#### VEHICLES OF 9 PASSENGERS OR LESS

STATE OF KENTUCKY		COUNTY OF	F MERCER
This contract entered into this day the Mercer County Board of Education whose 40330 hereinafter referred to as the Board and is Dr	se address is 530 Perryvi	lle Street, Harr	
WITNESSETH:  The Board hereby approves the Drive manufacturer to transport nine (9) or less pass from school approved activities for the 25 -	engers including the driv		

#### A. BOARD OBLIGATIONS:

- The Board hereby authorizes the Driver to drive a Board Owned vehicle when transporting students to and from school approved activities. No other vehicles will be used to transport students under the agreement.
- 2. The Board agrees to provide the Driver with any training the local Department of Pupil Transportation deems necessary in order to insure the safe transportation of students.

- To abide by the state laws, Kentucky Board of Education regulations, and local Board of
  Education regulations and policies that pertain to his or her responsibilities as a Driver of a
  vehicle under the terms of this contract.
- 2. To follow the instructions given to him or her by the proper school system authorities to the best of his or her ability.
- 3. To procure, at his or her own expense, the necessary Kentucky license or licenses required for operation of the Board Owned vehicle and to keep said license or licenses in force at all times.
- 4. To provide the Board with a certificate from a physician designated by the Board attesting to his or her physical fitness to drive a Board Owned Vehicle. This certificate is to be provided prior to driving a Board Owned vehicle in transporting students to approved school activities and at least annually thereafter.
- 5. To drive a Board Owned vehicle only upon proper authorization and to drive the vehicle in a manner that is consistent with safety, Road and weather conditions.
- 6. To drive a Board Owned vehicle when assigned in a safe manner at all times and in a manner that minimizes mechanical wear on parts of the Board Owned vehicle and to report mechanical difficulties promptly to the person designated to receive such reports.
- 7. To clean the inside of the Board Owned vehicle before and after driving the Board Owned vehicle and to keep all lights and signals clean at all times.

- 8. To become familiar with the operation of the Board Owned vehicle which they are assigned to drive and the route to and from the assigned destination prior to departing on any assigned trip on which students are being transported to an approved school activity.
- 9. That he or she will not drive a Board Owned vehicle and transport students to a school approved activity when his or her physical condition is such that it would impair the ability of the Driver to safely carry out his or her duties.
- 10. That he or she will not drive a Board Owned vehicle at any time while they are taking medication, either by prescription or without prescription, if that medication would affect, in any way, the Driver's ability to safely drive a Board Owned vehicle.
- 11. To display a sign in clear view in the rear of the vehicle stating: "This vehicle is being used to transport school children."

- 1. It is mutually agreed by and between the Board and the Driver that the Board Owned vehicle will be used only for the transporting of students to prior approved school activities.
- 2. It is mutually agreed by and between the Board and Driver that only those students authorized by the Principal of the school shall be transported in the Board Owned vehicle while said vehicle is being used in the fulfillment of the requirements of this contract.
- 3. It is mutually agreed by and between the Board and Driver that the Board Owned vehicle shall be operated in accordance with current federal and state laws; 702 KAR 5:130, and that all passengers including the driver will wear installed seatbelts at all times while being transported the provision of this contract.
- 4. It is mutually agreed by and between the Board and Driver that the failure of either party to carry out their obligations in good faith as set forth in this contract shall cause this contract to become cancelable for cause.
- It is mutually agreed by and between the Board and Driver that if conditions arise as a result of
  the Driver's operation of the Board Owned vehicle which threaten the safety and morality of the
  students riding in the vehicle, the Board shall take action appropriate for the cancellation of this
  contract.
- 6. It is mutually agreed by and between the Board and Driver that the Driver will not receive any additional pay or compensation for any services performed under the provisions of this contract.

WITNESSETH THESE SIGNATUR	RES:
	, BOARD OF EDUCATION
	, Chairman
	, Superintendent
Ekanle. &	, Driver

This contract was approved at the Board Meeting held by the <u>Mercer County</u> Board of Education to become effective on the date shown in the first paragraph of this contract.

# VEHICLES OF 9 PASSENGERS OR LESS

STATE OF KENTUCKY	COUNTY O	F MERCER
This contract entered into this _22 day of _	August , 20 25	_, by and between
the Mercer County Board of Education whose ad	idress is <u>530 Perryville Street. Harı</u>	rodsburg, KY
40330 hereinafter referred to as the Board and	Emilee Givens	whose address
is 521 Raintree Rd It		
WITNESSETH:		

The Board hereby approves the Driver to drive a Board Owned vehicle designed by the manufacturer to transport nine (9) or less passengers including the driver to provide transportation to and from school approved activities for the 25-26 school year.

# A. BOARD OBLIGATIONS:

- 1. The Board hereby authorizes the Driver to drive a Board Owned vehicle when transporting students to and from school approved activities. No other vehicles will be used to transport students under the agreement.
- 2. The Board agrees to provide the Driver with any training the local Department of Pupil Transportation deems necessary in order to insure the safe transportation of students.

