF PARTICULAR IMPORTANCE WOULD BE MORAL CRIMES OR AUTOMOBILE ACCIDENTS.
- I. THE CONTRACTOR SHALL REGISTER WITH THE NYS DMV'S BUS DRIVER UNIT (BDU) AS A CONTRACT HOLDER. THE CONTRACTOR SHALL REGISTER ITS COUNTY CONTRACT WITH THE NYSDOH BUREAU OF EI AND CLEAR ALL DRIVERS AND MONITORS THROUGH THE NEW YORK STATE CENTRAL REGISTRY. THE CONTRACTOR MUST RECEIVE A SATISFACTORY RESPONSE BEFORE ANY ROUTES BEGIN. DRIVERS AND MONOTORS SHALL BE CLEARED ANNUALLY THEREAFTER.
- J. IT SHALL BE THE DUTY OF A MONITOR TO ASSIST THE DRIVER IN THE SUPERVISION OF THE CHILDREN WHILE THE VEHICLE IS IN TRANSIT. FOR THIS PURPOSE, THE MONITOR SHALL SIT IN THE REAR OF EACH VEHICLE SO THAT STUDENTS ARE FULLY SUPERVISED.
- K. BUS DRIVER SHALL BE REQUIRED TO REPORT TO THEIR SUPERVISORS ANY UNUSUAL INCIDENT OR ANY ACCIDENT WHILE TRANSPORTING STUDENTS TO OR FROM THE DESTINATION FACILITY ON THE DAY THEY OCCUR. THE CONTRACTOR SHALL BE REQUIRED TO SUBMIT A WRITTEN REPORT TO THE TMC ON A FORM PRESCRIBED BY THE COMMISSIONER OF EDUCATION WHICH COMPLIES WITH THE REQUIREMENTS OF ARTICLE 19A OF THE VEHICLE AND TRAFFIC LAW AND SECTION 156.3 OF THE REGULATIONS FOR THE COMMISSIONER OF EDUCATION OR A FORM MUTUALLY AGREED UPON BY THE TMC AND THE CONTRACTOR.
- L. MEDICALS, DRIVER APPLICATIONS, RENEWAL FORMS, IF APPLICABLE, DRIVING RECORDS, CHARACTER REFERENCES, LIST OF ACCIDENTS, AND DRIVING ABSTRACTS MUST BE FILED WITH THE TMC TWO WEEKS <u>PRIOR</u> TO START OF TRANSPORTATION.

ALL REPLACEMENT AND SUBSTITUTE DRIVERS' REQUIRED PAPERS, AS OUTLINED ABOVE, MUST ALSO BE FILED WITH THE TMC <u>PRIOR</u> TO THEIR ASSIGNMENT TO ANY CONTRACTED VEHICLE FOR HANDICAPPED STUDENT TRANSPORTATION.

- M. ALL RUNS SHALL HAVE A STEADY DRIVER, VEHICLE, AN APPROVED MONITOR AND A SUFFICIENT AMOUNT OF EXPERIENCED SUBSTITUTES TO COVER BOTH DRIVER AND MONITOR. ALL DRIVERS AND MONITORS SHALL BE INFORMED THAT IN CASE OF AN EMERGENCY AND RADIO CONTACT CANNOT BE MADE, THAT 911 IS TO BE CALLED.
- N. THERE SHALL BE NO PRIVATE AGREEMENTS MADE BETWEEN DRIVERS AND PARENTS THAT MAY ALTER THE ASSIGNED ROUTE. ALL REQUESTS FOR ANY CHANGES SHALL BE MADE THROUGH THE SCHOOL, THE TMC AND THE CONTRACTOR.
- O. IN CASES OF OPEN RUNS (NO DRIVER ASSIGNED OR THE DRIVER LEAVES THE EMPLOY OF THE CONTRACTOR), THE RUN SHALL BE COVERED BY AN EXPERIENCED SUBSTITUTE, WHO WILL REMAIN ON RUN UNTIL SUCH TIME AS THE NEW DRIVER KNOWS THE RUN THOROUGHLY.
- P. DRY RUNS MUST BE MADE FOR ALL SCHOOLS PRIOR TO OPENING SESSIONS IN SEPTEMBER AND JULY, ALSO WHENEVER A ROUTE CHANGES AFFECTING PICK-UP AND DROP-OFF SCHEDULES, PARENTS/GUARDIANS MUST BE NOTIFIED OF APPROXIMATE PICK-UP TIMES FOR THEIR CHILDREN. A LIST OF PARENT/GUARDIAN NOTIFICATION, WITH TIME, DATE AND SIGNATURE OF PERSON(S) NOTIFIED MUST BE SUBMITTED TO THE TMC FIVE BUSINESS DAYS PRIOR TO THE START OF THE SCHOOL YEAR. IN CASES WHERE DIRECT NOTIFICATION CANNOT BE MADE, TELEPHONE NOTIFICATION MUST BE MADE. THE TIME, DATE AND NAME OF THE PERSON (S) NOTIFIED WILL BE SUBMITTED AS ABOVE, SIGNED BY THE PERSON MAKING SAID NOTIFICATION.
- Q. THE CONTRACTOR SHALL PROVIDE TO ALL REGULAR AND SPARE DRIVERS THE FOLLOWING: MAP BOOKS OF NASSAU COUNTY THAT MUST BE CARRIED WITH THEM AT ALL TIMES; ROUTE SHEETS WITH CHILDREN'S NAMES, ADDRESSES, PHONE NUMBERS, EMERGENCY PHONE NUMBERS, AND A MAP WITH STREET AND TURN DETAILS; I.E. (R) ON MAIN ST. (L) ON ELM (E) ON SS PKWY FROM 1ST SCHEDULED PICK-UP TO ARRIVAL AT LAST DESTINATION FACILITY AT DISMISSAL FROM FIRST SCHEDULED DISMISSAL TO LAST SCHEDULED DROP-OFF. DRIVERS SHALL RECEIVE UPDATED MAPS AND DIRECTIONS AS THEY OCCUR. THE TIMC SHALL RECEIVE THE ABOVE MENTIONED FOR THEIR RECORDS AND APPROVAL.
- R. THE CONTRACTOR MUST CERTIFY THAT ALL DRIVERS AND MONITORS ARE DRUG AND ALCOHOL FREE. DRUG AND ALCOHOL TESTING MUST BE ADMINISTERED TO ALL OPERATORS AND MONITORS ON THE FOLLOWING BASIS: PRE•EMPLOYMENT, POST ACCIDENT, REASONABLE CAUSE AND RANDOM. THIS CERTIFICATION MUST BE SUBMITTED ON A FORM THAT IS MUTUALLY AGREED ON BY THE TMC AND THE CONTRACTOR.
- S. ALL DRIVERS' PHYSICALS MUST INCLUDE A STANDARD MANTOUX SKIN TEST FOR TUBERCULOSIS (A TINE TEST IS NOT ACCEPTABLE).

DUTIES AND CONDUCT OF DRIVERS

- A. DRIVERS SHALL BE FAMILIAR WITH THE VEHICLE AND TRAFFIC LAW, REGULATIONS OF THE COMMISSIONER OF MOTOR VEHICLES AND REGULATIONS OF THE COMMISSIONER OF EDUCATION PERTAINING TO STUDENT TRANSPORTATION.
- B. DRIVERS SHALL BE REQUIRED TO COOPERATE FULLY WITH THE DEPARTMENT/TMC IN ASSURING THAT STUDENTS SHALL COMPLY WITH DEPARTMENT/TMC STANDARDS OF BEHAVIOR AND SHALL REPORT DISCIPLINARY PROBLEMS PROMPTLY TO THE TMC MANAGEMENT OFFICE.
- C. DRIVERS SHALL REPORT ALL ACCIDENTS, CHARGES OF MOTOR VEHICLE INFRACTIONS OR VIOLATIONS OR UNUSUAL SITUATIONS AND OR TRIP INTERRUPTIONS TO THE DEPARTMENT/TMC (ON APPROVED FORMS).
- D. BUS DRIVERS SHALL WEAR A BUS UNIFORM WHICH MAY CONSIST OF A SHIRT, SWEATER OR JACKET.
- E. BUS DRIVERS SHALL NOT SMOKE, EAT, DRINK ANY LIQUID, BE UNDER THE INFLUENCE OF A CONTROLLED SUBSTANCE OR MEDICATION, OR PERFORM ANY ACT, OR CONDUCT THEMSELVES IN ANY MANNER WHICH MAY IMPAIR THE SAFE OPERATION OF A VEHICLE WHILE SUCH VEHICLE IS TRANSPORTING STUDENTS.
- F. ALL VEHICLES MUST BE SECURED IN A BUS YARD AT THE END OF EVERY ROUTE. NO BUSES ARE PERMITTED TO BE TAKEN HOME AT THE END OF THE DAY.
- G. DRIVERS ARE REQUIRED TO BE IN THE BUS DURING THE LOADING AND UNLOADING OF PASSENGERS TO SUPERVISE SUCH LOADING AND UNLOADING. BUSES ARE NEVER TO BE LEFT UNATTENDED ON SCHOOL PROPERTY UNLESS THE IGNITION IS OFF, EMERGENCY BRAKE ON, BUS DOORS CLOSED AND IGNITION KEYS IN DRIVER'S POSSESSION AT ALL TIMES.
- H. DRIVERS ARE REQUIRED TO CHECK ALL SEATS ON THE BUS <u>EVERY</u> TRIP, AFTER UNLOADING STUDENTS, TO INSURE THAT CHILDREN OR ARTICLES HAVE NOT BEEN LEFT ON THE VEHICLE.
- I. DRIVERS SHALL NOT DISEMBARK FROM THE SCHOOL BUS WHEN CHILDREN ARE INSIDE EXCEPT IN CASE OF EMERGENCY; AND IN SUCH CASE BEFORE LEAVING HIS/HER SEAT THE DRIVER SHALL STOP THE MOTOR, LEAVE THE TRANSMISSION IN PARK, SET THE AUXILIARY BRAKE AND REMOVE THE IGNITION KEY.
- J. DRIVERS OR MONITORS ARE REQUIRED TO ASSIST CHILDREN WHILE EMBARKING AND DISEMBARKING FROM VEHICLE.
- K. DRIVERS OR MONITORS ARE REQUIRED TO BUCKLE OR UNBUCKLE THE CHILDREN'S CAR SEATS AND/OR SEAT BELT.
- L. DRIVERS SHALL ADMIT AND DISCHARGE ONLY AUTHORIZED PASSENGERS AND ONLY AT DESIGNATED BUS STOPS. THEY SHALL COOPERATE FULLY IN ALL STUDENT ACCOUNTING SYSTEMS ESTABLISHED BY

THE DEPARTMENT/TMC. CHILDREN OF DRIVERS SHALL NOT BE PERMITTED TO RIDE BUSES UNLESS THEY ARE STUDENTS ASSIGNED TO THE PARTICULAR RUN.

- M. DRIVERS AND/OR MONITORS WILL BE REQUIRED TO KEEP A SEATING CHART AND COMPLETE ACCURATE DAILY ATTENDANCE LOGS AS WELL AS TRANSPORTATION FORMS REGARDING MILEAGE, STUDENTS, TIMES BETWEEN STOPS AND ALL OTHER FORMS AT TIMES AS SHALL BE STIPULATED BY THE DEPARTMENT/TMC.
- N. IF AT ANY TIME, THE CONTRACTOR USES A DRIVER, IN THE PERFORMANCE OF THIS CONTRACT, WHO HAS NOT BEEN APPROVED BY THE DEPARTMENT/TMC PRIOR TO THE START OF SERVICE, THE CONTRACTOR IS LIABLE IN THE SUM OF THREE HUNDRED DOLLARS (\$300.00) FOR EACH RUN DRIVEN BY SAID DRIVER, IN ACCORDANCE WITH SECTION "LIQUIDATED DAMAGES".
- O. A LEAD DRIVER OR LIASON SHALL BE APPOINTED BY THE CONTRACTOR AS THE POINT OF CONTACT FOR ALL COMMUNICATIONS WITH PROVIDER SCHOOLS FOR ALL SESSIONS.

