WOODFORD COUNTY BOARD OF EDUCATION AGENDA ITEM

ITEM #: VII E **DATE:** May 15, 2023

TOPIC/TITLE: Contracts

PRESENTER: Danny Adkins

ORIGIN:

TOPIC PRESENTED FOR INFORMATION ONLY (No board action required.) ACTION REQUESTED AT THIS MEETING ITEM IS ON THE CONSENT AGENDA FOR APPROVAL

ACTION REQUESTED AT FUTURE MEETING: (DATE)

BOARD REVIEW REQUIRED BY

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STATE OR FEDERAL LAW OR REGULATION BOARD OF EDUCATION POLICY OTHER:

PREVIOUS REVIEW, DISCUSSION OR ACTION:

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NO PREVIOUS BOARD REVIEW, DISCUSSION OR ACTION PREVIOUS REVIEW OR ACTION

DATE:
ACTION:

BACKGROUND INFORMATION:

SUMMARY OF MAJOR ELEMENTS:

Attached Contracts: KEDC 23-24 Cooperative Membership Agreement; FY24 Propane Contract; Parks and Recreation Scheduling and Field Maintenance Agreement; Parks and Recreation Trade Agreement; Independent Contract Agreement for Orientation and Mobility Services.

IMPACT ON RESOURCES:

TIMETABLE FOR FURTHER REVIEW OR ACTION:

SUPERINTENDENT'S RECOMMENDATION:	Recommended		Not Recommended
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Woodford County 2023-2024 COOPERATIVE MEMBERSHIP AGREEMENT

BOARD MEMBERSHIP

\$5,320.00

\$

- Networking and professional development opportunities for Superintendents and school personnel;
- Communication/Marketing Blitzes
- Advice and limited legal services from the KEDC Board Attorney;
- Advice and information services from KEDC Facilities Consultant;
- Instructional Support services thru Professional Learning workshops and via KEDC's Instructional consultants;
- **Grant Opportunities** through Special Education, Adult Education, Dept of Labor, U.S. Department of Education, Dept of Justice, and more;
- KPC membership including access to collective bidding, purchasing, and technology services cabling, network, etc.;
- Salary surveys and ranking reports with online access;
- Minority recruitment advertising;

<u>ADD</u> Retainer Funds for use on KEDC Paid services, such as Technology, Instructional Trainings, etc.

TOTAL COOPERATIVE MEMBERSHIP FEES: (Please total)

For KEDC budgeting purposes please return this form by June 23, 2023. Your 2023-2024 invoice will be issued based on this form.

You must notify KEDC <u>in writing</u> by June 23, 2023 to withdraw from KEDC membership. Fees calculated based on your 2019 ADM of 3845.0

The Universal Service Fund Letter of Agency on the reverse of this form facilitates USF Reimbursement for Districts utilizing USF eligible Consortium Bids and is incorporated in this agreement. Your signature below authorizes KEDC to submit USF form 470 on your behalf and certifies compliance with the USF regulations contained in the Letter of Agency by the Woodford County Schools.

To assist KEDC and KPC's ongoing efforts to improve the Collective Bidding/Purchasing and Technology Services, Woodford County Schools agrees to provide KEDC as requested with annual and periodic Vendor Lists comprised of information such as vendor name, total amount purchased, items purchased, quantities, and purchase prices. District agrees to notify KEDC of any new construction or renovation to allow KEDC to advise of services available as well as notify KEDC when it is soliciting its own bids.

I hereby certify that the Woodford County Board of Education has agreed to participate in the KEDC programs and services with the terms as indicated above.

Signature:	Printed Name:	Date:
Board Chairperson	Board Chairperson	
	Board Order #	Purchase Order #
	(Please supply)	(PO# is Optional)

MASTER AGREEMENT FOR AUTOGAS SERVICES

FerrellAutogas

This Master Agreement For Autogas Services ("Master Agreement") is entered into April 03 20 23 by and between Woodford Co Schools

("Customer") and Ferrellgas, L.P., a Delaware limited partnership headquartered in Overland Park, Kansas ("Company") (collectively the "Parties").

WHEREAS, Company desires to sell to Customer and Customer desires to purchase from Company liquefied petroleum gas (LPG), also known as propane or autogas, for use by Customer in its motor vehicle fleet.