- 1. To abide by the state laws, Kentucky Board of Education regulations, and local Board of Education regulations and policies that pertain to his or her responsibilities as a Driver of a vehicle under the terms of this contract.
- 2. To follow the instructions given to him or her by the proper school system authorities to the best of his or her ability.
- 3. To procure, at his or her own expense, the necessary Kentucky license or licenses required for operation of the Board Owned vehicle and to keep said license or licenses in force at all times.
- 4. To provide the Board with a certificate from a physician designated by the Board attesting to his or her physical fitness to drive a Board Owned Vehicle. This certificate is to be provided prior to driving a Board Owned vehicle in transporting students to approved school activities and at least annually thereafter.
- 5. To drive a Board Owned vehicle only upon proper authorization and to drive the vehicle in a manner that is consistent with safety, Road and weather conditions.
- 6. To drive a Board Owned vehicle when assigned in a safe manner at all times and in a manner that minimizes mechanical wear on parts of the Board Owned vehicle and to report mechanical difficulties promptly to the person designated to receive such reports.
- 7. To clean the inside of the Board Owned vehicle before and after driving the Board Owned vehicle and to keep all lights and signals clean at all times.

- 8. To become familiar with the operation of the Board Owned vehicle which they are assigned to drive and the route to and from the assigned destination prior to departing on any assigned trip on which students are being transported to an approved school activity.
- 9. That he or she will not drive a Board Owned vehicle and transport students to a school approved activity when his or her physical condition is such that it would impair the ability of the Driver to safely carry out his or her duties.
- 10. That he or she will not drive a Board Owned vehicle at any time while they are taking medication, either by prescription or without prescription, if that medication would affect, in any way, the Driver's ability to safely drive a Board Owned vehicle.
- 11. To display a sign in clear view in the rear of the vehicle stating: "This vehicle is being used to transport school children."

- 1. It is mutually agreed by and between the Board and the Driver that the Board Owned vehicle will be used only for the transporting of students to prior approved school activities.
- 2. It is mutually agreed by and between the Board and Driver that only those students authorized by the Principal of the school shall be transported in the Board Owned vehicle while said vehicle is being used in the fulfillment of the requirements of this contract.
- 3. It is mutually agreed by and between the Board and Driver that the Board Owned vehicle shall be operated in accordance with current federal and state laws; 702 KAR 5:130, and that all passengers including the driver will wear installed seatbelts at all times while being transported the provision of this contract.
- 4. It is mutually agreed by and between the Board and Driver that the failure of either party to carry out their obligations in good faith as set forth in this contract shall cause this contract to become cancelable for cause.
- 5. It is mutually agreed by and between the Board and Driver that if conditions arise as a result of the Driver's operation of the Board Owned vehicle which threaten the safety and morality of the students riding in the vehicle, the Board shall take action appropriate for the cancellation of this contract.
- 6. It is mutually agreed by and between the Board and Driver that the Driver will not receive any additional pay or compensation for any services performed under the provisions of this contract.

WITNESSETH THESE SIGNATURE	<u>S:</u>
	, BOARD OF EDUCATION
	, Chairman
	, Superintendent
Emilie Ameris	, Driver

This contract was approved at the Board Meeting held by the <u>Mercer County</u> Board of Education to become effective on the date shown in the first paragraph of this contract.

#### **VEHICLES OF 9 PASSENGERS OR LESS**

STATE OF KENTUCKY	COUNTY O	F MERCER
This contract entered into this day of day of the Mercer County Board of Education whose address is 530 Perry	ville Street Harr	
is 1055 Riverside D. H. by 9 hereinafter referred	to as the Driver.	whose addless
WITNESSETH: 40330		

The Board hereby approves the Driver to drive a Board Owned vehicle designed by the manufacturer to transport nine (9) or less passengers including the driver to provide transportation to and from school approved activities for the \_25-26\_ school year.

# A. BOARD OBLIGATIONS:

- The Board hereby authorizes the Driver to drive a Board Owned vehicle when transporting students to and from school approved activities. No other vehicles will be used to transport students under the agreement.
- 2. The Board agrees to provide the Driver with any training the local Department of Pupil Transportation deems necessary in order to insure the safe transportation of students.

- To abide by the state laws, Kentucky Board of Education regulations, and local Board of Education regulations and policies that pertain to his or her responsibilities as a Driver of a vehicle under the terms of this contract.
- 2. To follow the instructions given to him or her by the proper school system authorities to the best of his or her ability.
- 3. To procure, at his or her own expense, the necessary Kentucky license or licenses required for operation of the Board Owned vehicle and to keep said license or licenses in force at all times.
- 4. To provide the Board with a certificate from a physician designated by the Board attesting to his or her physical fitness to drive a Board Owned Vehicle. This certificate is to be provided prior to driving a Board Owned vehicle in transporting students to approved school activities and at least annually thereafter.
- 5. To drive a Board Owned vehicle only upon proper authorization and to drive the vehicle in a manner that is consistent with safety, Road and weather conditions.
- 6. To drive a Board Owned vehicle when assigned in a safe manner at all times and in a manner that minimizes mechanical wear on parts of the Board Owned vehicle and to report mechanical difficulties promptly to the person designated to receive such reports.
- 7. To clean the inside of the Board Owned vehicle before and after driving the Board Owned vehicle and to keep all lights and signals clean at all times.

- 8. To become familiar with the operation of the Board Owned vehicle which they are assigned to drive and the route to and from the assigned destination prior to departing on any assigned trip on which students are being transported to an approved school activity.
- That he or she will not drive a Board Owned vehicle and transport students to a school approved
  activity when his or her physical condition is such that it would impair the ability of the Driver to
  safely carry out his or her duties.
- 10. That he or she will not drive a Board Owned vehicle at any time while they are taking medication, either by prescription or without prescription, if that medication would affect, in any way, the Driver's ability to safely drive a Board Owned vehicle.
- 11. To display a sign in clear view in the rear of the vehicle stating: "This vehicle is being used to transport school children."