DRIVER TRAINING

EACH BUS DRIVER EMPLOYED BY THE CONTRACTOR SHALL HAVE RECEIVED AT LEAST TWO HOURS OF INSTRUCTION ON SCHOOL BUS SAFETY PRACTICES, INCLUDING TRAINING AND SAFETY PRACTICES RELATED TO A PUBLIC HEALTH CONCERN (I.E. COVID). BEFORE TRANSPORTING STUDENTS. EACH DRIVER OF A VEHICLE TRANSPORTING HANDICAPPED STUDENTS EXCLUSIVELY WHO IS INITIALLY EMPLOYED SUBSEQUENT TO JANUARY 1, 1976, SHALL HAVE RECEIVED AN ADDITIONAL HOUR OF INSTRUCTION CONCERNING THE SPECIAL NEEDS OF A HANDICAPPED STUDENT. DURING THE FIRST YEAR OF EMPLOYMENT, EACH DRIVER SHALL COMPLETE A COURSE OF INSTRUCTION IN SCHOOL BUS SAFETY PRACTICES APPROVED BY THE DEPARTMENT. THAT SHALL INCLUDE TWO HOURS OF INSTRUCTION CONCERNING THE SPECIAL NEEDS OF A HANDICAPPED STUDENT WHICH MAY REQUIRE ALL DRIVERS AND MONITORS TO ATTEND TRAINING SEMINARS CONDUCTED BY EACH SCHOOL THEY SERVICE. ALL SCHOOL BUS DRIVERS SHALL RECEIVE A MINIMUM OF TWO HOURS OF REFRESHER INSTRUCTION IN SCHOOL BUS SAFETY AT LEAST TWO TIMES A YEAR, AT SESSIONS CONDUCTED PRIOR TO THE FIRST DAY OF SCHOOL AND PRIOR TO FEBRUARY 1ST OF EACH YEAR. REFRESHER COURSES FOR DRIVERS OF VEHICLES TRANSPORTING HANDICAPPED STUDENTS EXCLUSIVELY SHALL ALSO INCLUDE INSTRUCTION RELATING TO THE SPECIAL NEEDS OF A HANDICAPPED STUDENT. CONTRACTORS SHALL CONFORM TO ANY CHANGES MADE BY REGULATORY AGENCIES PERTAINING TO THE INSTRUCTION OF BUS DRIVERS. INCLUDING THE CDC AND NYSDOH.

DRIVERS/MONITORS/AIDES ASSIGNMENT

- A. EACH SUCCESSFUL BIDDER SHALL SUBMIT TO THE TMC THE NAMES OF BUS DRIVERS/MONITORS/AIDES, AND THE ROUTE AND BUS NUMBER TO WHICH THEY HAVE BEEN ASSIGNED, <u>PRIOR</u> TO THE START OF SERVICE. THE TMC MUST MEET AND APPROVE EACH BUS DRIVER AND MONITOR.
- B. MONITORS ARE REQUIRED ON EVERY ROUTE AND THE CONTRACTOR SHALL PROVIDE ALL MONITORS, ASSIGNED TO DEPARTMENT ROUTES, A TWO HOUR SEMINAR WHICH WILL INCLUDE THE SUPERVISION OF HANDICAPPED CHILDREN. THIS SEMINAR MUST MEET THE APPROVAL OF THE DEPARTMENT/TMC AND INCLUDE TRAINING AND SAFETY PRACTICES RELATED TO A PUBLIC HEALTH CONCERN (I.E. COVID). THE MINIMUM AGE OF MONITORS SHALL BE 19 YEARS OLD.
- C. ALL APPROVED MONITORS SHALL START THEIR ASSIGNED ROUTES WITH THE DRIVER AT THE YARD WHERE THE ROUTE ORIGINATES FROM.

- D. IN THE EVENT THAT THE MONITOR/DRIVER TRAINING SEMINARS ARE INCREASED TO MORE THAN TWO HOURS, IT SHALL BE THE CONTRACTOR'S RESPONSIBILITY TO ENSURE THAT ALL MONITORS COMPLY WITH THE ADDITIONAL TRAINING. IN THE EVENT THAT SCHOOLS WITHIN THE PROGRAM HOLD DRIVER/MONITOR ORIENTATIONS, THE CONTRACTOR MUST COMPLY.
- E. ALL MONITORS MUST BE FINGERPRINTED IN ACCORDANCE WITH LOCAL LAW 6-1995.
- F. ALL MONITORS MUST BE GIVEN AN ANNUAL PHYSICAL UTILIZING THE SAME PROCEDURES AND FORMS REQUIRED FOR DRIVERS UNDER ARTICLE 19A.
- G. ALL MONITORS' PHYSICALS MUST INCLUDE A STANDARD MANTOUX SKIN TEST FOR TUBERCULOSIS (A TINE TEST IS NOT ACCEPTABLE).
- H. THE TMC MAY HAVE APPROXIMATELY TWO MEETING PER YEAR AND ALL DRIVERS/MONITORS/AIDES ARE REQUIRED TO ATTEND.

ROUTES

- A. THE BUS ROUTES AND SCHEDULES, AS MAY BE DISCUSSED IN ANY PART OF THIS BID PROPOSAL OR IN ANY ITEMS INCORPORATED HEREIN, OR ATTACHED HERETO, ARE ONLY TENTATIVE AND THE TMC RESERVES THE RIGHT TO MAKE CHANGES, ADDITIONS, DELETIONS AT ANY TIME AS IT CONSIDERS IN THE BEST INTEREST OF THE STUDENTS SERVED BY THE COUNTY.
- B. TRANSPORTATION OF PARENTS BY THE CONTRACTOR IS STRICTLY PROHIBITED, UNLESS SPECIFICALLY REQUESTED BY THE DEPARTMENT OF HEALTH.
- C. THE CONTRACTOR WILL BE REQUIRED TO PREPARE DAILY BUS SCHEDULES, ROUTING DATA FORMS AND MONTHLY STUDENT ATTENDANCE REPORTS AS REQUIRED, IN ACCORDANCE WITH DIRECTIVES FROM THE TMC.
- D. ADDITIONAL STUDENTS SHALL BE TRANSPORTED WITHIN 48 HOURS OF THE TIME THAT AUTHORIZATION HAS BEEN RECEIVED FROM THE TMC.
- E. IN THE EVENT OF ROUTE CHANGES, THE CONTRACTOR WILL BE REQUIRED TO NOTIFYTHE TMC, THE PARENTS AND SCHOOLS INVOLVED NO LESS THAN 24 HOURS PRIOR TO THE START OF SAID CHANGES, AND PROVIDE START DATE, PICK•UP TIME, ROUTE NO. AND BUS NO.
- F. ROUTES SHOULD BE ESTABLISHED SO AS TO BE THE MOST EFFICIENT AND COST EFFECTIVE TO THE COUNTY WHILE STILL PROVIDING SAFE AND RELIABLE SERVICE.
- G. ROUTES MAY BE STRUCTURED TO REQUIRE THE PICK-UP AND DROP-OFF OF STUDENTS AT MORE THAN ONE DESTINATION FACILITY.
- H. CO•MINGLING OF STUDENTS FROM OTHER CONTRACTS IS PROHIBITED.

I. IN ADDITION, THE CONTRACTOR MUST PROVIDE AS REQUIRED BY THE TMC COMPUTER GENERATED INFORMATION PERTAINING TO ALL CHILDREN AND ROUTES, INCLUDING STUDENT ALPHA LISTS BY NAME AND SCHOOL SHOWING NAME, ROUTE# (A.M. & P.M.) ADDRESS ETC. ROUTE LIST SHOWING NAME, P/U OR D/O LOCATIONS, DRIVER ASSIGNED ETC. AND ROUTE MAPS. THE FORMAT MUST BE APPROVED BY THE TMC. THE CONTRACTOR MUST INFORM THE TMC WHEN A CHILD IS NOT ON THE BUS FOR 5, 10, 15 AND 20 DAYS CONSECUTIVELY.

EQUIPMENT

EQUIPMENT USED FOR THIS CONTRACT MUST NOT BE MORE THAN SEVEN YEARS OLD DURING ANY SCHOOL YEAR. EXAMPLE; 2021/22 SCHOOL YEAR, 2014 VEHICLE, 2022/23, 2015 VEHICLE ETC.

WHEN ORDERING EQUIPMENT FOR THIS CONTRACT THE EQUIPMENT VENDOR MUST CERTIFY IN WRITING THAT THE EQUIPMENT HAS BEEN ORDERED. IF THE ORDER IS CHANGED OR CANCELED THE VENDOR MUST NOTIFY THE TMC IMMEDIATELY.

THE CONTRACTOR SHALL PROVIDE TO THE TMC AS SOON AS POSSIBLE (BUT NOT LATER THAN AUGUST 1, 2021, A LIST OF THE VEHICLES TO BE USED TO FULFILL THE CONTRACT. THIS LIST SHALL BE REVISED, BY THE CONTRACTOR, DURING THE DURATION OF THE CONTRACT AS ROUTES ARE ADDED. SUCH LISTS SHALL INCLUDE MAKE, YEAR, AND APPROVED SEATING CAPACITY.

SHOULD THERE BE A NEED FOR INTERIM OR SUBSTITUTE EQUIPMENT AT ANY TIME DURING THE TERM OF THIS AGREEMENT, SUCH SUBSTITUTE EQUIPMENT MUST BE APPROVED BY THE TMC AND THE COUNTY PRIOR TO USE BY THE CONTRACTOR (VEHICLE SPECIFICATIONS).

VEHICLE SPECIFICATIONS

THE VANS AND WHEELCHAIR VANS USED IN THIS CONTRACT MUST BE MODEL YEAR 2014 OR NEWER, SEAT 12 ADULTS/16 CHILDREN (EXCEPT W/C VANS WHICH SHALL ACCOMMODATE 4 WHEELCHAIR AND A MINIMUM OF 4 AMBULATORY FORWARD FACING AND SHALL MEET OR EXCEED N.Y.S. DEPARTMENT OF TRANSPORTATION, FEDERAL, N.Y.S. EDUCATION COMMISSIONER, LOCAL AND COUNTY REQUIREMENTS.

ALL VEHICLES USED FOR THIS CONTRACT MUST HAVE A FRONT AND REAR AIR CONDITIONING SYSTEM OR A REAR AIR CONDITIONING SYSTEM WITH A/C DUCTS IN THE FRONT AND REAR OF THE VEHICLE FOR EQUAL DISTRIBUTION OF THE COLD AIR. THE SYSTEM USED MUST BE A TOTAL MINIMUM B.T.U.'S OF 38, 000 A/C SYSTEMS MUST BE FULLY OPERATIONAL FROM APRIL $1^{\rm ST}$ – NOVEMBER $1^{\rm ST}$.

A. ALL VEHICLES TO BE USED AND ALL TRANSPORTATION OPERATIONS MUST COMPLY WITH THE REGULATIONS OF THE NEW YORK STATE DEPARTMENT OF EDUCATION, THE NEW YORK STATE DEPARTMENT OF TRANSPORTATION, THE NEW YORK STATE DEPARTMENT OF MOTOR VEHICLES, AS WELL AS COMPLY WITH AND SATISFY ALL STATE OF NEW YORK AND LOCAL GOVERNMENTS THAT ARE DEEMED TO BE APPLICABLE TO THIS CONTRACT BY THE DEPARTMENT AND SHALL MEET ALL THE 1977 FEDERAL SAFETY STANDARDS AS REFLECTED IN TITLE 49 CODE OF FEDERAL REGULATIONS 571, AND SPECIFICALLY STANDARDS NO. 105,111, 217, 220, 221, 222A AND 301 AND IN LINE WITH GUIDANCE FROM THE CDC AND NYSDOH, MUST BE DISINFECTED AT A MININIMUM, AFTER EACH USE. SPARE VEHICLES AS IDENTIFIED IN THE R.F.B. MUST ALSO COMPLY WITH THE ABOVE.

- B. ALL BUSES MUST BE PAINTED NATIONAL SCHOOL BUS CHROME YELLOW.
- C. ALL BUSES SHALL BE IDENTIFIED IN ACCORDANCE WITH EXISTING RULES, REGULATIONS AND LAWS OF THE STATE OF NEW YORK
- D. EVERY VEHICLE OPERATING UNDER THIS CONTRACT WILL CONFORM TO STATE DEPARTMENT OF TRANSPORTATION REGULATIONS AND CARRY AN APPROVED FIRST AID KIT INCLUDING BODY FLUID KIT AND GLOVES, FIRE EXTINGUISHER AND SEAT BELT CUTTER REGARDLESS OF VEHICLE CAPACITY.
- E. VEHICLES USED TO FULFILL THIS CONTRACT SHALL HAVE ON THE RIGHT SIDE PASSENGER WINDOW A SIGN CONTAINING THE ROUTE NUMBER OF THE BUS OR THE DESTINATION (HOME/SCHOOL) THAT THE BUS IS SERVING. SPECIFIC INSTRUCTIONS WILL BE GIVEN TO THE CONTRACTOR FOR EACH ROUTE BY THE TMC.
- F. ALL VEHICLES (INCLUDING SPARES) MUST BE EQUIPPED WITH A FLAG SYSTEM OR ELECTRONIC NOTIFICATION SYSTEM THAT IDENTIFIES WHEN CHILDREN ARE ON BOARD AND WHEN THE BUS IS EMPTY. SUCH SYSTEM MUST BE APPROVED BY THE TMC PRIOR TO IMPLEMENTATION.
- G. ALL VEHICLES MUST BE CLEAN INSIDE AND OUTSIDE. EXTERIORS MUST BE WASHED AT LEAST ONCE A WEEK AND INTERIORS SWEPT DAILY.

GPS ENABLED VEHICLE SYSTEM RECOMMENDED

- A. ALL VEHICLES MUST BE EQUIPPED WITH A GPS (GLOBAL POSITIONING SYSTEM) ENABLED VEHICLE TRACKING SYSTEM. THIS SYSTEM SHOULD PROVIDE ACCURATE, HISTORICAL, REAL TIME VEHICLE LOCATION AND ROUTE DATA. THIS SYSTEM SHOULD HAVE THE ABILITY TO GENERATE REPORTS AS REQUESTED BY THE COUNTY OR THE TMC.
- B. THE CONTRACTOR IS REQUIRED TO GIVE THE TMC FULL AND TOTAL REMOTE AUTHORIZED ACCESS TO THE GLOBAL POSITIONING SYSTEM FOR THE PURPOSE OF MONITORING VEHICLE MOVEMENTS IN REAL TIME. ACCESS TO THE GPS SYSTEM SHALL BE MAINTAINED BY THE CONTRACTOR AT THE CONTRACTOR'S EXPENSE WITH NO ADDITIONAL COST TO THE COUNTY OR THE TMC.