WHEREAS, the Parties desire to have an agreement in place that includes the general terms and conditions of their business relationship and will govern the rights and obligations of the Parties with respect to potential autogas locations that may be installed and/or serviced by Company now or in the future;

WHEREAS, that in consideration of the mutual promises, covenants, obligations and benefits set forth in this Agreement, the Parties agree as follows:

- 1. AUTOGAS SALES AND PURCHASES. During the Term of this Agreement, and subject to the terms and conditions herein, the Parties may, but are not required, to enter into one more Autogas Installation and Pricing Agreements ("AIP Agreement"), an exemplar of which is attached hereto as Exhibit "A". By entering into an AIP Agreement, Company agrees to sell to Customer, and Customer agrees to buy from Company, all of Customer's current and future autogas requirements at the location(s) and for the term specified in the AIP Agreement, and subject to the terms and conditions set forth in this Master Agreement. All invoices for autogas purchases shall be payable within 30 days from the date of the invoice unless other prior written arrangements have been made. Customer gives Company permission to obtain its credit information from credit reporting agencies as needed and agrees that all purchases shall be subject to Company's credit approval policies.
- 2. TERM. This Master Agreement shall begin upon execution by both parties and shall govern the rights and obligations of the Parties with respect to any location(s) specified in any AIP Agreement(s) and shall continue in full force with respect to those locations until the earlier of: (a) the expiration of the Initial Term (or any renewal term) of the AIP Agreement applicable to the autogas location(s) being serviced; or (2) the termination of this Master Agreement pursuant to Paragraph 14 below.
- 3. PRICING. The prices to Customer at the location(s) shall be as specified in the AIP Agreement(s). In cases where traditional supply is disrupted or constrained, Company may use alternative supply points to meet delivery expectations during which time(s) the price(s) to Customer shall be calculated by reference to the costs associated with the use of the alternative supply point. Pricing under the AIP Agreement(s) will be exclusive of state and federal highway taxes which are subject to change by the authority having jurisdiction. Additional delivery charges may apply. Unless otherwise agreed in the AIP Agreement, payment terms shall be net (30) from the date of the invoice.
- 4. EQUIPMENT LEASE OR PURCHASE. The AIP Agreement(s) shall describe the equipment to be installed at the location(s), whether the equipment is leased or purchased, the annual rental amount (if applicable), and any other material terms or conditions. In the case of leased equipment, Customer shall take all reasonable precautions to protect the leased equipment from damage or decrease in value, shall routinely inspect the leased equipment, and cease use of any leased equipment that is defective or in substandard condition and shall immediately notify Company thereof. Customer shall pay for any repairs or replacement of leased equipment at current market price from any loss or damage to the leased equipment caused by abuse, tampering, vandalism, fire, wind or any other casualty. Company shall pay for any repairs or replacement to leased equipment caused by normal wear and tear. Upon termination of the AIP Agreement for any reason, Customer shall be responsible for all costs necessary to excavate and remove the leased equipment and shall return all leased equipment to Company in good condition and free from any liens or encumbrances or pay Company for damage, lien clearance expense, or losses at the current market price of the leased equipment. In the case of purchased equipment, Customer shall assume all risk of loss upon installation of the equipment. Title to purchased equipment shall pass to Customer upon payment in full. Customer shall be solely responsible for all damage, loss, repairs or maintenance to purchased equipment.
- 5. ELECTRICAL/TELECOMMUNICATIONS. Unless otherwise agreed in the AIP Agreement(s), Customer shall, at its own cost, supply the appropriate electrical connection (single phase 220v) to the autogas dispenser and, if applicable, fuel management system. Customer is responsible for monthly service fees for electrical and/or telecommunications service for the Equipment and/or Leased Equipment hereunder.
- 6. INSTALLATION COSTS. Company, at its own expense, will conduct a complete site evaluation to ensure that the Customer location is suitable for the equipment described in the AIP Agreement(s) and will install the equipment and ensure that the installation complies with all local, state and federal propane requirements. The AIP Agreement will include an estimate of Company's total installation costs with respect to the location(s) where the equipment will be installed ("Total Installation Costs"). Customer acknowledges that Company has agreed to install the equipment at its own expense in reliance on the gas sales contemplated during at least the Initial Term of applicable AIP Agreement. Termination of an AIP Agreement by Customer, or by Company because of a default by Customer, prior to the completion of the full Initial Term shall result in the Customer paying Company for installation costs at the location(s) specified in the AIP Agreement according to the following formula: the Total Installation Costs shown in the applicable AIP Agreement(s), multiplied times the total number of full and partial years remaining in the Initial Term of the applicable AIP Agreement(s) when termination or breach occurs, divided by the number of years in the Initial Term of the applicable AIP Agreement(s).
- 7. DELIVERY SCHEDULING. Company shall provide Customer a supply of propane on a "Keep Full" basis, meaning that Company will schedule deliveries when it estimates that propane will be required and on a schedule it establishes. Customer understands that it will not be contacted in advance of the delivery. Customer authorizes Company to make delivery of propane whether or not it is present.
- 8. INSURANCE. Customer shall purchase and maintain throughout the term of this Agreement Commercial General Liability Insurance, including Products/ Completed Operations and Contractual Liability coverage with a combined single limit for bodily injury or property damage of not less than \$2,000,000 per occurrence. This insurance shall specifically cover Customer's indemnification obligation herein and the storage, handling, and sales of propane by Customer. Customer agrees to provide Company with a certificate of insurance or a copy of the policy(es) and agrees that the insurance will not be canceled or materially changed without 30 days' advance written notice to Company. If a certificate of insurance is not provided by Customer in a timely manner, Company may, at its option, obtain the required insurance coverage for Customer and Customer will reimburse Company for the cost. Customer shall not engage in operations under this Agreement unless the insurance required hereunder is in force.
- 9. LIABILITY; INDEMNIFICATION; HOLD HARMLESS. Each party ("Indemnitor") shall indemnify and hold harmless the other party and any of the other party's employees, contractors and agents (collectively the "Indemnities"), from and against any and all claims, losses, damages, causes of action, suits, liabilities, and judgments of every kind and character, including all expenses of litigation, court costs, and reasonable attorneys' fees, for bodily injury, death, or damage to or destruction of property, that Indemnities may sustain, to the extent proximately caused by the Indemnitor's employees, contractors or agents negligent or unlawful conduct. In cases of joint or concurrent negligence, each party shall be responsible to the extent of its respective negligence.