- 1. It is mutually agreed by and between the Board and the Driver that the Board Owned vehicle will be used only for the transporting of students to prior approved school activities.
- It is mutually agreed by and between the Board and Driver that only those students authorized by the Principal of the school shall be transported in the Board Owned vehicle while said vehicle is being used in the fulfillment of the requirements of this contract.
- 3. It is mutually agreed by and between the Board and Driver that the Board Owned vehicle shall be operated in accordance with current federal and state laws; 702 KAR 5:130, and that all passengers including the driver will wear installed seatbelts at all times while being transported the provision of this contract.
- 4. It is mutually agreed by and between the Board and Driver that the failure of either party to carry out their obligations in good faith as set forth in this contract shall cause this contract to become cancelable for cause.
- 5. It is mutually agreed by and between the Board and Driver that if conditions arise as a result of the Driver's operation of the Board Owned vehicle which threaten the safety and morality of the students riding in the vehicle, the Board shall take action appropriate for the cancellation of this contract.
- 6. It is mutually agreed by and between the Board and Driver that the Driver will not receive any additional pay or compensation for any services performed under the provisions of this contract.

WITNESSETH THESE SIGNATURES	<u>S:</u>
	_, BOARD OF EDUCATION
	_, Chairman
	_, Superintendent
15 Cold	, Driver

This contract was approved at the Board Meeting held by the <u>Mercer County</u> Board of Education to become effective on the date shown in the first paragraph of this contract.

#### VEHICLES OF 9 PASSENGERS OR LESS

STATE OF KENTUCKY	COUNTY OF MERCER
This contract entered into this day of the Mercer County Board of Education whose address in 40330 hereinafter referred to as the Board and	5 530 Perryville Street, Harrodsburg, KY
is 1055 Riverside Dr. H-burg 40330 hereina	ther referred to as the Driver.
WITNESSETH:  The Board hereby approves the Driver to drive a manufacturer to transport nine (9) or less passengers incl	

# A. BOARD OBLIGATIONS:

from school approved activities for the 25-26 school year.

- The Board hereby authorizes the Driver to drive a Board Owned vehicle when transporting students to and from school approved activities. No other vehicles will be used to transport students under the agreement.
- 2. The Board agrees to provide the Driver with any training the local Department of Pupil Transportation deems necessary in order to insure the safe transportation of students.

- To abide by the state laws, Kentucky Board of Education regulations, and local Board of Education regulations and policies that pertain to his or her responsibilities as a Driver of a vehicle under the terms of this contract.
- 2. To follow the instructions given to him or her by the proper school system authorities to the best of his or her ability.
- 3. To procure, at his or her own expense, the necessary Kentucky license or licenses required for operation of the Board Owned vehicle and to keep said license or licenses in force at all times.
- 4. To provide the Board with a certificate from a physician designated by the Board attesting to his or her physical fitness to drive a Board Owned Vehicle. This certificate is to be provided prior to driving a Board Owned vehicle in transporting students to approved school activities and at least annually thereafter.
- 5. To drive a Board Owned vehicle only upon proper authorization and to drive the vehicle in a manner that is consistent with safety, Road and weather conditions.
- 6. To drive a Board Owned vehicle when assigned in a safe manner at all times and in a manner that minimizes mechanical wear on parts of the Board Owned vehicle and to report mechanical difficulties promptly to the person designated to receive such reports.
- 7. To clean the inside of the Board Owned vehicle before and after driving the Board Owned vehicle and to keep all lights and signals clean at all times.

- 8. To become familiar with the operation of the Board Owned vehicle which they are assigned to drive and the route to and from the assigned destination prior to departing on any assigned trip on which students are being transported to an approved school activity.
- That he or she will not drive a Board Owned vehicle and transport students to a school approved
  activity when his or her physical condition is such that it would impair the ability of the Driver to
  safely carry out his or her duties.
- 10. That he or she will not drive a Board Owned vehicle at any time while they are taking medication, either by prescription or without prescription, if that medication would affect, in any way, the Driver's ability to safely drive a Board Owned vehicle.
- 11. To display a sign in clear view in the rear of the vehicle stating: "This vehicle is being used to transport school children."

- 1. It is mutually agreed by and between the Board and the Driver that the Board Owned vehicle will be used only for the transporting of students to prior approved school activities.
- It is mutually agreed by and between the Board and Driver that only those students authorized by the Principal of the school shall be transported in the Board Owned vehicle while said vehicle is being used in the fulfillment of the requirements of this contract.
- 3. It is mutually agreed by and between the Board and Driver that the Board Owned vehicle shall be operated in accordance with current federal and state laws; 702 KAR 5:130, and that all passengers including the driver will wear installed seatbelts at all times while being transported the provision of this contract.
- 4. It is mutually agreed by and between the Board and Driver that the failure of either party to carry out their obligations in good faith as set forth in this contract shall cause this contract to become cancelable for cause.
- 5. It is mutually agreed by and between the Board and Driver that if conditions arise as a result of the Driver's operation of the Board Owned vehicle which threaten the safety and morality of the students riding in the vehicle, the Board shall take action appropriate for the cancellation of this contract.
- 6. It is mutually agreed by and between the Board and Driver that the Driver will not receive any additional pay or compensation for any services performed under the provisions of this contract.

WITNESSETH TH	ESE SIGNATURES	<u>3:</u>
		_, BOARD OF EDUCATION
		_, Chairman
2	2	_, Superintendent
Kendu H.	Bashd	_, Driver

This contract was approved at the Board Meeting held by the <u>Mercer County</u> Board of Education to become effective on the date shown in the first paragraph of this contract.