VIDEO CAMERA SYSTEM

ALL VEHICLES MUST BE EQUIPPED WITH A VIDEO IMAGING SYSTEM. THE SYSTEM WILL BE PLACED IN A POSITION THAT WILL RECORD IMAGES OF ALL ACTIVITY IN THE INTERIOR OF THE BUS CABIN AS WELL AS VIEWING THE ROADWAY AHEAD OF THE BUS (FORWARD FACING), WHEN THE BUS IS IN SERVICE, ALL RECORDINGS WILL BE STORED FOR 6 MONTHS AND KEPT AVAILABLE FOR VIEWING AT THE REQUEST OF THE COUNTY OR THE TMC. THE VIDEO RECORDING SYSTEM WILL BE MAINTAINED BY THE CONRTACTOR AT THE CONTRACTOR'S EXPENSE WITH NO ADDITIONAL COST TO THE COUNTY.

SPARE VEHICLES

- A. ALL SPARE VEHICLES TO BE USED IN THE PERFORMANCE OF THE CONTRACT SHALL MEET THE VEHICLE SPECS AND REQUIREMENTS SET FORTH IN THIS BID.
- B. SPARE VEHICLES IN THE AMOUNT OF 10% OF FLEET TOTAL SHALL BE PROVIDED TO ENSURE 100
 PERCENT COVERAGE AT ALL TIMES, AND RESPONSE TIME OF NO MORE THAN 30 MINUTES IN THE EVENT OF
 BREAKDOWNS. THESE SPARE VEHICLES MUST BE THE SAME NEW MODEL YEAR AS THE DAILY FLEET.

VEHICLE BREAKDOWN AND ACCIDENTS

- 1. IN THE CASE OF A VEHICLE BREAKDOWN ON THE WAY TO THE DESTINATION FACILITY, THE DRIVER SHALL NOTIFY THE CONTRACTOR WHO, IN TURN, SHALL NOTIFY THE TMC IMMEDIATELY AND ALL PARENTS OF CHILDREN ON THAT ROUTE. IF THE BREAKDOWN OCCURS AFTER SCHOOL CLOSING TIME, THE CONTRACTOR IS TO NOTIFY THE TMC BY TELEPHONE OF THE DELAY AND ALL PARENTS OF CHILDREN REMAINING ON THE VEHICLE.
- 2. THE CONTRACTOR MAY NOT UNILATERALLY EXCLUDE A STUDENT FROM TRANSPORTATION.
- 3. EXCEPT IN AN EMERGENCY, OR WHEN SCHEDULED BY THE DEPARTMENT OR TMC, NO STUDENT WILL BE REQUIRED TO TRANSFER FROM ONE VEHICLE TO ANOTHER ON THE TRIP EITHER TO OR FROM THE DESTINATION FACILITY.

ALL ACCIDENTS INVOLVING STUDENTS ON A VEHICLE, OR IN BOARDING OR LEAVING A VEHICLE, AND ALL OTHER ACCIDENTS SHALL BE HANDLED AS FOLLOWS:

- A. THE DRIVER WILL CALL DISPATCH AND DISPATCH WILL NOTIFY 911 AND REQUEST POLICE AND AMBULANCE SERVICE.
- B. THE CONTRACTOR SHALL IMMEDIATELY NOTIFY BY TELEPHONE, THE TMC OF THE LOCATION, EXTENT OF THE ACCIDENT, NAMES OF STUDENTS INVOLVED WITH A DESCRIPTION OF THEIR INJURIES, RUN NUMBER, BUS NUMBER AND SCHOOLS AFFECTED.
- C. THE CONTRACTOR SHALL CONTACT PARENTS AND PROVIDE THEM WITH INFORMATION ON THEIR CHILDREN.
- D. THE CONTRACTOR SHALL PREPARE ACCIDENT REPORTS FOR THE STATE DEPARTMENT OF MOTOR VEHICLES, STATE DEPARTMENT OF EDUCATION, MANAGEMENT OFFICE AND THEIR INSURANCE COMPANY, WITHIN 24 HOURS, USING APPROPRIATE FORMS.

SCHEDULING OF VEHICLES

THE CONTRACTOR SHALL PREPARE THE RUN TO BE TRAVELED BY EACH BUS AND THE TIME SCHEDULE BASED UPON THE AUTHORIZED STOPS PROVIDED TO THE CONTRACTOR BY THE DEPARTMENT OR THE TMC. THE CONTRACTOR SHALL SCHEDULE BUSES SO AS TO PROVIDE THE MOST EFFICIENT AND COST-EFFECTIVE UTILIZATION OF EACH VEHICLE.

EMERGENCY DRILLS ON SCHOOL BUSES

THE EMERGENCY DRILLS ON SCHOOL BUSES REQUIRED BY SECTION 3523 OF THE N.Y. STATE EDUCATION LAW SHALL INCLUDE PRACTICE AND INSTRUCTION IN THE LOCATION, USE AND OPERATION OF THE EMERGENCY DOOR, FIRE EXTINGUISHERS, AXE, FIRST AID EQUIPMENT AND WINDOWS AS A MEANS OF ESCAPE IN CASE OF FIRE OR ACCIDENT. THEY SHALL INCLUDE EMERGENCY SITUATIONS WHICH MIGHT RESULT FROM BOTH FIRE AND ACCIDENTS. SUCH INSTRUCTIONS AND THE CONDUCT OF THE DRILLS SHALL BE GIVEN BY THE CONTRACTOR AS REQUIRED BY LAW.

A MINIMUM OF THREE SUCH EMERGENCY DRILLS SHALL BE HELD ON EACH SCHOOL BUS AT EACH SCHOOL DURING THE SCHOOL YEAR; THE FIRST TO BE CONDUCTED DURING THE FIRST WEEK OF THE FALL TERM, THE SECOND PRIOR TO JANUARY $1^{\rm ST}$ AND THE THIRD PRIOR TO MAY $1^{\rm ST}$.

NO EMERGENCY DRILLS SHALL BE CONDUCTED WHEN BUSES ARE ON ROUTES.

IN ORDER TO FACILITATE VARIOUS PROGRAMS OF BUS EMERGENCY DRILLS, THE CONTRACTOR SHALL SUPPLY, AT NO ADDITIONAL COST, VEHICLES AND DRIVERS TO BE AVAILABLE AT VARIOUS SCHOOL BUILDING LOCATIONS OUTSIDE OF THE REGULARLY SCHEDULED TIMES. THE CONTRACTOR SHALL CERTIFY TO THE DEPARTMENT/TMC ANNUALLY THAT CONTRACTOR HAS COMPLIED WITH THESE REGULATIONS.

CAR SEATS, SAFETY VESTS, WHEELCHAIR HOOKUPS AND HARNESSES

THE CONTRACTER SHALL PROVIDE ONE CAR SEAT OF APPROPRIATE SIZE, SAFETY VEST OR WHEELCHAIR HOOKUP, AS APPLICABLE, PER CHILD AS REQUESTED. ALL SUCH EQUIPMENT MUST MEET OR EXCEED ALL FEDERAL, STATE AND LOCAL LAWS. SHOULD THE NEED ARISE FOR A SPECIALIZED CAR SEAT, SAFETY VEST OR HARNESS PROVIDING SUCH SPECIALIZED EQUIPMENT SHALL BE THE RESPONSIBILITY OF THE PARENT. THE CONTRACTOR SHALL NOT USE A HARNESS WITHOUT THE AUTHORIZATION FROM THE COUNTY OR THE TMC.

IDENTIFICATION

DRIVERS AND MONITORS SHALL WEAR PHOTO IDENTIFICATION BADGES SUPPLIED BY THE CONTRACTOR.

COVID

WE ARE CURRENTLY UNDER A STATE OF EMERGENCY DUE TO THE COVID-19 PANDEMIC. THERE ARE ADDITIONAL REQUIREMENTS UNDER THIS BID TO ADDRESS THE NEW STANDARDS ENACTED BY THE CDC, NYSED AND NYSDOH.

DURING THE DECLARED STATE OF EMERGENCY, ALL DRIVERS AND MONITORS MUST WEAR FACE COVERINGS WHILE RIDING THE BUS. ALL DRIVERS AND MONITORS MUST COMPLETE A DAILY HEALTH ASSESSMENT PRIOR TO STARTING THE WORKDAY. BUS DRIVER AND MONITOR TRAINING MUST INCLUDE SAFETY PRACTICES RELATED TO A PUBLIC HEALTH CONCERN (COVID). ALL VEHICLES TO BE USED MUST BE DISINFECTED, AT A MINIMUM, AFTER EACH USE. THE BUS MUST BE SPRAYED WITH A DISINFECTANT AND THE ALL CAR SEATS NEED TO BE WIPED DOWN WITH A DISINFECTANT.

NEW PROCEDURES HAVE BEEN PUT IN PLACE TO COMPLY WITH CDC, NYSED AND NYDOH GUIDANCE. ALL CHILDREN RIDING THE BUS MUST BE WEARING A FACE COVERING BEFORE BOARDING THE BUS AND FOR THE DURATION OF THE ROUTE. IF THE CHILD IS NOT WEARING A FACE COVERING, THE CHILD CANNOT BOARD THE BUS. CHILDREN WHOSE MEDICAL, PHYSICAL OR MENTAL HEALTH WOULD IMPAIRED ARE NOT REQUIRED TO WEAR A FACE COVERING.

THE BUS DRIVER IS NOW REQUIRED TO ASK THE PARENT/GUARDIAN/CAREGIVER FIVE QUESTIONS BEFORE THE CHILD BOARDS THE BUS. IF ANY QUESTIONS ARE ANSWERED YES, THE CHILD WILL NOT BE ALLOWED TO RIDE THE BUS UNTIL THE 10-DAY QUARANTINE PERIOD IS OVER. THE DRIVER WILL INITIAL THE FORM TO VALIDATE THAT ALL THE QUESTIONS ARE ANSWERED.

SOCIAL DISTANCING WILL NOW BE ENFORCED ON THE BUS DURING THE PANDEMIC DURING BOARDING AND DEBOARDING AND IN THE SEATING ARRANGEMENT WHEN POSSIBLE. ONLY ONE CHILD PER SEAT UNLESS WITHIN THE SAME HOUSEHOLD.

ROUTES WILL DIFFER DAILY AS MOST PROVIDER SCHOOLS ARE ON A HYBRID SCHEDULE AND ALTERNATE THE STUDENTS ATTENDING EVERY OTHER DAY. ONCE THE STATE OF EMERGENCY IS OVER AND ALL PROVIDER SCHOOLS RETURN TO FULL TIME IN-PERSON, THE ROUTES WILL CHANGE AGAIN TO ALL THE STUDENTS ON THE ROUTES DAILY.

PERSONAL BOTTLES OF HAND SANITIZER ARE NOT ALLOWED ON THE BUS DUE TO ITS COMBUSTIBLE COMPOSITION AND POTENTIAL LIABILITY.

FACILITIES AND MAINTENANCE

- A. THE CONTRACTOR SHALL HAVE AN OPERATIONS FACILITY WITH (OR OBTAINED PRIOR TO AUGUST 1, 2021) SUFFICIENT STORAGE AND ACCESS TO MAINTENANCE FACILITIES WITH SUFFICIENT EQUIPMENT AND TRAINED PERSONNEL TO SATISFY THE NEW YORK STATE DEPARTMENT OF TRANSPORTATION, OR ANY SUCCESSOR OR SUPERSEDING AGENCY REQUIREMENTS. THE FACILITIES SHALL BE SUBJECT TO PERIODIC INSPECTION AND APPROVAL BY THE TMC AND THE DEPARTMENT DURING THE PERIOD OF THE CONTRACT.
- B. THE CONTRACTOR SHALL OPERATE A PROGRAM OF PREVENTATIVE MAINTENANCE FOR EVERY VEHICLE IN ACCORDANCE WITH N.Y. STATE DEPARTMENT OF TRANSPORTATION REQUIREMENTS AND WHICH MEETS THE APPROVAL OF THE DEPARTMENT/TMC AND SHALL MAINTAIN RECORDS AS EVIDENCE THAT THE VEHICLES ARE RECEIVING ACCEPTABLE PERIODIC MAINTENANCE.
- C. THE CONTRACTOR WILL WITHDRAW FROM SERVICE ANY VEHICLE WHICH IN THE OPINION OF THE INSPECTORS OF THE TMC, PRESENTS A HAZARD TO THE SAFE TRANSPORTATION OF STUDENTS, AND REPLACE IT WITH A VEHICLE WHICH IN THE OPINION OF THE INSPECTORS MEETS THE SAFETY STANDARDS OF THIS CONTRACT FOR THE SAFE TRANSPORTATION OF STUDENTS.
- D. BUSES MUST BE KEPT IN EXCELLENT MECHANICAL CONDITION AND MUST BE KEPT CLEAN BOTH INSIDE AND OUT, BUT SPECIFICATION OF THESE ITEMS DOES NOT EXCLUDE OTHER CRITERIA WHICH MAY BE USED BY THE DEPARTMENT TO DETERMINE THE ACCEPTABILITY OF A BUS. IN ANY EVENT, ALL BUSES SHALL BE OPEN TO INSPECTION BY THE DEPARTMENT/TMC, ITS AGENTS OR ITS DULY AUTHORIZED REPRESENTATIVES

DURING SCHOOL HOURS OR AT REASONABLE TIMES WITHOUT APPOINTMENT.