ADDITIONAL TERMS

- 10. SAFETY. Company agrees to provide Customer and Customer's designated employees safety training materials for the proper handling, storage, and transportation of propane, and to make available to Customer an adequate supply of the Company's Propane Safety Plan brochure (form OPR-1171 or its replacement) at the established price plus shipping to give to each person who will purchase, use, dispense or otherwise handle propane delivered hereunder. Customer shall (1) complete all safety training required by Company and ensure all employees, agent or contractor of Customer who handle or sell propane are properly trained before handling propane (all such training shall be documented); (ii) provide each such employee, agent or contractor the Company's Propane Safety Plan brochure; (iii) perform all propane-related activities in accordance with NFPA 58 and all federal, state, and local codes, (iv) warn every employee, agent, contractor or user of propane by directing attention to the safety warning in the written warnings given to the Customer; (v) warn employees, agents, contractors or users of propane about the hazards of storing, using, and transporting propane. Customer specifically covenants to Company that it will not allow anyone to dispense propane who has not been trained to do so safely.
- 11. RECORD KEEPING. Customer shall keep accurate and complete records of its compliance with Paragraph 10, including all training and warnings provided by Customer to employees, agents, contractors or users of propane. Company may reasonably request and furnish a copy of these records to Company upon termination of this Agreement and at other times upon reasonable request of Company.
- 12. NON-DISCLOSURES. Customer, of necessity, will have access to confidential Information (defined below) of Company to perform this Agreement Company has undertaken reasonable efforts to keep this information confidential. It is Customer's duty to keep this information confidential, not disclose it to others, and not use it in competition with Company. Company's confidential information shall include all information not generally known to others that has economic value if used in competition or disclosed to others, including but not limited to, purchaser or customer lists, purchaser or customer information (location, use of product, etc.), pricing information, marketing strategies, and budgets. Customer shall not use, transfer, assign, or disclose to any person or company any list of customers, trade secret, or confidential information relating to the business of Company other than for or on behalf of Company. All confidential information (including copies of such information no matter what media is used for recording) shall be promptly returned to Company upon termination of this Agreement.
- 13. SURVIVAL. The provisions of Paragraphs 4, 6, 8-9, 11-12, 14, 17 and 18 shall survive termination of this Agreement.
- 14. DEFAULT. An event of default shall occur if Company or Customer fails to perform or observe any covenant, condition, or agreement to be performed or observed hereunder including the obligation to make prompt payment for product delivered, and such failure continues uncured for fifteen (15) days after written notice of such default is sent by the non-defaulting party to the defaulting party, or in the event that Customer purchases propane from another supplier at any location subject to an AIP Agreement. Upon the occurrence of any uncured default under this Agreement or any AIP Agreement, Company may withhold further performance under either agreement until such conditions have been complied with or, at its option, immediately terminate and cancel this Agreement or any AIP Agreement without cause prior to the end of the Initial Term, Company is entitled to take possession of all leased equipment from Customer and Customer will be assessed damages for the lost margins of Company based upon past usage and pricing, computed for the remainder of the Initial Term (or renewal term if applicable) of the AIP Agreement(s), together with the equipment removal (if applicable) and installation costs as described in Paragraphs 4 and 6 above. To the extent litigation or arbitration (if applicable) is necessary to enforce any provision of this Agreement or any AIP Agreement (or any AIP Agreement (s), neither party shall be liable for any special, indirect or consequential damages for breach of this Agreement or any AIP Agreement (s) except as due to a third-party under the indemnity provisions herein.