## VEHICLES OF 9 PASSENGERS OR LESS

STATE OF KENTUCKY		COUNTY	OF MERCER
This contract entered into this $\frac{23}{4}$ day of			
the Mercer County Board of Education whose	address is 530	<u> Perryville Street, H:</u>	arrodsburg, KY
40330 hereinafter referred to as the Board and is	330 -	Hams la	whose address
is travea Dearborn	hereinafter ref	erred to as the Drive	r.

#### WITNESSETH:

OTATE OF BENEFICES

The Board hereby approves the Driver to drive a Board Owned vehicle designed by the manufacturer to transport nine (9) or less passengers including the driver to provide transportation to and from school approved activities for the <u>2025-7024</u> school year.

# A. BOARD OBLIGATIONS:

- The Board hereby authorizes the Driver to drive a Board Owned vehicle when transporting students to and from school approved activities. No other vehicles will be used to transport students under the agreement.
- 2. The Board agrees to provide the Driver with any training the local Department of Pupil Transportation deems necessary in order to insure the safe transportation of students.

- To abide by the state laws, Kentucky Board of Education regulations, and local Board of
  Education regulations and policies that pertain to his or her responsibilities as a Driver of a
  vehicle under the terms of this contract.
- 2. To follow the instructions given to him or her by the proper school system authorities to the best of his or her ability.
- 3. To procure, at his or her own expense, the necessary Kentucky license or licenses required for operation of the Board Owned vehicle and to keep said license or licenses in force at all times.
- 4. To provide the Board with a certificate from a physician designated by the Board attesting to his or her physical fitness to drive a Board Owned Vehicle. This certificate is to be provided prior to driving a Board Owned vehicle in transporting students to approved school activities and at least annually thereafter.
- 5. To drive a Board Owned vehicle only upon proper authorization and to drive the vehicle in a manner that is consistent with safety, Road and weather conditions.
- 6. To drive a Board Owned vehicle when assigned in a safe manner at all times and in a manner that minimizes mechanical wear on parts of the Board Owned vehicle and to report mechanical difficulties promptly to the person designated to receive such reports.
- 7. To clean the inside of the Board Owned vehicle before and after driving the Board Owned vehicle and to keep all lights and signals clean at all times.

- 8. To become familiar with the operation of the Board Owned vehicle which they are assigned to drive and the route to and from the assigned destination prior to departing on any assigned trip on which students are being transported to an approved school activity.
- That he or she will not drive a Board Owned vehicle and transport students to a school approved activity when his or her physical condition is such that it would impair the ability of the Driver to safely carry out his or her duties.
- 10. That he or she will not drive a Board Owned vehicle at any time while they are taking medication, either by prescription or without prescription, if that medication would affect, in any way, the Driver's ability to safely drive a Board Owned vehicle.
- 11. To display a sign in clear view in the rear of the vehicle stating: "This vehicle is being used to transport school children."

- 1. It is mutually agreed by and between the Board and the Driver that the Board Owned vehicle will be used only for the transporting of students to prior approved school activities.
- 2. It is mutually agreed by and between the Board and Driver that only those students authorized by the Principal of the school shall be transported in the Board Owned vehicle while said vehicle is being used in the fulfillment of the requirements of this contract.
- 3. It is mutually agreed by and between the Board and Driver that the Board Owned vehicle shall be operated in accordance with current federal and state laws; 702 KAR 5:130, and that all passengers including the driver will wear installed seatbelts at all times while being transported the provision of this contract.
- 4. It is mutually agreed by and between the Board and Driver that the failure of either party to carry out their obligations in good faith as set forth in this contract shall cause this contract to become cancelable for cause.
- 5. It is mutually agreed by and between the Board and Driver that if conditions arise as a result of the Driver's operation of the Board Owned vehicle which threaten the safety and morality of the students riding in the vehicle, the Board shall take action appropriate for the cancellation of this contract.
- 6. It is mutually agreed by and between the Board and Driver that the Driver will not receive any additional pay or compensation for any services performed under the provisions of this contract.

WITNESSETH THESE SIGNATURES:
, BOARD OF EDUCATION
, Chairman
, Superintendent
and ea Deamon, Driver

This contract was approved at the Board Meeting held by the <u>Mercer County</u> Board of Education to become effective on the date shown in the first paragraph of this contract.

## VEHICLES OF 9 PASSENGERS OR LESS

STATE	00	TITALT	T T/7T/77
LIAIH	( ) 14	KHNII	11/ K V

COUNTY OF MERCER

This contract entered into this 6+4	_day of_	August	, 20_ Z	5_, by and between
the Mercer County Board of Education	whose a	ddress is 530 Per	rryville Street, I	Harrodsburg, KY
40330 hereinafter referred to as the Boa		- Austin	Cocanous	her whose address
is 604 storey Ave, Harr	od sbuil	Hereinafter refer	red to as the Driv	ver.

# WITNESSETH:

The Board hereby approves the Driver to drive a Board Owned vehicle designed by the manufacturer to transport nine (9) or less passengers including the driver to provide transportation to and from school approved activities for the 25-26 school year.

#### A. BOARD OBLIGATIONS:

- The Board hereby authorizes the Driver to drive a Board Owned vehicle when transporting students to and from school approved activities. No other vehicles will be used to transport students under the agreement.
- 2. The Board agrees to provide the Driver with any training the local Department of Pupil Transportation deems necessary in order to insure the safe transportation of students.