- E. SNOW TIRES ARE TO BE PUT ON ALL VEHICLES NO LATER THAN NOVEMBER 1ST EACH YEAR AND REMOVED APRIL 30TH EACH YEAR. NO RE-GROOVED OR RECAPPED TIRES WILL BE ACCEPTED.
- F. THE DEPARTMENT AND/OR THE TMC RESERVES THE RIGHT TO INSPECT, OR TO HAVE ITS AUTHORIZED REPRESENTATIVE INSPECT, THE CONTRACTOR'S MAINTENANCE RECORDS AND MAKE ANY OTHER CHECKS AND INSPECTIONS THE DEPARTMENT/TMC DEEMS ADVISABLE OR NECESSARY TO ASSURE MAXIMUM SAFETY AND EFFICIENT OPERATION OF THE CONTRACTOR'S EQUIPMENT.
- G. THE FACILITY MUST INCLUDE THE DISPATCH AND MANAGEMENT STAFF REQUIRED FOR THIS CONTRACT AND HAVE A MINIMUM OF TWO DIRECT PRIVATE DISPATCH PHONES FOR THIS CONTRACT ONLY. IF THE CONTRACTOR USES MORE THAN ONE DISPATCH OFFICE, YARD LOCATION, ADDITIONAL DIRECT PRIVATE PHONE LINES WILL BE REQUIRED TO BE INSTALLED. ALL COSTS RELATED TO THE INSTALLATION, MAINTENANCE AND MONTHLY EXPENSE FOR SHALL BE PAID BY THE CONTRACTOR.
- H. THE CONTRACTOR SHALL ABIDE BY THE REQUIREMENTS OF CONFIDENTIALITY OF CHILDERN'S RECORDS AS PROVIDED UNDER THE FAMILY EDUCATION RIGHT AND PRIVACY ACT (FERPA) AND THE INDIVIDUALS WITH DISABILITIES EDUCATION ACT (IDEA) WHEN DISSEMINATING INFORMATION TO DRIVERS AND DRIVER'S ASSISTANTS AND OTHER STAFF MEMBERS. THE CONTRACTOR SHALL ALSO PROVIDE THE NECESSARY TRAINING OR INSTRUCTION TO ALL THE APPROPRIATE PERSONNEL FOR RELATING TO THE CONFIDENTIALITY REQUIREMENTS. THE CONTRACTOR SHALL COMPLY WITH THE HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT OF 1996 (HIPAA).
- I. THE BIDDER MUST POSSESS AND DEMONSTRATE FACILITIES, KNOWLEDGE, AND CAPABILITIES TO SATISFY ALL NEW YORK STATE DEPARTMENT OF TRANSPORTATION RULES, REGULATIONS AND VEHICLE INSPECTION REQUIREMENTS. THE BIDDER SHALL PROVIDE A COPY OF THEIR NYS DOT BUSNET SUMMARY AND PROFILE (WHICH MUST BE 90% OR HIGHER) FOR THE ENTIRE COMPANY FOR THE PREVIOUS THREE YEARS AS PART OF THEIR BID PACKAGE. THE SUCCESSFUL BIDDER SHALL PROVIDE THE COUNTY AND/OR THE TMC WITH THE BUSNET REPORTS EVERY THREE MONTHS THEREAFTER OR UPON REQUEST.
- J. THE CONTRACTOR MUST PROVIDE AND MAINTAIN A FULL•TIME, ON•SITE TERMINAL MANAGER AND A FULL•TIME DISPATCHER WITH RESPONSIBILITY FOR SCHEDULING, ROUTING AND ON•ROAD SAFETY REVIEW AND SUPERVISE THE WORK CONTRACTED FOR.
- K. THE CONTRACTOR MUST HAVE ALL NECESSARY PERMITS AND CERTIFICATES OF OCCUPANCY FOR THE BUS YARDS AND MUST COMPLY WITH ALL ENVIRONMENTAL REQUIREMENTS.
- L. THE BIDDER SHALL SUBMIT, AT THE TIME OF THE INTIAL BID AND IF SUCCESSFUL, FOR EACH CONTRACT YEAR THEREAFTER, A COPY OF ITS MOST RECENT AFFIDAVITS OF COMPLIANCE (DS-3) IN ACCORDANCE WITH ARTICLE 19-A OF THE VTL.

EXPERIENCE

THE BIDDER SHALL, TOGETHER WITH HIS BID, FURNISH A STATEMENT INDICATING THE EXTENT AND TYPE OF SCHOOL BUS TRANSPORTATION OR OTHER KINDS OF BUS TRANSPORTATION EXPERIENCE AND ALSO SUBMIT AS REFERENCES THE NAMES OF SCHOOL DISTRICTS AND PRIVATE AND PAROCHIAL SCHOOLS PREVIOUSLY OR PRESENTLY SERVED, AS WELL AS THE DATES OF SUCH SERVICES WHICH HE MAY HAVE PROVIDED.

THE BIDDER MUST HAVE A MINIMUM OF 10 YEARS EXPERIENCE IN PROVIDING SPECIAL EDUCATION TRANSPORTATION FOR BIRTH TO FIVE YEAR OLDS WITH A CONTRACT EQUAL TO OR GREATER THAN THE

INTERRUPTION OF SERVICE/FORCE MAJEURE

IN THE EVENT OF AN INTERRUPTION OF SERVICE CAUSED BY CONTRACTOR, ITS AGENTS OR ITS EMPLOYEES, THE COUNTY SHALL HAVE THE RIGHT TO SECURE SUCH OTHER TRANSPORTATION AS MAY BE NECESSARY. INTERRUPTION OF SERVICE SHALL BE DEEMED TO INCLUDE STRIKES. IF THE COST TO THE COUNTY FOR SECURING ALTERNATIVE SERVICE SHALL EXCEED THE AGREEMENT COST THAT WOULD OTHERWISE BE PAYABLE TO CONTRACTOR HEREUNDER, THE EXCESS SHALL BE CHARGED TO CONTRACTOR; ANY DAMAGES TO COUNTY SHALL BE COMPUTED AS PER THIS AGREEMENT IF OTHER TRANSPORTATION CANNOT BE SECURED.

CANCELLATION OF CONTRACT

FAILURE TO ADHERE TO AND COMPLY WITH THE TERMS OF THIS CONTRACT WILL BE CAUSE FOR CANCELLATION UPON 30 DAYS WRITTEN NOTICE BY THE COUNTY TO THE CONTRACTOR. SAID NOTICE SHOULD BE GIVEN BY CERTIFIED MAIL. THE ORIGINAL CONTRACTOR WILL INDEMNIFY THE COUNTY FOR ANY AND ALL COST INCURRED IN SECURING A NEW CONTRACT.

PAYMENT OF CLAIMS

- A. ALL STANDARD COUNTY CLAIM VOUCHER FORMS, CERTIFIED TO BY THE CONTRACTOR AND SUPPORTED BY DETAILED STATEMENT WHICH INCLUDE UP-TO-DATE ROUTE SHEETS FOR EACH VEHICLE AND THE NAMES OF THE CHILDREN TRANSPORTED ON EACH BEHICLE, SHALL BE SUBMITTED MONTHLY BY CONTRACTOR TO THE TMC. FEE CHARGES SHALL BE IN ACCORDANCE WITH THE BID PRICES ATTACHED HERETO. ADDITIONAL SUPPORTING INFORMATION MAY BE REQUIRED FROM TIME TO TIME.
- B. PAYMENT WILL BE MADE BY THE COUNTY MONTHLY IN ARREARS UPON AUDIT AND APPROVAL OF THE CLAIM VOUCHER FORMS BY DEPARTMENT AND THE OFFICE OF THE COMPTROLLER OF THE COUNTY. PAYMENT OF CLAIM VOUCHERS SUBMITTED FOR PAYMENT WITH INCOMPLETE DOCUMENTATION WILL BE DELAYED AND THE CLAIM VOUCHERS RETURNED TO THE CONTRACTOR FOR AMENDMENT.
- C. IN THE EVENT THAT THE DEPARTMENT DEEMS IT NECESSARY TO DECREASE OR INCREASE THE NUMBER OF BUSES USED, THE COST OF THE CONTRACT WILL BE INCREASED OR DECREASED ACCORDINGLY BY 1/10TH (10 PERCENT OF THE YEARLY PRICE) FOR EACH WHOLE CALENDAR MONTH REMAINING ON THE SCHOOL YEAR FOR WHICH THE BUS IS USED, PLUS (IF NECESSARY), 1/180TH OF THE YEARLY PRICE FOR EACH DAY THAT SCHOOL IS IN SESSION FOR THE REMAINDER OF THE THEN CURRENT MONTH IN WHICH THE CHANGE WAS EFFECTED.
- D. IN THE EVENT OF CATASTROPHIC EVENT WHICH CAUSES AN INTERRUPTION OF TRANSPORTATION SERVICE FOR MORE THAN 17.5 CONSECUTIVE SCHOOL DAYS WITHIN A MONTH'S TIMEFRAME, THE CONTRACTOR WILL BE REIMBURSED FOR ITS FIXED COSTS ONLY, WHICH WILL BE 35% OF THE PREVIOUS MONTH OF SERVICE.

COPIES OF LAWS

THE CONTRACTOR SHALL ACQUIRE AND MAINTAIN COPIES OF ALL LAWS, RULES AND REGULATIONS OF ALL AGENCIES FEDERAL, STATE OR LOCAL WHICH ARE CONCERNED WITH THE OPERATION AND MAINTENANCE OF SCHOOL BUSES AND THE TRANSPORTATION OF CHILDERN WITH DISABILITIES FROM BIRTH THROUGH FIVE.

CONTRACT NON •ASSIGNABLE

THE CONTRACT FOR TRANSPORTATION OR ANY RIGHT, TITLE, OR INTEREST THEREIN MAY NOT BE ASSIGNED BY THE CONTRACTOR WITHOUT THE APPROVAL OF THE COUNTY. THE CONTRACTOR MAY NOT ENGAGE SUBCONTRACTORS, HIRE OTHERS TO PERFORM ALL OR PART OF ITS AGREEMENT, NOR OTHERWISE DELEGATE ITS OBLIGATIONS TO PERFORM UNDER THE CONTRACT, UNLESS APPROVED BY THE COUNTY.

RADIO EQUIPMENT

- A. TWO WAY RADIO SYSTEM SHALL BE REQUIRED, WITH EVERY VEHICLE (INCLUDING SPARE VEHICLES) HAVING A WORKING TWO WAY RADIO AT ALL TIMES. RADIOS SHALL BE PROVIDED BY THE CONTRACTOR AT NO ADDITIONAL COST TO THE DEPARTMENT (SUCH RADIOS SHALL BE RETURNED TO THE CONTRACTOR AT THE END OF THE CONTRACT). RADIO SYSTEM SHALL BE OBTAINED AND MAINTAINED BY THE CONTRACTOR AT THE CONTRACTOR'S EXPENSE.
- -B. TWO•WAY RADIOS WILL BE APPROVED AND LICENSED BY THE F.C.C., OPERATED ON ASSIGNED FREQUENCIES AND HAVE SUCH RANGE THAT THE BASE STATION CAN CONTACT ANY VEHICLE ANYWHERE WITHIN THE LIMITS OF THE OPERATING AREA. <u>CITIZEN BAND (CB) RADIOES OR CELLULAR TELEPHONES</u> MAY NOT BE USED IN PLACE OF TWO-WAY APPROVED RADIOS.
- C. DRIVERS SHALL REMAIN IN RADIO CONTACT WITH THE DISPATCHER'S OFFICE AT ALL TIMES WHEN BUSES ARE IN SERVICE.

RECORDS AND AUDIT

CONTRACTOR SHALL MAINTAIN FULL AND COMPLETE BOOKS AND RECORDS OF ACCOUNT IN ACCORDANCE WITH ACCEPTED ACCOUNTING PRACTICES AND SUCH OTHER RECORDS AS MAY BE PRESCRIBED BY THE DEPARTMENT AND COMPTROLLER OF THE COUNTY OF NASSAU. SUCH BOOKS AND RECORDS SHALL BE RETAINED BY CONTRACTOR FOR A PERIOD OF SIX YEARS FROM THE DATE OF FINAL PAYMENT UNDER THIS AGREEMENT AND SHALL AT ALL REASONABLE TIMES BE AVAILABLE FOR AUDIT AND INSPECTION BY THE DEPARTMENT, THE COMPTROLLER OF THE COUNTY OF NASSAU AND THE NEW YORK STATE DEPARTMENT OF AUDIT AND CONTROL.