- **15.** FORCE MAJEURE. Except with respect to the obligation of Customer to make payment for propane received, each party shall be excused for delay or failure in performance by reason of any cause beyond the party's control, including war, fire, strikes, revolutions, riot, acts of hostility, governmental acts and requests, governmental interference, flood, storm, or any act of God, or any other extraordinary cause over which neither party has control, whether or not similar to any of the foregoing, including, but not limited to, pipeline allocations and shortages of product. Upon cessation of the cause or causes for any such failure or delay, performance hereof shall be resumed, but such failure or delay shall not operate to extend the term of this Agreement or any AIP Agreement(s) nor obligate either party to make up deliveries or receipts, as the case may be. Nothing herein contained shall excuse Customer from paying Company, when due, any amounts payable hereunder or pursuant hereto or any AIP Agreement(s). Company shall not be obligated to purchase propane for delivery and sale hereunder from others in order to replace the quantities of propane so curtailed or cut off by reason of circumstances beyond its control. Notice of party's claims of excused performance due to circumstances beyond its control shall be given to the other party as soon as reasonably possible after the occurrence of the cause upon which nonperformance is based.
- 16. TAXES. Customer shall pay all applicable sales and state and highway taxes on the sale of autogas to Customer unless Customer provides appropriate and sufficient documentation of its tax exempt status.
- **17. WARRANTY.** Company warrants that it has title to the propane delivered to Customer, that the propane shall be of standard commercial grade at the time of delivery, and that it shall be delivered free and clear from any liens, encumbrances or adverse claims. EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, COMPANY MAKES NO OTHER REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED OR STATUTORY, WITH RESPECT TO THE PROPANE OR OTHERWISE, INCLUDING WITHOUT LIMITATION, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. COMPANY EXPRESS DISCLAIMS AND EXCLUDES ALL SUCH REPRESENTATIONS AND WARRANTIES.
- **18. ARBITRATION.** Except with respect to claims by Company for payment of amounts due for propane purchases, equipment rental, or installation costs (including all applicable fees, late payment charges, returned check charges and collection costs), Customer and Company agree that any claim, dispute or controversy, whether in contract, tort (intentional or otherwise), including without limitation, product liability, property damage, personal injury claims, or claims based on strict liability, whether pre-existing, present or future, and including constitutional, statutory, common law, regulatory, and equitable claims in any way related to (a) the services or equipment leased or sold herein, (b) the propane delivered or sold hereunder, (c) this Agreement, or (d) the safety materials, advertisements or any other materials provided by Company in any way relating to the services, equipment or business dealings of the parties, including the validity, enforceability or scope of this arbitration provision (collectively a "Claim") shall be resolved, upon the election of either party by binding arbitration administered by and under the applicable rules of either the American Arbitration Association, JAMS/Endispute or the National Arbitration Forum in effect at the time the Claim is filed. The number of arbitrators shall be three, including at least one attorney with at least 10 years' experience. The place of arbitration shall be Overland Park, KS. Judgment on the award rendered by the arbitrators may be entered in any court having jurisdiction thereof. NO CLASS ACTIONS OR JOINDER OR CONSOLIDATION OF CLAIMS WITH OTHER PERSONS SHALL BE PERMITTED IN THE ARBITRATION WITHOUT THE CONSENT OF BOTH COMPANY AND CUSTOMER.
- 19. GENERAL PROVISIONS. The provisions of this Agreement and any AIP Agreement(s) are separate and severable and do not have to be enforced at all times to preserve the right to enforce any other provision of this Agreement or any AIP Agreement(s). This Agreement and the AIP Agreement(s) contain all the terms and conditions between the parties and no change in the terms of this Agreement or the AIP Agreement(s) shall be valid unless made in writing and signed by both parties. This Agreement and the AIP Agreement(s) shall be governed by and construed under the laws of the State of Kansas. This Agreement and the AIP Agreement(s) shall be assignable by Company only. Notice hereunder shall be deemed received three (3) days after deposit in the U.S. Mail with postage prepaid and addressed set forth under each party's signature or upon the date notice was delivered to such address if delivered personally or by overnight courier. Customer shall be deemed an independent contractor.