- To abide by the state laws, Kentucky Board of Education regulations, and local Board of
  Education regulations and policies that pertain to his or her responsibilities as a Driver of a
  vehicle under the terms of this contract.
- 2. To follow the instructions given to him or her by the proper school system authorities to the best of his or her ability.
- 3. To procure, at his or her own expense, the necessary Kentucky license or licenses required for operation of the Board Owned vehicle and to keep said license or licenses in force at all times.
- 4. To provide the Board with a certificate from a physician designated by the Board attesting to his or her physical fitness to drive a Board Owned Vehicle. This certificate is to be provided prior to driving a Board Owned vehicle in transporting students to approved school activities and at least annually thereafter.
- 5. To drive a Board Owned vehicle only upon proper authorization and to drive the vehicle in a manner that is consistent with safety, Road and weather conditions.
- 6. To drive a Board Owned vehicle when assigned in a safe manner at all times and in a manner that minimizes mechanical wear on parts of the Board Owned vehicle and to report mechanical difficulties promptly to the person designated to receive such reports.
- 7. To clean the inside of the Board Owned vehicle before and after driving the Board Owned vehicle and to keep all lights and signals clean at all times.

- To become familiar with the operation of the Board Owned vehicle which they are assigned to
  drive and the route to and from the assigned destination prior to departing on any assigned trip on
  which students are being transported to an approved school activity.
- That he or she will not drive a Board Owned vehicle and transport students to a school approved
  activity when his or her physical condition is such that it would impair the ability of the Driver to
  safely carry out his or her duties.
- 10. That he or she will not drive a Board Owned vehicle at any time while they are taking medication, either by prescription or without prescription, if that medication would affect, in any way, the Driver's ability to safely drive a Board Owned vehicle.
- 11. To display a sign in clear view in the rear of the vehicle stating: "This vehicle is being used to transport school children."

- 1. It is mutually agreed by and between the Board and the Driver that the Board Owned vehicle will be used only for the transporting of students to prior approved school activities.
- It is mutually agreed by and between the Board and Driver that only those students authorized by the Principal of the school shall be transported in the Board Owned vehicle while said vehicle is being used in the fulfillment of the requirements of this contract.
- 3. It is mutually agreed by and between the Board and Driver that the Board Owned vehicle shall be operated in accordance with current federal and state laws; 702 KAR 5:130, and that all passengers including the driver will wear installed seatbelts at all times while being transported the provision of this contract.
- 4. It is mutually agreed by and between the Board and Driver that the failure of either party to carry out their obligations in good faith as set forth in this contract shall cause this contract to become cancelable for cause.
- 5. It is mutually agreed by and between the Board and Driver that if conditions arise as a result of the Driver's operation of the Board Owned vehicle which threaten the safety and morality of the students riding in the vehicle, the Board shall take action appropriate for the cancellation of this contract.
- 6. It is mutually agreed by and between the Board and Driver that the Driver will not receive any additional pay or compensation for any services performed under the provisions of this contract.

WITNESSETH THESE SIGNATURES:	i.
	, BOARD OF EDUCATION
	_, Chairman
	_, Superintendent
(FG)	_, Driver

This contract was approved at the Board Meeting held by the <u>Mercer County</u> Board of Education to become effective on the date shown in the first paragraph of this contract.

# VEHICLES OF 9 PASSENGERS OR LESS

STATE OF KENTUCKY	COUNTY OF MERCER	
This contract entered into this 3 day of July the Mercer County Board of Education whose address is 330 Perryv 40330 hereinafter referred to as the Board and 120000 hereinafter referred to	ille Street, Harrodsburg, KY Avnold whose address	
WITNESSETH:  The Board hereby approves the Driver to drive a Board Owner.	d vehicle designed by the	
manufacturer to transport nine (9) or less passengers including the driv from school approved activities for the school year.	ver to provide transportation to and	
A. BOARD OBLIGATIONS:		

- 1. The Board hereby authorizes the Driver to drive a Board Owned vehicle when transporting
  - students to and from school approved activities. No other vehicles will be used to transport students under the agreement.
- 2. The Board agrees to provide the Driver with any training the local Department of Pupil Transportation deems necessary in order to insure the safe transportation of students.

- To abide by the state laws, Kentucky Board of Education regulations, and local Board of
  Education regulations and policies that pertain to his or her responsibilities as a Driver of a
  vehicle under the terms of this contract.
- 2. To follow the instructions given to him or her by the proper school system authorities to the best of his or her ability.
- 3. To procure, at his or her own expense, the necessary Kentucky license or licenses required for operation of the Board Owned vehicle and to keep said license or licenses in force at all times.
- 4. To provide the Board with a certificate from a physician designated by the Board attesting to his or her physical fitness to drive a Board Owned Vehicle. This certificate is to be provided prior to driving a Board Owned vehicle in transporting students to approved school activities and at least annually thereafter.
- 5. To drive a Board Owned vehicle only upon proper authorization and to drive the vehicle in a manner that is consistent with safety, Road and weather conditions.
- 6. To drive a Board Owned vehicle when assigned in a safe manner at all times and in a manner that minimizes mechanical wear on parts of the Board Owned vehicle and to report mechanical difficulties promptly to the person designated to receive such reports.
- 7. To clean the inside of the Board Owned vehicle before and after driving the Board Owned vehicle and to keep all lights and signals clean at all times.

- 8. To become familiar with the operation of the Board Owned vehicle which they are assigned to drive and the route to and from the assigned destination prior to departing on any assigned trip on which students are being transported to an approved school activity.
- 9. That he or she will not drive a Board Owned vehicle and transport students to a school approved activity when his or her physical condition is such that it would impair the ability of the Driver to safely carry out his or her duties.
- 10. That he or she will not drive a Board Owned vehicle at any time while they are taking medication, either by prescription or without prescription, if that medication would affect, in any way, the Driver's ability to safely drive a Board Owned vehicle.
- 11. To display a sign in clear view in the rear of the vehicle stating: "This vehicle is being used to transport school children."