LIOUIDATED DAMAGES

A. IN VIEW OF THE DIFFICULTY OF ASCERTAINING THE LOSS WHICH THE COUNTY WOULD SUFFER BY REASON OF THESE DEFAULTS ON THE PART OF THE CONTRACTOR, THE FOLLOWING SUMS ARE HEREBY AGREED UPON, FIXED AND DETERMINED BY THE PARTIES HERETO AS THE LIQUIDATED DAMAGES THE COUNTY WILL SUFFER BY REASON OF SAID VIOLATION OF CONTRACT AND NOT BY WAY OF PENALTY, AND SUCH LIQUIDATED DAMAGES MAY BE IMPOSED UPON THE FINDING OF THE COUNTY AND/OR THE TMC ITS DESIGNEE THAT A CONTRACT PROVISION HAS BEEN VIOLATED.

- B. VIOLATIONS SHALL BE REVIEWED MONTHLY BY THE TMC AND A REPRESENTATIVE OF THE CONTRACTOR. SHOULD A DISPUTE ARISE AS TO THE ASSESSMENT OF A VIOLATION(S), THE MATTER WILL BE ARBITRATED BY A REPRESENTATIVE OF THE DEPARTMENT OF HEALTH, WHOSE DECISION SHALL BE FINAL AND BINDING.
- C. A \$1,000.00 DOLLAR FINE WILL BE ASSESSED FOR EACH OCCURRENCE OF A CHILD BEING LEFT UNATTENDED ON A VEHICLE. THE COUNTY RESERVES THE RIGHT TO CANCEL THE CONTRACT IF A CHILD IS LEFT UNATTENDED ON A VEHICLE.
- D. LIQUIDATED DAMAGES MAY BE ASSESSED FOR EVERY VEHICLE, FOR EVERY DAY, AND FOR EVERY INSTANCE OF THE VIOLATION IN THE AMOUNTS NOTED BELOW. THE COST PER BUS PER DAY SHALL BE DEDUCTED FROM SUBSEQUENT PAYMENTS DUE THE CONTRACTOR FOR EACH DAY EACH OF THE FOLLOWING VIOLATIONS OF THE CONTRACT OCCURS:

FAILURE TO PROVIDE SERVICES ON A DAY ON WHICH SCHOOLS ARE REQUIRED TO BE OPEN BY THE OFFICIAL SCHOOL CALENDARS.

FAILURE TO CONFORM TO THE ARRIVAL AND DISMISSAL SCHEDULES OF THE SCHOOLS SERVICED, AS NOTIFIED BY THE DEPARTMENT/TMC.
FAILURE TO ADHERE TO ANY SPECIAL SCHEDULES, OR SHORTENED AND LENGTHENED SCHEDULES, OF THE SCHOOLS SERVICES.

FAILURE TO PROVIDE ALL THE VEHICLES NECESSARY TO DO ALL OF THE WORK CONTRACTED FOR.

FAILURE TO COMPLY WITH THE REGULATIONS OF THE NEW YORK STATE DEPARTMENT OF EDUCATION, TRANSPORTATION AND MOTOR VEHICLES AS WELL AS WITH ANY AND ALL LAWS AND REGULATIONS OF ANY AGENCY OF THE FEDERAL GOVERNMENT, STATE OF NEW YORK, CITY OF NEW YORK OR COUNTY OF NASSAU.

FAILURE TO COMPLY WITH THE VEHICLE STANDARDS AS SET FORTH IN THIS CONTRACT.

FAILURE OF ANY VEHICLE TO HAVE A CURRENT AND EFFECTIVE DEPARTMENT OF TRANSPORTATION CERTIFICATION.

ASSIGNMENT OF DEPARTMENT WORK TO ANY DRIVER DISQUALIFIED BY THE DEPARTMENT OR THE TMC.

EACH TIME AN OPERATOR IS FOUND GUILTY OF COMMITTING A MOVING VIOLATION OF THE NEW YORK STATE VEHICLE AND TRAFFIC LAW WHILE TRANSPORTING STUDENTS UNDER THIS CONTRACT.

EACH TIME A DRIVER ALLOWS A STUDENT TO ENTER OR LEAVE THE VEHICLE WHILE IT IS IN MOTION.

EXCLUSION OF ANY STUDENT FROM A RUN BY THE CONTRACTOR OR THE DRIVER.

EACH TIME A DRIVER IS FOUND TO USE CORPORAL PUNISHMENT ON A STUDENT. IN ADDITION, DRIVER WILL BE DISMISSED IMMEDIATELY.

EACH TIME THAT STUDENTS ARE LEFT UNATTENDED ON A VEHICLE, EXCEPT IN AN EMERGENCY.

FAILURE TO FOLLOW PROCEDURES FOR REPORTING OF ACCIDENTS AS SET FORTH IN THE CONTRACT.

FAILURE TO SUBMIT ATTENDANCE REPORTS TO THE TMC.

FAILURE TO REPORT IMMEDIATELY TO THE PRINCIPAL, THE DEPARTMENT OR THE TMC ANY INCIDENT INVOLVING PHYSICAL HARM.

E. ONE•HALF OF THE COST PER BUS, PER DAY SHALL BE DEDUCTED FROM SUBSEQUENT PAYMENTS DUE THE CONTRACTOR FOR EACH DAY EACH OF THE FOLLOWING VIOLATIONS OF THE CONTRACT OCCURS:

FAILURE OF THE CONTRACTOR TO HAVE THE ABILITY TO DISPATCH SPARE VEHICLES PROMPTLY.

FAILURE OF THE CONTRACTOR TO ENSURE DIRECT TELEPHONE ACCESS TO THE CONTRACTOR'S GARAGE FROM 10 MINUTES BEFORE THE TIME THE FIRST VEHICLE LEAVES THE GARAGE IN THE MORNING UNTIL THE LAST VEHICLES RETURNS TO THE GARAGE IN THE AFTERNOON, AND TO HAVE AVAILABLE A RESPONSIBLE PERSON WHO CAN GIVE INFORMATION ON THE STATUS OF EACH VEHICLE AND THE STUDENTS ASSIGNED TO EACH RUN.

FAILURE OF THE CONTRACTOR TO PROVIDE TO THE DEPARTMENT AND THE TMC THE NAME AND PHONE NUMBER OF A RESPONSIBLE PERSON AVAILABLE AFTER 5 PM (OR NORMAL BUSINESS HOURS) WHO MAY BE CONTACTED IN THE EVENT OF AN EMERGENCY.

FAILURE OF THE CONTRACTOR TO HAVE SUFFICIENT STORAGE AND ACCESS TO MAINTENANCE FACILITIES WITH SUFFICIENT EQUIPMENT AND TRAINED PERSONNEL TO SATISFY THE COUNTY AND STATE OF NEW YORK DEPARTMENT OF TRANSPORTATION REQUIREMENTS.

FAILURE OF THE CONTRACTOR TO OPERATE A PROGRAM OF PREVENTIVE MAINTENANCE FOR EVERY VEHICLE IN ACCORDANCE WITH THE DEPARTMENT OF TRANSPORTATION REQUIREMENTS AND WHICH MEETS THE APPROVAL OF THE DEPARTMENT AND THE TMC.

FAILURE OF THE CONTRACTOR TO MAINTAIN ACCEPTABLE RECORDS AS EVIDENCE THAT THE VEHICLES ARE RECEIVING PERIODIC MAINTENANCE IN ACCORDANCE WITH DEPARTMENT OF TRANSPORTATION AND DEPARTMENT REQUIREMENTS.

FAILURE OF ANY DRIVER TO MEET ANY OF THE VEHICLE DRIVER REQUIREMENTS SET FORTH IN THE CONTRACT.

EACH DRIVER PROVIDING SERVICE PURSUANT TO THIS CONTRACT FOR WHOM THE REQUIRED MEDICAL CERTIFICATE, FINGERPRINT RECORD, DRIVING RECORD (ABSTRACT), REFERENCE LETTERS AND APPLICATIONS FOR EMPLOYMENT WERE NOT SUBMITTED TO AND APPROVED BY THE DEPARTMENT AND THE TMC.

EACH DRIVER WHO HAS NOT RECEIVED THE PROPER TRAINING, INSTRUCTION AND/OR REFRESHER COURSES AS SPECIFIED HEREIN WITHIN THE TIME PERIOD AGREED UPON BY THE DEPARTMENT AND CONTRACTOR.

EACH VEHICLE TRANSPORTING A GREATER NUMBER OF STUDENTS THAN THE VEHICLE'S PERMISSIBLE STUDENT CAPACITY.

FAILURE OF THE DRIVER TO WAIT AT THE PICKUP POINT UNTIL THE SCHEDULED PICKUP TIME, IF HE/SHE HAS ARRIVED EARLY.

EACH UNAUTHORIZED TRANSFER OF A STUDENT FROM ONE VEHICLE TO ANOTHER VEHICLE EITHER ON THE TRIP TO THE DESTINATION FACILITY OR ON THE HOMEWARD TRIP.

EACH TIME A DRIVER ALLOWS STUDENTS TO THRUST ANY PART OF THEIR BODIES OUT OF OPEN WINDOWS OF THE VEHICLES.

FAILURE OF A DRIVER TO BE FAMILIAR WITH THE VEHICLE AND TRAFFIC LAWS, REGULATIONS OF THE COMMISSIONER OF MOTOR VEHICLES AND REGULATIONS OF THE STATE COMMISSIONER OF EDUCATION PERTAINING TO STUDENT TRANSPORTATION.
FAILURE OF THE DRIVER TO HAVE ON HIS OR HER PERSON AN APPROPRIATE OPERATOR'S LICENSE.

FAILURE TO HAVE AVAILABLE THE MINIMUM NUMBER OF SPARE VEHICLES AS REQUIRED BY THE CONTRACT.

FAILURE TO PROVIDE NEW SERVICE TO A STUDENT WITHIN THE 48 HOURS DESCRIBED WITHIN.

EACH TIME A VEHICLE ARRIVES AFTER THE TIME A SESSION IS DUE TO START.

EACH TIME THE OPERATOR REQUIRES A SCHOOL TO DISMISS STUDENTS PRIOR TO THE NORMAL CLOSE OF THE SCHOOL SESSION EXCEPT WHERE AUTHORIZED BY THE DEPARTMENT OR THE TMC.

FAILURE TO COMPLY WITH CHANGES IN THE RUN INCLUDING ADDITIONS OR DELETIONS OF STOPS.

ALTERING THE RUN SCHEDULE OR PICKUP SEQUENCE OF THE RUN WITHOUT NOTIFYING THE DEPARTMENT, THE TMC, SCHOOL PRINCIPAL AND PARENTS.

FAILURE TO SERVICE EACH DESIGNATED STOP IN EACH RUN.

F. ONE•THIRD THE COST OF THE VEHICLE PER DAY SHALL BE DEDUCTED FROM SUBSEQUENT PAYMENTS DUE TO THE CONTRACTOR FOR EACH DAY EACH OF THE FOLLOWING VIOLATIONS

OF THE CONTRACT OCCURS:

EACH VEHICLE WITH AN OPERATOR NOT WEARING OR VISIBLY DISPLAYING AN IDENTIFICATION BADGE WITH THE REQUIRED INFORMATION.

EACH OPERATOR WHO FAILS TO ASSIST IN CONDUCTING OF AN EMERGENCY DRILL.

FAILURE TO INFORM THE PRINCIPAL OR HIS/HER DESIGNEE THAT STUDENT'S PICKUP TIMES AND DROP OFF TIMES WILL BE CHANGED BECAUSE OF AN ADDITION OR DELETION OF STOPS OR OTHER REVISIONS TO A RUN.

FAILURE TO NOTIFY THE SCHOOL AND THE TMC IMMEDIATELY OF A BREAKDOWN ON THE WAY TO AND FROM SCHOOL.

MAKING A STOP AT AN UNAUTHORIZED LOCATION.

FAILURE TO DISPLAY THE RUN NUMBER INSIDE THE SIDE FRONT WINDOWS OF THE VEHICLE SO THAT IT CAN CLEARLY BE SEEN FROM A DISTANCE OF NOT LESS THAN 15 FEET.

FAILURE TO KEEP THE INTERIOR OF A VEHICLE CLEAN.

FAILURE TO WASH THE EXTERIOR OF EACH VEHICLE WEEKLY OR TO KEEP IT CLEAN.

EACH TIME A VEHICLE IS OPERATED IN THE PERFORMANCE OF THIS CONTRACT WITHOUT BEING EQUIPPED WITH AN APPROPRIATE FIRE EXTINGUISHER, FLARES OR FIRE BLANKET.

EACH TIME A VEHICLE IS OPERATED IN THE PERFORMANCE OF THIS CONTRACT WITHOUT BEING EQUIPPED WITH AN APPROPRIATE FIRST AID KIT ALONG WITH BODY FLUID KIT AND GLOVES AND SEAT BELT CUTTER.

FAILURE TO SHUT OFF THE MOTOR, TO REMOVE THE IGNITION KEY, SET THE BRAKES AND TURN THE WHEELS TO THE CURB WHEN THE DRIVER LEAVES A PARKED VEHICLE.

ANYTIME PASSENGERS OTHER THAN STUDENTS ASSIGNED BY THE DEPARTMENT/TMC ARE CARRIED IN VEHICLES USED IN THIS CONTRACT EXCEPT AS AUTHORIZED BY THE DEPARTMENT.

ANY OTHER VIOLATION OF THE CONTRACT WHATSOEVER FOR WHICH NO SPECIFIED LIQUIDATED DAMAGES ARE LISTED.