20. WARNINGS. Some suggest that the odor of ethyl mercaptan can fade in certain circumstances, which are described in the warning materials Company shall provide to Customer. Customer agrees to warn all of its employees, agents, contractors and users of the LP gas ("autogas") of this possibility. Customer further agrees to comply with the duty to warn its employees and customers of the propensities of LP gas itself.

Dated this 03 day of April , 20 23 .		
Customer Woodford Co Schools		
Ву	Ву	
Name	Name	
Title	Title	
Address for notice	Address for notice	

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FerrellAutogas

Woodford Co Schools

This Autogas Installation and Pricing Agreement ("AIP Agreement") is entered into by and between ("Customer") and Ferrellgas, L.P., a Delaware limited partnership headquartered in Overland Park, Kansas ("Company") (collectively the "Parties") and is subject to that certain Master Agreement for Autogas Services ("Master Agreement") entered into previously by the Parties.

In consideration of the mutual promises, covenants, obligations and benefits set forth in herein, the Parties agree that autogas equipment shall be installed by Company at the following location(s) and further serviced in accord with the terms and conditions set forth herein and in the Master Agreement:

LOCATION(S):

Woodford Co Bus Garage, Ky.

EQUIPMENT: Select the option desired below.

LEASE. Company agrees to lease the following equipment to Customer for Customer's use at the location specified above during the term of this AIP Agreement. Unless otherwise agreed in writing, Customer agrees to pay the designated annual rental payment in advance, in a single installment, and within 30 days from the date of the invoice. Customer agrees that the leased equipment shall only be used to store or dispense autogas purchased from Company.

Description/Special Provisions (attach exhibit if necessary)

Annual Rent: \$0.00

Equipment Description:

PURCHASE. Customer agrees to purchase, and Company agrees to sell, the following equipment at the designated purchase price. Unless otherwise agreed in writing, Customer agrees to pay the designated purchase price, in a single installment, and within 30 days from the date of invoice.

Description/Special Provisions (attach exhibit if necessary)

Purchase Price: \$

Equipment Description:

PRICING: Select the option desired below.

BULK. Your price will be set by adding a fixed margin of ____ cents per gallon to the basing point.

Special Provisions/Definition of basing point:

\$2.07 propane,federal tax .135, state tax .246, TOTAL COST \$2.45- our equipment is already in place. Term of this fixed price agreement is for 12 months or if 25,000 gallons are used prior to 12 months from April 03,2023. All lease fees, Hazmat and fuel surcharge fees have been waived.

TRANSPORT. Your price will be set by adding a fixed margin of _____ cents per gallon to the basing point.

Special Provisions/Definition of basing point:

Your price shall be set and adjusted in reference to the cost at the basing point defined above. Select the option desired below.

DAILY. Your price shall be set in reference to the cost at the basing point on the day this AIP Agreement is signed and adjusted daily with the cost at the basing point.

WEEKLY. Your price shall be set in reference to the cost at the basing point on the day this AIP Agreement is signed and adjusted, if the cost at the basing point has changed, every seven days after that.

MONTHLY. Your price shall be set in reference to the cost at the basing point on the day this AIP Agreement is signed. It will be adjusted, if the cost at the basing point has changed, on the of each month (1st, 15th, etc.).

For the weekly and monthly pricing options, if during the pricing period the daily cost at the relevant basing point varies by more than 15 percent from the cost being used for the current pricing period (whether the variation reflects an increase or decrease in the cost of the product), your price shall be adjusted to reflect the current market cost and future purchases during that period will be priced in reference to the cost at the time of the adjustment.

TOTAL INSTALLATION COSTS: The Company's estimated total installation costs for the equipment described above are \$ 0.00 ("Total Installation Costs").

INTIAL TERM: The initial term of this AIP Agreement shall be five years beginning on the Effective Date specified below and thereafter shall automatically renew for additional one (1)-year periods thereafter unless either party gives written notice of its intent not to renew no later than 30 days before the end of the Initial Term or any renewal term.