- 1. It is mutually agreed by and between the Board and the Driver that the Board Owned vehicle will be used only for the transporting of students to prior approved school activities.
- 2. It is mutually agreed by and between the Board and Driver that only those students authorized by the Principal of the school shall be transported in the Board Owned vehicle while said vehicle is being used in the fulfillment of the requirements of this contract.
- 3. It is mutually agreed by and between the Board and Driver that the Board Owned vehicle shall be operated in accordance with current federal and state laws; 702 KAR 5:130, and that all passengers including the driver will wear installed seatbelts at all times while being transported the provision of this contract.
- 4. It is mutually agreed by and between the Board and Driver that the failure of either party to carry out their obligations in good faith as set forth in this contract shall cause this contract to become cancelable for cause.
- 5. It is mutually agreed by and between the Board and Driver that if conditions arise as a result of the Driver's operation of the Board Owned vehicle which threaten the safety and morality of the students riding in the vehicle, the Board shall take action appropriate for the cancellation of this contract.
- 6. It is mutually agreed by and between the Board and Driver that the Driver will not receive any additional pay or compensation for any services performed under the provisions of this contract.

WITNESSETH THESE SIGNATURES	<u>):</u>
	_, BOARD OF EDUCATION
	_, Chairman
	_, Superintendent
and on Ande	_, Driver

This contract was approved at the Board Meeting held by the <u>Mercer County</u> Board of Education to become effective on the date shown in the first paragraph of this contract.

# VEHICLES OF 9 PASSENGERS OR LESS

STATE OF KENTUCKY	
OF KENTUCKY	COUNTY OF MERCER
This content entered into this ( ) day of A 10118+	, 20_25, by and between
Mercer County Board of Education whose address it 530 Perryvil	le Street, Harrodshurg, KV
40330 hereinafter referred to as the Board and Wica Akh	whose address
is 1034 Beaumont the Harrod Subgreinafter referred to	as the Driver.
40330 hereinafter referred to as the Board and EVICA AKNY is 1030 PROUMENT ARE HAVIOUS Whereinafter referred to LY 40350	
WITNESSETH:	
The Board hereby approves the Driver to drive a Board Owner	d vehicle designed by the
manufacturer to transport nine (9) or less passengers including the driv	er to provide transportation to and
from school approved activities for the 25,210 school year.	•

# A. BOARD OBLIGATIONS:

- The Board hereby authorizes the Driver to drive a Board Owned vehicle when transporting students to and from school approved activities. No other vehicles will be used to transport students under the agreement.
- The Board agrees to provide the Driver with any training the local Department of Pupil
  Transportation deems necessary in order to insure the safe transportation of students.

- To abide by the state laws, Kentucky Board of Education regulations, and local Board of
  Education regulations and policies that pertain to his or her responsibilities as a Driver of a
  vehicle under the terms of this contract.
- 2. To follow the instructions given to him or her by the proper school system authorities to the best of his or her ability.
- To procure, at his or her own expense, the necessary Kentucky license or licenses required for operation of the Board Owned vehicle and to keep said license or licenses in force at all times.
- 4. To provide the Board with a certificate from a physician designated by the Board attesting to his or her physical fitness to drive a Board Owned Vehicle. This certificate is to be provided prior to driving a Board Owned vehicle in transporting students to approved school activities and at least annually thereafter.
- 5. To drive a Board Owned vehicle only upon proper authorization and to drive the vehicle in a manner that is consistent with safety, Road and weather conditions.
- To drive a Board Owned vehicle when assigned in a safe manner at all times and in a manner that
  minimizes mechanical wear on parts of the Board Owned vehicle and to report mechanical
  difficulties promptly to the person designated to receive such reports.
- 7. To clean the inside of the Board Owned vehicle before and after driving the Board Owned vehicle and to keep all lights and signals clean at all times.

8. To become familiar with the operation of the Board Owned vehicle which they are assigned to drive and the route to and from the assigned destination prior to departing on any assigned trip on which students are being transported to an approved school activity.

That he or she will not drive a Board Owned vehicle and transport students to a school approved activity when his or her physical condition is such that it would impair the ability of the Driver to

Safely carry out his or her duties.

10. That he or she will not drive a Board Owned vehicle at any time while they are taking medication, either by prescription or without prescription, if that medication would affect, in any way, the Driver's ability to safely drive a Board Owned vehicle.

11. To display a sign in clear view in the rear of the vehicle stating: "This vehicle is being used to transport school children."

## C. MUTUAL AGREEMENTS:

1. It is mutually agreed by and between the Board and the Driver that the Board Owned vehicle will be used only for the transporting of students to prior approved school activities.

 It is mutually agreed by and between the Board and Driver that only those students authorized by the Principal of the school shall be transported in the Board Owned vehicle while said vehicle is being used in the fulfillment of the requirements of this contract.

3. It is mutually agreed by and between the Board and Driver that the Board Owned vehicle shall be operated in accordance with current federal and state laws; 702 KAR 5:130, and that all passengers including the driver will wear installed seatbelts at all times while being transported the provision of this contract.

4. It is mutually agreed by and between the Board and Driver that the failure of either party to carry out their obligations in good faith as set forth in this contract shall cause this contract to become

cancelable for cause.