NOTHING HEREIN SHALL LIMIT THE RIGHT OF THE DEPARTMENT TO DECLARE THE CONTRACTOR IN DEFAULT OF THE CONTRACT IN ADVANCE OR, IN LIEU OF, OR IN ADDITION TO THE ASSESSMENT OF LIQUIDATED DAMAGES.

TOTALE SCHOOLS IN MORE I	Bession Fines	ramper of pendents
Current routes: 21 20 vans	1 wheelchair vehicle	
Alternatives for Children- Setauket 14 Research Way East Setauket, NY 11733 631-331-6400	9:00 – 2:30	0
Hebrew Academy (HASC) 321 Woodmere Blvd Woodmere, NY 11598 516-295-1340	8:45 – 2:15	81
ICCD- Bayside 35-55 223 rd Street Bayside, NY 11361 718-428-5370	8:45 - 2:15	9
ICCD 1650 Utopia Pkwy Whitestone, NY 11357	8:45 – 2:45	2
Just Kids 264 Beach 19 th Street Far Rockaway, NY 11691 7189-868-2961	8:30 – 2:00	7
<u>OSAC</u> 245-37 60 th Avenue Douglaston, NY 718-728-8476	8:30 – 2:30	2
Variety Levittown 72 Farmedge Rd Levittown, NY 11756 516-490-3301	8:30 - 2:30	46
	~ . T.	
Provider Schools in Zone 2	Session Times	Number of Students
Current routes: 40 32 vans	8 wheelchair vehicle	
BOCES – Massapegua Park Carmen Rd Massapequa Park, NY 11762 516-608-6200	8:45 – 2:45	30
BOCES – Westbury 1196 Prospect Ave Westbury, NY 11590 516-719-6070	9:00 – 3:00	88
Hagedorn Little Village 750 Hicksville Rd Seaford, NY 11783 516-520-6000	9:00 - 11:30 9:00 - 2:30 1:00 - 3:30	21 104 12

Provider Schools in Zone 1

Session Times Number of Students

	1:30-3:30	1
UCP		
380 Washington Ave	9:00-11:30	8
Roosevelt, NY 11575	9:00-2:30	81
516-378-2000	12:00-2:30	4

Provider Schools in Zone 3	Session Times	Number of Students
Current routes: 36 34 vans	2 wheelchair vehicle	
ACDS 4 Fern Place Plainview, NY 11803 516-933-4700	9:00 - 12:30 9:00 - 11:30 8:30 - 2:30 9:00 - 2:30 12:30 - 3:00 9:00 - 3:00	1 6 1 89 5 15
ACLD- Kramer 1428 5 th Avenue Bayshore, NY 11706	8:15 – 1:45	3
ACLD 67 Greenlawn Drive Bayshore, NY 11706	8:00 – 1:30	3
Bellmore UFSD 2750 South Marks Avenue Bellmore, NY 11710 516-679-2940	9:10 - 11:40 12:50 - 3:20	11 9
Building Blocks 29 Pinewood Drive Commack, NY 11725	9:00 11:30 12:00 4:00	1 1
Just Kids – Baldwin 2501 Milburn Ave Baldwin, NY 11510 516-377-4200	8:30 – 2:30	52
Just Kids – Lindenhurst 887 Kellum Street Lindenhurst, NY 11757 631-884-3000	8:30 - 11:00 8:30 - 2:30 12:00 - 2:30	1 23 5
ICCD Mineola 151 Jackson Ave Mineola, NY 11501 718-428-5370	8:45 - 2:45	24

Provider Schools in Zone 4	Session Times	Number of Students
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Current routes: 46 46 vans

Brookville Center for Children's Services 189 Wheatley Rd Brookville, NY 11545 516-626-1000	<u>:</u> 9:00 – 2:45	42
Brookville Center for Children's Services 1983 Marcus Ave New Hyde Park, NY 11042 516-236-5623	<u>±</u> 8:30 − 2:30	101
Brookville Center for Children's Services 223 Store Hill Rd Old Westbury, NY 11568 516-938-1784	<u>:</u> 8:45 – 2:30	10
Brookville Center for Children's Services 280 Crossways Park Dr Woodbury, NY 11797 516-938-1784	9:00 – 2:30	117
Brookville Center for Children's Services 550 Post Ave Westbury, NY 11590 516-686-4496	8:30 – 2:30	38
ICCD – New Hyde Park 999 Herricks Rd New Hyde Park, NY 11040 516-674-8395	8:45 – 2:45	24

Provider Schools in Zone 5	Session Times	Number of Students
Current routes: 37 37 vans		
Alternatives for Children – Dix Hills 600 South Service Rd	9:00 - 2:30	19
Dix Hills, NY 11746	9:00 – 11:30	1
631-271-0777	12:00-2:30	1
<u>DDI – Huntington</u> 25 Little Plains Rd	9:30 – 3:30	2
Huntington, NY 11743	7.30 - 3.30	2
631-266-4400		
Tiegerman	0.00 2.00	72
100 Glen Cove Ave Glen Cove, NY 11542	9:00 - 3:00	72
516-609-2000		
Variety - Syosset		
47 Humphrey Dr	8:30-12:30	8
Syosset, NY 11791	8:30 - 2:00	0
516-921-7171	8:30-2:30	138
Variety Oyster Babies	0-20 2-20	<i>-</i>
15 Shore Ave Oyster Bay, NY 11771	8:30-2:30	5
0 ,000 20, 111 11/1		

<u>Variety East Oyster Babies</u> 425 Maplewood Road Huntington, NY 11746

8:30 - 2:30

THE RATE PAID FOR A WHEELCHAIR VEHICLE WILL BE THE SAME AS THE RATE PAID FOR A VAN.

Cost of Monitor must be included in the hourly rate. Each hourly rate mut be bid progressively. Example, if your bid price is \$100.00 for a 2-hour route, your bid for a 3-hour route must be higher etc.

of routes

All costs are all inclusive.

No Bid No bid No bid	/month /month /month	x x	12 12	x x	17 4	12 =		No Bid
		x	12	х	4	=	¢	Na Did
No bid	/month						~	No Bid
		Х	12	х	0 *	=	\$	No bid
No bid	/month	х	12	x	0 *	=	\$	No Bid
No bid	/month	х	12	х	0 *	=	\$	No Bid
e (1) \$	No bid	- (2	2) \$		No Bio	1	_ (3)\$	No bid
(4) \$	No bid	_ (!	5) \$		No Bio		_ (6)\$	No Bid
	e (1) \$ (4) \$	e (1) \$ No bid (4) \$ No bid	e (1) \$ No bid (1) (4) \$ No bid (1)	(1) \$ No bid (2) \$ (4) \$ No bid (5) \$	(1) \$ No bid (2) \$ (4) \$ No bid (5) \$	e (1) \$ No bid (2) \$ No Bid (4) \$ No Bid	(1) \$ No bid (2) \$ No Bid (4) \$ No Bid (5) \$ No Bid	e (1) \$ No bid (2) \$ No Bid (3) \$

^{*} At present these routes are not used. Pricing must be provided in case one or more of these routes are required.

THE RATE PAID FOR A WHEELCHAIR VEHICLE WILL BE THE SAME AS THE RATE PAID FOR A VAN.

Cost of Monitor must be included in the hourly rate. Each hourly rate mut be bid progressively. Example, if your bid price is \$100.00 for a 2-hour route, your bid for a 3-hour route must be higher etc.

All costs are all inclusive. # of routes (Pre-COVID) 3/2020 2 Hour Route \$ 9,650.00 **/month** x 12 x \$ 1,042,200.00 \$ _____9,950.00 /month 3 Hour Route 12 x 22 \$ 2,626,800.00 4 Hour Route \$ 10,380.00 /month х 12 х 6 \$ 747,360.00 5 Hour Route \$ 10,880.00 /month x 12 x 2 \$ 261,120.00 \$ 11,320.00 /month 6 Hour Route \$ 135,840.00 12 x 1 =

** Monitor Hourly Rate (1) \$ 2970/month (2) \$ 2990/month (3) \$ 3110/month (4) \$ 3130/month (5) \$ 3175/month (6) \$ 3220/month (7) \$ 3175/month (8) \$ 3220/month (9) \$ 3220/month

28 M

THE RATE PAID FOR A WHEELCHAIR VEHICLE WILL BE THE SAME AS THE RATE PAID FOR A VAN.

Cost of Monitor must be included in the hourly rate. Each hourly rate mut be bid progressively. Example, if your bid price is \$100.00 for a 2-hour route, your bid for a 3-hour route must be higher etc.

All costs are all inclusive. # of routes (Pre-COVID) 3/2020 2 Hour Route No Bid /month x 12 x 15 \$ No Bid 3 Hour Route No Bid /month x 12 x 15 \$ No Bid 4 Hour Route \$ No Bid /month х **12** х \$ No Bid 5 Hour Route \$ No Bid /month х 12 х \$ No Bid 6 Hour Route No Bid /month x 12 x \$ No Bid

** Monitor Hourly Rate (2	1)\$	No bid	_ (2)	\$	No Bid	(3) \$ No Bid
	(4) \$	No Bid	(5)	\$	No Bid	(6) \$ No Bid
**This is for clarification o	only; cos	t of Monitor m	ust be in	clude	d in hourly rat	te.

^{*} At present these routes are not used. Pricing must be provided in case one or more of these routes are required.

THE RATE PAID FOR A WHEELCHAIR VEHICLE WILL BE THE SAME AS THE RATE PAID FOR A VAN.

Cost of Monitor must be included in the hourly rate. Each hourly rate mut be bid progressively. Example, if your bid price is \$100.00 for a 2-hour route, your bid for a 3-hour route must be higher etc.

All costs are all inc	clusive	•					# of rou (Pre-CC		2020	
2 Hour Route	\$	No Bid	/month	х	12	х	20	=	\$	No Bid
3 Hour Route	\$	No Bid	/month	х	12	x	26	=	\$	No Bid
4 Hour Route	\$	No bid	/month	х	12	х	0 *	==	\$	No Bid
5 Hour Route	\$	No bid	/month	х	12	х	0 *	=	\$	No Bid
6 Hour Route	\$	No Bid	/month	х	12	х	0 *	=	\$	No Bid

** Monitor Hourly Rate (1) \$	No Bid	(2) \$	No Bid	(3) \$ No Bid	
(4) \$	No Bid	(5) \$	No Bid	(6) \$ No Bid	
**This is for clarification only; cos	t of Monitor m	ust be include	d in hourly ra	te.	

^{*} At present these routes are not used. Pricing must be provided in case one or more of these routes are required.

THE RATE PAID FOR A WHEELCHAIR VEHICLE WILL BE THE SAME AS THE RATE PAID FOR A VAN.

Cost of Monitor must be included in the hourly rate. Each hourly rate mut be bid progressively. Example, if your bid price is \$100.00 for a 2-hour route, your bid for a 3-hour route must be higher etc.

of routes

All costs are all inclusive.

						(Pre-CC	VID) 3,	/2020
\$_	No Bid	/month	х	12	х	14	=	\$ No Bid
\$_	No Bid	/month	х	12	х	20	=	\$ No Bid
\$	No Bid	/month	х	12	х	3	=	\$ No Bid
\$_	No Bid	/month	х	12	х	0 *	=	\$ No Bid
\$_	No Bid	/month	х	12	х	0 *	=	\$ No Bid
	\$ \$ \$	\$ No Bid \$ No Bid \$ No Bid	\$ No Bid /month	\$ No Bid /month x	\$ No Bid /month x 12 \$ No Bid /month x 12 x	\$ No Bid /month x 12 x 14 \$ No Bid /month x 12 x 20 \$ No Bid /month x 12 x 3 \$ No Bid /month x 12 x 0 * \$ No Bid /month x 12 x 0 *	\$ No Bid /month x 12 x 14 = \$ No Bid /month x 12 x 20 = \$ No Bid /month x 12 x 3 = \$ No Bid /month x 12 x 0 * = \$ No Bid /month x 12 x 0 * =	

^{**} Monitor Hourly Rate (1) \$ No Bid (2) \$ No Bid (3) \$ No Bid

(4) \$ No Bid (5) \$ No Bid (6) \$ No Bid

**This is for clarification only; cost of Monitor must be included in hourly rate.

^{*} At present these routes are not used. Pricing must be provided in case one or more of these routes are required.