PRICING ADJUSTMENT: Customer acknowledges that the pricing established in this AIP Agreement has been computed based upon Customer's total estimated usage of at least 25,000 gallons annually at the location(s) specified above. The Parties agree that the fixed margin dollars earned on all gallons delivered to the Locations specified herein shall remain on pace for Company to recover the Total Installation Costs within gears from the Effective Date of this Agreement. Accordingly, beginning on the 1st day of the month following the 6 month anniversary of the effective date of this AlP Agreement, and continuing every six months thereafter, Company shall review the total fixed margin dollars on gallons delivered to Customer during the preceding six month period to determine whether Customer's delivered gallons are on pace and will adjust the fixed margins upward if necessary. The parties agree that these margin adjustments, if any, shall take effect immediately and remain in effect until or unless changed based on the next scheduled review of gallons delivered. Once Company has recovered its Total Installation Costs any fixed margins that were adjusted upward shall be adjusted downward to the original fixed margin amounts specified herein for the remainder of the Initial Term.

The parties agree that the effective date of this AIP Agreement shall be	April 03	00	23	("Effective Date").
The parties agree that the effective date of this AIP Agreement shall be	, (pin 00	, 20		("Effective Date").

Customer Woodford Co Schools	
Ву	Ву
Name	Name
Title	Title

Scheduling & Field Maintenance Agreement

The Versailles – Woodford County Parks and Recreation Department (P&R) and the Woodford County Board of Education (WCBE) enter into the following agreement as it relates to scheduling and maintenance of property at the Woodford County Park.

Term July 1, 2023– June 30, 2026

County Stadium & practice field at County Park will be handled under a separate agreement.

BH Hitting Complex - WCBE will have priority use of the BH hitting complex during the time of their respective season, Monday – Friday from 3:45 pm until 6:00 pm and Saturdays from 8 am 12 pm. WCBE will be invoiced \$500 per team per season.

Ball field Scheduling – Chandler & Girls softball new field

WCBE recognizes that said fields are owned by Woodford County Fiscal Court and P&R recognizes that WCBE will have priority use of said fields for games and practices during their respective baseball or softball seasons. P&R reserves the right to schedule said ball fields at the conclusion of season. WCBE will provide a schedule of practices and games for each field and will notify P&R of any rescheduling or make up dates in advance.

Chandler ball field maintenance – P&R will perform all maintenance to include mowing, dragging, and general repair. Maintenance of playing field to include seeding, fertilizing, and weed control will be shared 50/50 between P&R and WCBE. Replacement or repair cost of structures, scoreboards & lighting will be shared 50/50 between P&R and WCBE. P&R will invoice WCBE for all materials and utilities at cost.

Field #9 Girls softball field maintenance – P&R will perform all maintenance to include mowing, dragging, and general repair. Maintenance of playing field to include seeding, fertilizing, and weed control will be shared 50/50 between P&R and WCBE. Replacement or repair cost of structures, scoreboards & lighting will be shared 50/50 between P&R and WCBE. P&R will invoice WCBE for all materials and utilities at cost.

Middle school baseball & softball field maintenance – P&R recognizes that said fields are owned by WCBE. WCBE has exclusive use of these fields during the school year. P&R will have use of said fields at the conclusion of the school year and up to the start of the next school year. P&R will perform all maintenance to include mowing, dragging, and general repair on behalf of the WCBE. P&R will invoice WCBE for all materials purchased on behalf of WCBE at cost. P&R will maintain playing field during the summer months at no cost to WCBE in exchange for P&R usage during said months.

Page 2 Scheduling & Field Maintenance Agreement

Cross Country Course – WCBE recognizes that the Cross-Country Course is owned by the Woodford Fiscal Court and P&R recognizes that WCBE will have use of the cross-country course during their respective season. P&R will oversee all scheduling of the cross-country course. WCBE will provide a schedule of practices and meets to be run on the course in advance and will notify P&R of any rescheduling or make up dates. P&R will perform all maintenance. to include mowing and general repair.

Tennis Courts – Covered under separate agreement with Woodford Fiscal Court. Term of usage lease ends June 30, 2040.

Swimming Pool – WCBE will have use of the Falling Springs indoor swimming pool for practice and meets. Practices shall be permitted Monday – Friday, 3:45 pm - 5 pm. starting October 1 through February 15 (or until State Finals are completed). WCBE will be permitted to use up to seven (7) pool lanes for practice during mutually agreeable times. Practices will be charged at a flat rate of \$8,628, rates can be adjusted if times or lanes change. WCBE will be invoiced in 4 monthly installments Oct – Jan for practices. Weekly dual meets will be charged the regular lane rental fee of \$15.75 per lane per hour. All day swim or dive meets hosting multiple teams (WCI Invitational & KHSAA Regionals) will be billed at the rate of \$1,100 per day. This rate includes use of all pool lanes, pool party room, and one gym court. Use of second gym court will be at the rate of \$350 per day. WCBE will provide in advance a list of all scheduled practice times and meet dates.