- 5. It is mutually agreed by and between the Board and Driver that if conditions arise as a result of the Driver's operation of the Board Owned vehicle which threaten the safety and morality of the students riding in the vehicle, the Board shall take action appropriate for the cancellation of this contract.
- It is mutually agreed by and between the Board and Driver that the Driver will not receive any additional pay or compensation for any services performed under the provisions of this contract.

<u>WITNESSETH THESE SIGNATURES:</u>	
	BOARD OF EDUCATION
China Ohallall	Chairman Superintendent Driver

This contract was approved at the Board Meeting held by the Mercer County Board of Education to become effective on the date shown in the first paragraph of this contract.

#### VEHICLES OF 9 PASSENGERS OR LESS

STATE OF KENTUCKY	COUNTY OF MERCER	
This contract entered into this		
is 315 Paradise Camp Rd hereinafter referred to		
Harrodsburg, KY 40330 WITNESSETH:		
The Board hereby approves the Driver to drive a Board Owned vehicle designed by the manufacturer to transport nine (9) or less passengers including the driver to provide transportation to and from school approved activities for the 25/26 school year.		

# A. BOARD OBLIGATIONS:

- The Board hereby authorizes the Driver to drive a Board Owned vehicle when transporting students to and from school approved activities. No other vehicles will be used to transport students under the agreement.
- 2. The Board agrees to provide the Driver with any training the local Department of Pupil Transportation deems necessary in order to insure the safe transportation of students.

- To abide by the state laws, Kentucky Board of Education regulations, and local Board of Education regulations and policies that pertain to his or her responsibilities as a Driver of a vehicle under the terms of this contract.
- 2. To follow the instructions given to him or her by the proper school system authorities to the best of his or her ability.
- 3. To procure, at his or her own expense, the necessary Kentucky license or licenses required for operation of the Board Owned vehicle and to keep said license or licenses in force at all times.
- 4. To provide the Board with a certificate from a physician designated by the Board attesting to his or her physical fitness to drive a Board Owned Vehicle. This certificate is to be provided prior to driving a Board Owned vehicle in transporting students to approved school activities and at least annually thereafter.
- 5. To drive a Board Owned vehicle only upon proper authorization and to drive the vehicle in a manner that is consistent with safety, Road and weather conditions.
- 6. To drive a Board Owned vehicle when assigned in a safe manner at all times and in a manner that minimizes mechanical wear on parts of the Board Owned vehicle and to report mechanical difficulties promptly to the person designated to receive such reports.
- 7. To clean the inside of the Board Owned vehicle before and after driving the Board Owned vehicle and to keep all lights and signals clean at all times.

- 8. To become familiar with the operation of the Board Owned vehicle which they are assigned to drive and the route to and from the assigned destination prior to departing on any assigned trip on which students are being transported to an approved school activity.
- That he or she will not drive a Board Owned vehicle and transport students to a school approved
  activity when his or her physical condition is such that it would impair the ability of the Driver to
  safely carry out his or her duties.
- 10. That he or she will not drive a Board Owned vehicle at any time while they are taking medication, either by prescription or without prescription, if that medication would affect, in any way, the Driver's ability to safely drive a Board Owned vehicle.
- 11. To display a sign in clear view in the rear of the vehicle stating: "This vehicle is being used to transport school children."

- 1. It is mutually agreed by and between the Board and the Driver that the Board Owned vehicle will be used only for the transporting of students to prior approved school activities.
- 2. It is mutually agreed by and between the Board and Driver that only those students authorized by the Principal of the school shall be transported in the Board Owned vehicle while said vehicle is being used in the fulfillment of the requirements of this contract.
- 3. It is mutually agreed by and between the Board and Driver that the Board Owned vehicle shall be operated in accordance with current federal and state laws; 702 KAR 5:130, and that all passengers including the driver will wear installed seatbelts at all times while being transported the provision of this contract.
- 4. It is mutually agreed by and between the Board and Driver that the failure of either party to carry out their obligations in good faith as set forth in this contract shall cause this contract to become cancelable for cause.
- 5. It is mutually agreed by and between the Board and Driver that if conditions arise as a result of the Driver's operation of the Board Owned vehicle which threaten the safety and morality of the students riding in the vehicle, the Board shall take action appropriate for the cancellation of this contract.
- 6. It is mutually agreed by and between the Board and Driver that the Driver will not receive any additional pay or compensation for any services performed under the provisions of this contract.

WITNESSETH THESE SIGNATURES	<u>S:</u>
	_, BOARD OF EDUCATION
	_, Chairman
-10	_, Superintendent
Zynn Hack	_, Driver

This contract was approved at the Board Meeting held by the <u>Mercer County</u> Board of Education to become effective on the date shown in the first paragraph of this contract.

# VEHICLES OF 9 PASSENGERS OR LESS

STATE OF KENTUCKY	COUNTY OF MERCER	
This contract entered into this	, 20 25 , by and between Rerryville Street. Harrodsburg, KY whose address ferred to as the Driver.	
WITNESSETH:		
The Board hereby approves the Driver to drive a Board Owned vehicle designed by the		
manufacturer to transport nine (9) or less passengers including the driver to provide transportation to and		
from school approved activities for the 25-2 chool year.		

# A. BOARD OBLIGATIONS:

- The Board hereby authorizes the Driver to drive a Board Owned vehicle when transporting students to and from school approved activities. No other vehicles will be used to transport students under the agreement.
- 2. The Board agrees to provide the Driver with any training the local Department of Pupil Transportation deems necessary in order to insure the safe transportation of students.