Vehicle Bid Prices

Charges Per Month

All Inclusive Vehicle Charges per Month * Year 1

2 Hour Route	\$	No bid
3 Hour Route	\$.	No Bid
4 Hour Route	\$.	No Bid
5 Hour Route	\$.	No Bid
6 Hour Route	\$ _	No Bid

^{*} Charge includes all Monitors

Vehicle Bid Prices

Charges Per Month

All Inclusive Vehicle Charges per Month * Year 1

2 Hour Route	\$	86,850.00
3 Hour Route	\$_	218,900.00
4 Hour Route	\$	62,280.00
5 Hour Route	\$	21,760.00
6 Hour Route	\$	11,320.00

^{*} Charge includes all Monitors

Vehicle Bid Prices

Charges Per Month

All Inclusive Vehicle Charges per Month * Year 1

2 Hour Route	\$ No Bid
3 Hour Route	\$ No Bid
4 Hour Route	\$ No Bid
5 Hour Route	\$ No Bid
6 Hour Route	\$ No Bid

\$ 34M

^{*} Charge includes all Monitors

Vehicle Bid Prices

Charges Per Month

All Inclusive Vehicle Charges per Month * Year 1

2 Hour Route	\$ No Bid
3 Hour Route	\$ No Bid
4 Hour Route	\$ No Bid
5 Hour Route	\$ No Bid
6 Hour Route	\$ No Bid

^{*} Charge includes all Monitors

Vehicle Bid Prices

Charges Per Month

All Inclusive Vehicle Charges per Month * Year 1

2 Hour Route	\$ _	No Bid
3 Hour Route	\$_	No Bid
4 Hour Route	\$ _	No Bid
5 Hour Route	\$_	No Bid
6 Hour Route	\$_	No Bid

¥6.36/1

^{*} Charge includes all Monitors



BUS DRIVER UNIT 6 EMPIRE STATE PLAZA, ROOM 136B ALBANY, NY 12228 (518) 473-9455 Fax: (518) 474-0593

DATE: 05/12/2020

ATTN: JAMES ROGAN EDUCATIONAL BUS TRANSPORTATION INC 50 COURT STREET COPIAGUE, NY 11726

> FEDERAL ID: 11-1976948 19-A BUSINESS ID: 16993

Article 19-A Annual Affidavit of Compliance Notice of Receipt and Acceptance

This notice will acknowledge receipt and acceptance of your Article 19-A Annual Affidavit of Compliance for 2020 .

We will update our computer files with the information that you have sent us.

Thank you for your cooperation.

DS-21/3/18)



ARTICLE 19-A ANNUAL AFFIDAVIT OF COMPLIANCE BUS DRIVER UNIT

INTERNET VERSION

EDUCATIONAL BUS TRANSPORTATION INC		05/11/2020	
50 COURT STREET	arrier Name	***	Dete 11-1976948
Adrress (laci	use Number and Str	est)	Federal ID Yumber
COPIAGUE	NY	11726	16993
City	State	Zip Code	19-A Business ID Number

In accordance with Article 19-A, Section 509-j of the New York State Vehicle and Traffic Law and Part 6 of the Commissioner's Regulations, a motor carrier is required to file an Annual Affidavit of Compliance no later than July 1 each year in order to operate within the State of New York.

Please refer to the "INSTRUCTIONS FOR COMPLETING THE ARTICLE 19-A ANNUAL AFFIDAVIT OF COMPLIANCE" (form DS-3.1). After you are satisfied that all requirements have been met, complete this affidavit and sign it. Email the completed affidavit with all appropriate supporting documentation to the Bus Driver Unit.

CERTIFICATION: I hereby certify that all officers, agents, representatives and employees responsible for the management, maintenance, operation or driving of motor vehicles, or the hiring, supervising, training, assigning, or dispatching of drivers for this motor carrier have been instructed in and are in compliance with all provisions of Article 19-A including, but not limited to, the required annual and biennial procedures as outlined in Article 19-A of the New York State Vehicle and Traffic Law and Part 6 of the Commissioner's Regulations.

Submitted Electronically by: S19A16993	05/11/2020
(Authorized Liser ID)	(Date)

By completing this affidavit, the affiant certifies under penalty of perjury that he/she is a duly authorized agent of the motor carrier named herein; that this affidavit is completed on behalf of, and with authority to bind, such entity; and that all information contained herein is true and complete. Any false statements contained herein are punishable as a Class A Misdemeanor under Section 210.45 of the New York State Penal Law and shall be used against the carrier in DMV administrative proceedings.

Affidavits must be received in the Bus Driver Unit no later than July 1st. Failure to file an acceptable Annual Affidavit of Compliance is a violation of Section 5.22(c) of the Commissioner's Regulations. Failure to comply with Article 19-A requirements may result in the suspension of all of the carrier's registrations and/or its privilege to operate in New York State.





ARTICLE 19-A MOTOR CARRIER ANNUAL STATISTICAL REPORT

BUS DRIVER UNIT 6 EMPIRE STATE PLAZA, ROOM 331 ALBANY, NY 12228 (518) 473-9455

Action 10.	TRANSPORT	ATION INC	05/11/2020 Date 11-1976948
50 COURT STREET		The state of the s	Federal ID Number
Address (include) COPIAGUE	Number and Street) NY	11726	16993
Çily	State	Zip Code	ndmult (I caprisus A-81

Section 509-d(7) of the New York State Vehicle and Traffic Law (VTL) requires that you complete this statistical report and file it with your Article 19-A Annual Affidavit of Compliance.

To the best of your knowledge and ability, please provide answers to the following questions. All answers must be numeric. Do not leave any answers blank.

١,	What is the number of miles traveled by buses operated by you during the period January 1 to December 31 of last year?
*) ***:	What is the total number of convictions and accidents involving any driver employed by you that were reported to you under Section 509-f of the VTL during the period January 1 to December 31 of last year?

Convictions: 23		Accidents: 127				
	W	3%. b 4.8	ia.i.damta mar!	ion thancend	miles	trave

3. What are the numbers of convictions/accidents per ten thousand miles traveled?

Convictions:	Accidents:	0.16
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The numbers can be found using the following formulas:

- Number of convictions per 10,000 miles = total number of convictions divided by the total number of miles traveled, and multiply that result by 10,000
- Number of accidents per 10,000 miles = total number of accidents divided by the total number of miles traveled, and multiply that result by 10,000

This report must be filed with your Article 19-A Annual Affidavit of Compliance. Failure to fully complete and file this form will result in the rejection and return of your Annual Affidavit of Compliance.

You are required by law to make a copy of this report available to anyone who requests it.



Statement of Experience

The Trans Group, LLC companies had their beginnings over 70 years ago in Bayside, New York. Educational Bus Transportation, Inc. has provided Nassau County with services similar to those specified in this RFB for over 5 years.

During the summer of 1952 the Corr Family began operating vans to provide transportation for children attending summer camps. In 1957, the Corr family was awarded their first school bus contract for Westbury NY School District. Through hard work and a dedication to customer service and safety the business grew and soon the family was awarded their second contract with Island Tree's School District. Shortly thereafter they were awarded the contract with Lindenhurst school district. In 1962 the Corr Family formed the first of The Trans Group Companies; Educational Bus Transportation Inc. In 1964 the Corr family purchased Bornscheuer Bus Company, which at the time was providing transit services for Suffolk County New York.

During the years that followed, The Trans Group expanded with Chestnut Ridge Transportation, Inc. providing service for the East Ramapo, Ramapo Central & Pearl River School Districts in the Lower Hudson Valley Region of New York and then Massapequa and Farmingdale School Districts on Long Island. We have also provided all of the Transportation services for the Rockland County Pre-school programs and Head Start Operations. The Company also expanded its transit operations to include the transit service for the Route 110 corridor that travels from Halesite in Huntington to the Amityville and Copiague Rail Stations. This route has grown to become the busiest in all of Suffolk County, with over 800,000 passengers each year utilizing the service.

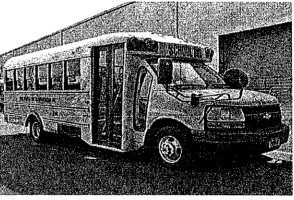
In 1997, The Trans Group, LLC was formed to oversee the operational entities owned by the Corr Family, including Educational Bus Transportation.

John Corr, President	43 years
Timothy E. Flood, Executive Vice President	34 years
Patricia Riviello, Vice President of HR	33 years
Patti Royce-Moser, Vice President of Operations	33 years
James Rogan, Director of Safety & Training	16 years
Ronald Gambini, Vice President of Maintenance	18 years
James Gocke, Vice President of Fleet	13 years

The Trans Group, LLC

A Leader in School Bus Safety and Performance











The Trans Group

www.thetransgroup.com



Overview

The Trans Group is a family of companies overseen by the Corr family. With its humble beginnings in New York over 70 years ago, The Trans Group:

- Operates over 1,400 vehicles;
- Employs more than 2,000 employees;
- Provides safe and efficient transportation services to hundreds of thousands of passengers annually;
- Is one of the region's largest school and transit transportation companies

The Trans Group family of companies includes:

Educational Bus Transportation Inc., W. Babylon, New York

With two additional facilities in Copiague, provides school transportation for the Copiague, Massapequa, Amityville and Hicksville, Half Hollow Hills School Districts. In addition, this terminal also serves other school districts throughout Nassau and Suffolk Counties. The Company also provides mini-bus transportation for school districts in eastern Nassau and western Suffolk counties.



E.B.T., Inc., W. Babylon, New York

EBT provides the Mass Transit services area of The Trans Group servicing the County of Suffolk, operating the S1, 1A, 1B, S20 & S31 Routes for the County. The S1 Route has the highest ridership of any Transit route in the county, with ridership over 800,000 passengers per year. The County of Suffolk Transit operation is recognized as one of the most cost effective Transit operations in the entire U.S. EBT Inc. also has achieved an outstanding safety record. EBT Inc. finished 3rd in the country in the National Safety Councils Fleet Safety Contest

Educational Bus, Inc., Farmingdale, New York

Provides school transportation for Long Island's Massapequa, Amityville, Wantagh, Seaford, Farmingdale, Bethpage, and the Nassau County Pre-School programs.



Chestnut Ridge Transportation Inc., Spring Valley, New York

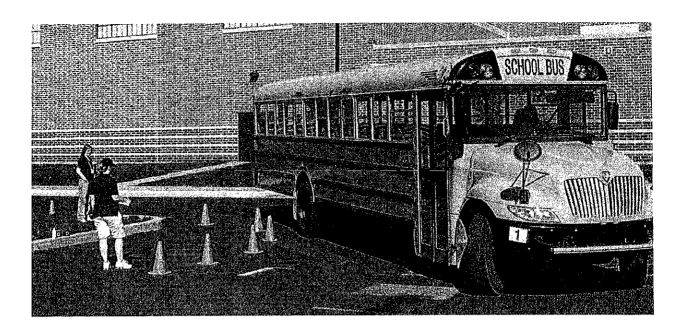
With additional facilities located in Chestnut Ridge and Hillburn, Chestnut Ridge Transportation Inc. provides public school transportation for the Ramapo, South Orangetown, Pearl River, and East Ramapo School Districts in Rockland County, New York, transporting over 17,000 students daily.



Ethan Allen Transportation, Kingston, New York

Located in Kingston, New York, Ethan Allen Transportation provides school transportation for the Kingston City School district.





Our Commitment to Safety

At The Trans Group, we believe there is no greater responsibility than to transport students to and from school. Our high level of commitment enables us to provide the safe, efficient, reliable transportation services that communities and school districts depend on for their children.

Beyond the exceptional skills possessed by our school bus drivers, each of whom undergoes rigorous, regularly scheduled safety training, our New York State certified bus attendants:

- Possess the knowledge and compassion required to care for today's student;
- Learn and understand the individual needs of each passenger that boards their bus;
- Help safely load and unload students;
- Provide the driver with a second set of eyes, delivering critical back-up support to ensure safe daily passage of students throughout the school year.

GPS Tracking

In addition to the above measures, all buses in The Trans Group fleet are equipped with GPS devices. By tracking buses in real time we are able to monitor bus driving patterns — ensuring that drivers are observing speed limits, refraining from taking detours, and following all vehicle safety protocols.

GPS also allows us to ensure that buses are being operated efficiently. It's all part of The Trans Group's goal to provide safe, efficient, and reliable bus service to those who depend on us for their transportation needs. We continually strive to improve the quality of our operations and pride ourselves on creating and maintaining a positive work environment for our employees.



Training Programs

The Trans Group mandates a large number of safety programs for its drivers and bus attendants/monitors and begins with a rigorous hiring process in which only candidates that meet exacting standards move on to training.

Qualified drivers and bus attendants/monitors receive training from our training department regarding district policy, company policy, and safe school bus operations. This program includes a minimum of 10 hours of classroom training and at least 20 hours of "in vehicle" training. Some of the areas of concentration include:

- Defensive Driving
- Safe School Bus Operations
- Student Management
- Special Needs Transportation
- The importance of Pre-trip and Post-trip inspections
- Passenger Loading and Unloading and the Danger Zone
- Motor Vehicle Law as it Pertains to School Buses
- CPR & First Aid Training

As stated, our efforts in training are focused both inside and outside of the bus. Drivers, Bus Attendants, and Monitors had an early start on their training to comply with New York's "Dignity For All Student's Act" that took effect on July 1, 2012. This training gives our staff the guidance they need to identify, defuse, and report any potential instances of harassment or bullying on the school bus. The TSA approved security training program our staff receives focuses on three key areas: The Vehicle, the Route, and the Bus Stop. This training makes them aware of the role they play in protecting our children from all possible harm.

Training Programs (continued)

All of our classroom training is conducted at our classroom facilities or at district classrooms. Approved and licensed instructors with extensive transportation experience conduct this training. These individuals are also licensed examiners who conduct annual driver examinations and defensive driving observations. In addition to these instructors, the training staff includes over 20 other trainers, the majority of whom are certified examiners as well.