Executive Director of Versailles-Woodford Co. Parks and Recreation

Date

Superintendent – Woodford Co. Board of Education

Date

Woodford County Board of Education Versailles Woodford County Parks and Recreation Trade Agreement

The Woodford County Board of Education hereinafter (WCBE) and the Versailles-Woodford County Parks and Recreation Department hereinafter (P&R) agree to enter into a mutual beneficial trade agreement for use of athletic playing facilities and school gymnasiums.

Term: July 1, 2023– June 30, 2026

P&R agrees to allow WCBE the use of the following facilities for practice and games/meets during their respective sports seasons.

- Chandler baseball field (practices and games) estimated 85 -100 events Season – February 15th – May 31st (post season play if needed)
- Field #9 girls softball field (practices and games) estimated 85-100 events Season – February 15th – May 31st (post season play if needed)
- Falling Springs Gymnasium one (1) court from 3:45 pm 5:30 pm Monday Friday for freshman basketball practice. Season October 1 – March 1. estimated 50-75 events.
- Cross County Course (practices and meets) estimated 75 85 events. Season – August 1st – October 31st

P&R also agrees to allow the Community Based Instruction (CBI) classes use of the following Falling Springs facilities during the school year at no cost.

- 1. Indoor Track Monday Friday 10 am to 2:30 pm
- 2. Basketball courts and gymnasium Monday Friday 7 am 2:30 pm
- Indoor pools When using indoor pools CBI must notify Falling Springs Aquatics Manager at least 24 hours prior to arrival. Monday – Friday 12 pm – 2:30 pm (note use of therapy pool is restricted to anyone under the age of 16 without prior permission from the Aquatics Manager)

Page 2 Trade Agreement

WCBE agrees to allow P&R the use of the following facilities for youth basketball and youth cheerleading practices from November 1st through March 31st. P&R will have priority use, with the exception of school related activities or functions, of elementary school gymnasiums/multipurpose room from 6:00 pm until 9:00 pm Monday - Friday. P&R agrees to pay all cost associated with labor and utilities for any use on weekends and agrees to notify WCBE in advance of any weekend usage.

- 1. Southside School estimated 85 100 practices
- 2. Northside School estimated 85 100 practices
- 3. Simmons School estimated 85 100 practices
- 4. Huntertown School estimated 85 100 practices

Executive Director of Versailles-Woodford Co. Parks and Recreation

Superintendent - Woodford Co. Board of Education

5/10/23

Date

INDEPENDENT CONTRACTOR AGREEMENT

THIS CONTRACT entered into this day of <u>AVOUS</u>, 23 by and between <u>Woodford County</u> Board of Education (also hereinafter "School District") of Versailles, Kentucky, and KELLY STEWART of Lexington, Kentucky. (also hereinafter "Stewart").

WHEREAS, the School District of <u>Woodford County</u>, Special Education Department, has determined that the School District needs to provide Orientation and Mobility Services to students with visual impairments as a service needed to implement the Individual Education Program of identified students and has determined that this need cannot be met by existing district staff; and

WHEREAS, Stewart is a Certified Orientation and Mobility Specialist and has experience in providing such services; and

WHEREAS, the School District desires to enter into a Contract with Stewart for the providing of Orientation and Mobility Services and related services; and

WHEREAS, Stewart desires to enter into a Contract with School Districts to provide Orientation and Mobility Services and related services; and

WHEREAS, the parties desire to reduce the terms of their agreement to writing.

TO WIT:

NOW, THEREFORE, for and in consideration of the mutual promises herein set forth, the School District and Stewart, do hereby agree as follows:

- 1. Stewart shall provide Orientation and Mobility services to the School District under the direction of School District's Special Education Director. In addition, Stewart will perform Orientation and Mobility evaluations and assessments as requested by the appropriate School District Representative, and will prepare the reports of said evaluations and assessments, and will provide said reports to the appropriate School District Representative. Stewart will also attend admissions and Release Committee meetings as requested by the appropriate School District Representative or Director of Special Education and following federal, state, and local guidelines. Prior to providing services under this Contract, Stewart shall have submitted to and passed a state and federal criminal records check.
- 2. Services will be provided to meet the specifics of each student's Individual Education Program ("IEP"). Instruction shall be provided at the school and within the community during the school day or as otherwise scheduled in consultation with the Director of Special Education or appropriate School District Representative.

3. The School District agrees to pay Stewart for the services provided pursuant to this Contract the sum of One Hundred and Twenty (\$120.00) Dollars per hour working with the student, planning for the lesson, webinars or trainings that relate to the student and the students IEP, and the amount One Hundred and Twenty (\$120.00) Dollars per hour for travel time from the location of Stewart's residence in Lexington, Kentucky to each school or schools the said services are to be provided and from said school(s) or community to Stewart's residence in Lexington, Kentucky. Stewart will bear her own transportation expenses, will furnish her own vehicle, her own auto insurance, fuel and maintenance and will not be reimbursed by the School District for travel expenses except in the event that overnight lodging is required, in which event such expenses shall be borne by the School District, subject to Stewart providing adequate supporting documentation consistent with School District policy and provided that such expenses must be reasonable.

In the event that supplies or equipment are needed in order to provide any of the services to be performed pursuant to this Contract, Stewart will seek prior approval from the School District prior to incurring any such expenses. School District will provide a purchase order for any approved expense and supplies, equipment will remain property of the School District, nor shall Stewart be entitled to any of the benefits provided to School District employees.

- 4. On or before the 15th day of each month during the term of this Contract, Stewart shall submit to the School District an itemized invoice for services rendered under this Contract and expenses incurred pursuant hereto the preceding calendar month. Invoices for services and expenses shall be payable following district guidelines for approved vendors.
- 5. Stewart shall maintain liability insurance at the level of \$1 million covering her services provided pursuant to this Contract. A copy shall remain on file prior to providing services.
- 6. In providing services pursuant to the Contract, Stewart is, and for all purposes shall be deemed to be, an independent contractor and is not, and shall not be considered, an employee of the School District, and shall not represent to anyone that she is an employee of the School District.
- 7. In the course of rendering services pursuant to this Contract, Stewart shall not be responsible for transporting students in her personal vehiclel. Stewart is willing to transport students if a board vehicle is provided.
- 8. The parties acknowledge that there may be occasions when a student for whom Orientation and Mobility Services are to be provided pursuant to the Contract, is absent from school and will, therefore, not be available to receive the scheduled Orientation and Mobility Services, or will not be available for scheduled evaluation or assessment. In such event, it shall be the responsibility of the School District to Notify Stewart of the student's unavailability in sufficient time so as to avoid Stewart's traveling to the school only to find that the child to be served is not present. Stewart shall provide the school personnel with her cell phone number so as to enable the school staff to notify her of such absences. In the event that Stewart does not receive timely notification of the student's unavailability to receive the services to be provided pursuant hereto (or to be evaluated or assessed), the School District agrees that Stewart will be

paid for her time for traveling to and from (or partially to and from as the case may be) the subject school at the hourly rate hereinabove specified.

- 9. The parties agree to comply with all applicable laws and regulations concerning the performance of the Contract.
- 10. Each party certifies that it/she will not discriminate in any of the services provided in connection with the Contract on the basis of race, gender, national origin, religion, age, creed, political affiliation, disability, or other protected status.
- 11. KRS 45A.455 prohibits conflicts of interest, gratuities, and kickbacks to employees of the Board of Education in connection with contracts for supplies or services whether such gratuities or kickbacks are direct or indirect. KRS 45A.990 provides severe penalties for violations of the laws relating to gratuities or kickbacks to employees, which are designed to secure a public contract for supplies or services.
- 12. If any section, paragraph, or clause of this Contract shall be held invalid by any court or competent jurisdiction, the invalidity of said section, paragraph, or clause shall not affect any remaining provisions thereto.
- 13. This Contract shall be governed by and constructed in accordance with the laws of the Commonwealth of Kentucky, and jurisdiction and venue for any dispute concerning this Contract shall be in Woodford Circuit Court, Woodford County, Kentucky.
- 14. This writing reflects the entire agreement between the parties. No change or modification of this Contract shall be valid or binding upon the parties hereto, nor shall any waiver of any terms or conditions hereof be deemed a waiver of such terms or conditions in the future, unless such change, modification or waiver shall be in writing and signed by the parties hereto. Neither party may assign its respective rights and obligations under this Contract. This Contract may be signed in counterparts.
- 15. This Contract will be in effect for the School District's <u>2023-2024</u> school year. A new contract may be renewed annually based upon evaluation of the effectiveness of the services rendered in meeting the goals set forth herein, funding availability, and upon mutual agreement of the parties.

IN WITNESS WHEREOF, the parties have executed this Contract the day, month, and year above written

_____ SCHOOL DISTRICT

Ву:_____

Title:_____

SECOND PARTY

Killi

Kelly Stewart, COMS