School Bus Security Training

All Drivers, Bus Attendant/Monitors attend the First Observer Program. The First Observer program is a national safety and security program that utilizes the skills, experience and knowledge of school bus professionals to help protect the children they transport. The program's mission is to administer an antiterrorism and security awareness program in support of the National Preparedness Guidelines. This program teaches drivers what to do in situations concerning possible student abduction, weapons on the bus, national terrorist threats, gang activity, strangers in and around the bus stop and how to conduct a security sweep of the vehicle for suspicious items or tampering of equipment.



Awards and Recognition

The Trans Group is proud to serve as an industry leader on both a state and national level. We actively participate in and hold offices on the largest associations serving the school bus industry. In this way we are able to keep apprised of trends and happenings and help influence policy — all with the aim of improving safety and working towards efficient and environmentally friendly school bus fleets. Following is a sample of awards and recognition received by our top officers:

Hall of Fame

In 2018, Tim Flood was inducted into the National School Transportation Association Hall of Fame, an award to recognize the special contribution that extraordinary and talented NSTA members have made, and are making, to the school transportation industry.

NYSBCA President

In 2017, Bree Allen of Ethan Allen Transportation is elected President of the New York School Bus Contractors Association. The NYSBCA is an organization representing over one hundred school transportation companies. The industry transports more than half of all the children who ride a school bus to and from school each day.

Golden Merit Award

In 2016, Patti Royce-Moser, a routing coordinator for Educational Bus Transportation, recently received The Golden Merit Award from the National School Transportation Association (NSTA) at its annual meeting in Greensboro, North Carolina. Established in 1969, NSTA's Golden Merit Award recognizes school bus employees for their achievements in safety, driver training, business practice, vehicle maintenance and superior service to their school district, community and pupil transportation industry.

Go Yellow, Go Green

In 2014, The National School Transportation Association (NSTA) presented its most significant environmental award, Go Yellow, Go Green, to The Trans Group. The award was in recognition of the company's achievements in emission reductions and environmental sustainability. The occasion was NSTA's 50th Anniversary Annual Meeting & Convention, held in Charleston, South Carolina.

In 2010, The Trans Group was awarded the "Silver Level Green Fleet Award" from the National School Transportation Association. This award is given to companies that work for a cleaner environment through use of technology and environmentally responsible practices — and is endorsed by the EPA's Clean School Bus USA Program.

Contractor of the Year

In 2009, the National School Transportation Association awarded the prestigious "Contractor of the Year Award" to Timothy Flood. Tim was recognized for being an integral part of NSTA leadership over the last decade, his service in NYSBCA, including serving as President, and for his dedicated work on numerous national committees to further school bus safety.

Hall of Fame

In 2007, John Corr was inducted into the National School Transportation Association Hall of Fame and Timothy Flood was awarded the "Distinguished Service Award." The third generation of the Corr family was also recognized when Sean Corr received the Thomas Built Buses "Continuing Education Award."

Distinguished Service Award

In 2003, the National School Transportation Association once again recognized John Corr and The Trans Group with the "Distinguished Service Award" for his actions in response to the attacks on the World Trade Center. This is the first time ever that anyone has received this award more than once.

Contractor of the Year

In 2000, Timothy Flood was once again recognized as the New York School Bus Contractor's Association "Contractor of the Year." This is the first time someone other than the president of a private company has been so recognized.

School Bus Fleet Contractor of the Year Award

Also in 2000, The Trans Group and John Corr were presented with the industry's highest award, the "School Bus Fleet Contractor of The Year Award." The Trans Group companies and its CEO were selected for this award because of the devotion and effort to improve the standards of safety, training and operations at our own companies as well as helping to improve the school bus industry overall on a regional and nationwide basis.

Distinguished Service Award / Golden Merit Award

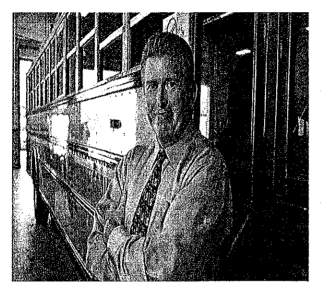
In 1998, John Corr, Jr., km, was recognized by the National School Transportation Association (NSTA) and was awarded the "Distinguished Service Award." Also in 1998, Trans Group Executive Vice President Timothy Flood received NSTA's "Golden Merit Award."

Contractor of the Year

In 1997, the New York State School Bus Contractors Association (NYSBCA) recognized John Corr and this family of companies as the "Contractor of the Year." This honor is awarded to a contractor whose safety and maintenance record, business practices,

TIMOTHY E. FLOOD NAMED PRESIDENT OF THE NATIONAL SCHOOL TRANSPORTATION ASSOCIATION

Excecutive VP of The Trans Group is long-standing NSTA member



In September 2013, Timothy E. Flood, executive vice president of The Trans Group, LLC, was recently elected president of the National School Transportation Association (NSTA).

Flood is a long-standing member of NSTA and has consistently held an active role within the association, serving many committees and chairing the Association and Industry Development Committee as well as the Safety and Security Committee, each for several years. He has also served on the NSTA Board of Directors for over a decade.

A recipient of the Hall of Fame, Golden Merit, Distinguished Service Award and the School Bus Fleet's Contractor of the Year Award, Flood has been with The Trans Group for over 30 years, beginning his school bus career as a part-time driver. Throughout his career, he has focused on customer service and continuous improvement in all aspects of the operation.

"I am honored to lead such an amazing group of industry professionals and to represent the entire NSTA membership," said Flood of his new role with NSTA. Our focus remains on providing safe and efficient transportation to students throughout North America."

Flood also serves on the New York School Bus Contractor's Association's Board of Directors and is a past president of that association. He is also a past board member of the Pupil Transportation Safety Institute and has served on the New York State School Bus Driver Instructor Advisory committee. Flood has also represented the state of New York as a delegate at the National Congress on School Transportation.

About NSTA:

The National School Transportation Association has been the voice of private school bus contractors, manufacturers and suppliers for more than 40 years. The association provides school transportation professionals with the tools and resources they need to make school buses safe, affordable, and efficient nationwide.

THE TRANS GROUP RECEIVES PRESTIGIOUS ENVIRONMENTAL AWARD AT NATIONAL SCHOOL BUS CONFERENCE



Spring Valley, NY, July 2014. The National School Transportation Association (NSTA) recently presented its Go Yellow, Go Green award to The Trans Group of Spring Valley, New York, for the school bus company's achievements in emission reductions and environmental sustainability. The occasion was NSTA's 50th Anniversary Annual Meeting & Convention, held in Charleston, South Carolina.

Assisting the NSTA in recognizing The Trans Group's commitment to positive responses to environmental concerns was Karl Simon, director of the Environmental Protection Agency (EPA) Air Office's Transportation and Climate Division. He observed, "Not only does The Trans Group exceed at demonstrating the principles of the NSTA's Go Yellow, Go Green campaign, but it continues to meet NSTA Green Fleet Certifications which were developed in cooperation with the EPA's Clean School Bus program. On behalf of the EPA and NSTA, it is an honor to present The Trans Group with this award."

Go Yellow, Go Green is a national campaign to promote the greater use of school buses as a viable response to air pollution and excessive fuel usage. According to the NSTA, one school bus can replace as many as 36 personal vehicles on each trip to and from school — significantly reducing total carbon emissions and total fuel usage.

Trans Group President and NSTA Hall of Fame Member John Corr was present to accept the Go Yellow, Go Green award. After thanking the NSTA, he stated, "The Trans Group is committed to the cleaner operation of school buses and creating a sustainable environment for our employees and for the many communities in which we operate. We encourage alternative fuel development for vehicle power along with other voluntary actions and environmentally-friendly strategies, including the use of solar energy at two of our facilities. At The Trans Group, our commitment to achieving a cleaner environment is strong, ongoing, and continuously evolving."

The Trans Group employs over 1,400 individuals and operates over 2,000 school and public transit buses in lower New York State and Long Island. The company is actively involved in the school bus industry on a state and national level. For more information, please visit www.thetransgroup.com.

International Safety Honors!



In 2016, Geoffrey Roan, a school bus driver with Educational Bus Transportation (left), is congratulated by National School Transportation Association President Todd Monteferrario for being among the winners at the 46th Annual School Bus Driver International Safety Competition recently held in High Point, North Carolina. The event was presented in conjunction with NSTA's 52nd Annual Meeting & Convention and offered school bus drivers from across the United States and Canada the opportunity to showcase their knowledge and skills. In May of this year, Roan won first place in the small bus/van category of the 45th Annual New York State School Bus Safety Competition held in Rockland County, New York, making him eligible to compete in the international competition.

Educational Bus Transportation Driver Deanna Jankowski Named "Nassau NYAPT Driver Of The Year"



In 2017, Deanna Jankowski, a school bus driver with Educational Bus Transportation, has received the "Driver of the Year" award from the Nassau Chapter of the New York Association for Pupil Transportation (NYAPT). The announcement was made by NYAPT Nassau Chapter President Keyana Wright.

"Each year, the Nassau NYAPT Chapter recognizes profession- als like Deanna Jankowski who are on the front line of provid- ing exemplary school bus transportation service to our commu- nity," observed Wright. "Drivers like Deanna are charged with transporting the world's most precious cargo, our future. They perform their duties with the utmost concern for our students' safety and welfare. For this we recognize and honor Deanna today in naming her Driver of the Year."

FARMINGDALE SCHOOL BUS DRIVER NANCY SAGER NAMED "DRIVER OF THE YEAR"

Dedicated School Bus Driver Has Transported Students in Farmingdale School District for 23 Years.

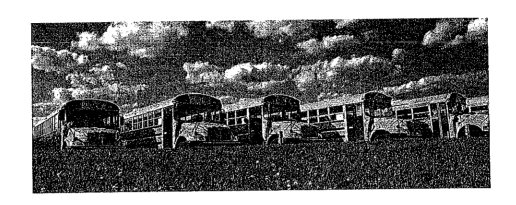


In June 2014, the Nassau County Chapter of the New York Association for Pupil Transportation (NYAPT) has named Educational Bus Transportation school bus driver Nancy Sager "2014 Driver of the Year." The award, which recognizes Ms. Sager's exemplary service, safety record, and dedication to the students she transports, was recently presented at a monthly NYAPT Nassau Chapter meeting.

"Each year, we honor professionals like Nancy Sager who are on the front line of providing outstanding school bus transportation service to their community," stated James Popkin, President, Nassau County NYAPT Chapter. "It gives me great pleasure to name Nancy 'Driver of the Year.' For more than two decades, she has performed her duties with the utmost concern for the safety and welfare of the young people in her charge, and she has done it with a level of caring that is noticed and appreciated by all." Individuals are nominated for "Driver of the Year" by school administrators and/or transportation professionals who feel a driver would be deserving of such an award. Ms. Sager was nominated by Penny DeCicco, Operations Manager for Educational Bus Transportation in Farmingdale. In her nomination, Ms. DeCicco cited such attributes as "exemplary attendance" and "extremely conscientious." She went on to write, "After 23 years of service, Nancy continues to express a genuine concern for all students and always manages to make everyone feel comfortable. Parents have even called dispatch just to compliment her performance as a safe driver."

In Farmingdale, where over 6,000 students ride the bus daily, Educational Bus Transportation is the primary school bus provider. Educational Bus is a member of The Trans Group, one of the New York region's largest school and transit transportation companies.

Among the attendees at the annual "Driver of the Year" luncheon was Trans Group President John Corr, Jr., KM, who observed, "There is no greater responsibility than to transport children. Therefore, it is a true honor when one of our drivers is recognized at an event like this. Everyone at Educational Bus Transportation and throughout The Trans Group family of companies joins me in congratulating Nancy. We thank her for being such a dedicated school bus driver and, just as important, for being such an inspiring, caring individual."



For additional information on The Trans Group, please call Tim Flood at 631-791-2000 x211 or visit www.thetransgroup.com



FORMAL BID RECOMMENDATION

BID NUMBER 93927-04221-053 <u>OPEN</u> 04/22/21 TITLE: Nassau County Preschool Transportation

DATE: 05/21/21TO: <u>BUYER – Anette Sullivan</u> FROM: ADMINISTRATION

PLEASE REVIEW ATTACHED BID RESULT. NOTE YOUR RECOMMENDATION FOR AWARD.

FORWARD THIS TRANSMITTAL SHEET TOGETHER WITH BID FILE, RETAIN REQUISITION.

Date: 05/21/21		Bid Results					
To: Supervisor From: Buyer Anette Sullivan	Item	Bidder					
		Recommendation for an award to be made					
List of recommended awards in accordance with the		to					
attached summary is shown in column at right. The reason for award to other than low bidder is indicated		Zone 1 We Transport, Inc.					
on the reverse side of this page.		Zone 2 Educational Transportation Inc.					
or the reverse side or this page.		Zone 3 Guardian Bus Co., Inc.					
AM		Zone 4 L& M Bus Corp.					
Buyer	**	Zone 5 L & M Bus Corp.					
		Bids were reviewed and approved by					
	=	Nassau County Dept. of Health and					
Date:		Fiscal Director, Deneen Jenkins					
To: Director From: Supervisor		See attached email.					
To: Director From: Supervisor							
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Claudia Colasurdo hereby certifies that the bids listed above were opened at the time and place specified therein and that the 4boya/is a correct transcription from all original bids received.

PUBLIC BID OFFICER



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 3/29/2021

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to

	the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).													
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