- To abide by the state laws, Kentucky Board of Education regulations, and local Board of Education regulations and policies that pertain to his or her responsibilities as a Driver of a vehicle under the terms of this contract.
- 2. To follow the instructions given to him or her by the proper school system authorities to the best of his or her ability.
- 3. To procure, at his or her own expense, the necessary Kentucky license or licenses required for operation of the Board Owned vehicle and to keep said license or licenses in force at all times.
- 4. To provide the Board with a certificate from a physician designated by the Board attesting to his or her physical fitness to drive a Board Owned Vehicle. This certificate is to be provided prior to driving a Board Owned vehicle in transporting students to approved school activities and at least annually thereafter.
- 5. To drive a Board Owned vehicle only upon proper authorization and to drive the vehicle in a manner that is consistent with safety, Road and weather conditions.
- 6. To drive a Board Owned vehicle when assigned in a safe manner at all times and in a manner that minimizes mechanical wear on parts of the Board Owned vehicle and to report mechanical difficulties promptly to the person designated to receive such reports.
- 7. To clean the inside of the Board Owned vehicle before and after driving the Board Owned vehicle and to keep all lights and signals clean at all times.

8. To become familiar with the operation of the Board Owned vehicle which they are assigned to drive and the route to and from the assigned destination prior to departing on any assigned trip on which students are being transported to an approved school activity.

That he or she will not drive a Board Owned vehicle and transport students to a school approved activity when his or her physical condition is such that it would impair the ability of the Driver to

safely carry out his or her duties.

10. That he or she will not drive a Board Owned vehicle at any time while they are taking medication, either by prescription or without prescription, if that medication would affect, in any way, the Driver's ability to safely drive a Board Owned vehicle.

11. To display a sign in clear view in the rear of the vehicle stating: "This vehicle is being used to transport school children."

# C. MUTUAL AGREEMENTS:

1. It is mutually agreed by and between the Board and the Driver that the Board Owned vehicle will be used only for the transporting of students to prior approved school activities.

2. It is mutually agreed by and between the Board and Driver that only those students authorized by the Principal of the school shall be transported in the Board Owned vehicle while said vehicle is being used in the fulfillment of the requirements of this contract.

3. It is mutually agreed by and between the Board and Driver that the Board Owned vehicle shall be operated in accordance with current federal and state laws; 702 KAR 5:130, and that all passengers including the driver will wear installed seatbelts at all times while being transported the provision of this contract.

4. It is mutually agreed by and between the Board and Driver that the failure of either party to carry out their obligations in good faith as set forth in this contract shall cause this contract to become

cancelable for cause.

5. It is mutually agreed by and between the Board and Driver that if conditions arise as a result of the Driver's operation of the Board Owned vehicle which threaten the safety and morality of the students riding in the vehicle, the Board shall take action appropriate for the cancellation of this contract.

6. It is mutually agreed by and between the Board and Driver that the Driver will not receive any additional pay or compensation for any services performed under the provisions of this contract.

WITNESSETH THESE SIGNATURE	ES:
	, BOARD OF EDUCATION
	, Chairman
	, Superintendent
Usakudynste	, Driver

This contract was approved at the Board Meeting held by the Mercer County Board of Education to become effective on the date shown in the first paragraph of this contract.

# VEHICLES OF 9 PASSENGERS OR LESS

STATE OF KENTUCKY		COUNTY O	F MERCER
This contract entered into this day of the Mercer County Board of Education whose a			_, by and between
is 432 Agu St. Hamakung, KY 10330	William Sty	Anterso	whose address
is 436 1190 St. Maridany, Ry 10330	hereinafter referred t	to as the Driver.	

#### WITNESSETH:

STATE OF KENTLICKY

The Board hereby approves the Driver to drive a Board Owned vehicle designed by the manufacturer to transport nine (9) or less passengers including the driver to provide transportation to and from school approved activities for the **2025-2024** school year.

#### A. BOARD OBLIGATIONS:

- 1. The Board hereby authorizes the Driver to drive a Board Owned vehicle when transporting students to and from school approved activities. No other vehicles will be used to transport students under the agreement.
- 2. The Board agrees to provide the Driver with any training the local Department of Pupil Transportation deems necessary in order to insure the safe transportation of students.

- 1. To abide by the state laws, Kentucky Board of Education regulations, and local Board of Education regulations and policies that pertain to his or her responsibilities as a Driver of a vehicle under the terms of this contract.
- 2. To follow the instructions given to him or her by the proper school system authorities to the best of his or her ability.
- 3. To procure, at his or her own expense, the necessary Kentucky license or licenses required for operation of the Board Owned vehicle and to keep said license or licenses in force at all times.
- 4. To provide the Board with a certificate from a physician designated by the Board attesting to his or her physical fitness to drive a Board Owned Vehicle. This certificate is to be provided prior to driving a Board Owned vehicle in transporting students to approved school activities and at least annually thereafter.
- 5. To drive a Board Owned vehicle only upon proper authorization and to drive the vehicle in a manner that is consistent with safety, Road and weather conditions.
- 6. To drive a Board Owned vehicle when assigned in a safe manner at all times and in a manner that minimizes mechanical wear on parts of the Board Owned vehicle and to report mechanical difficulties promptly to the person designated to receive such reports.
- 7. To clean the inside of the Board Owned vehicle before and after driving the Board Owned vehicle and to keep all lights and signals clean at all times.

- 8. To become familiar with the operation of the Board Owned vehicle which they are assigned to drive and the route to and from the assigned destination prior to departing on any assigned trip on which students are being transported to an approved school activity.
- 9. That he or she will not drive a Board Owned vehicle and transport students to a school approved activity when his or her physical condition is such that it would impair the ability of the Driver to safely carry out his or her duties.
- 10. That he or she will not drive a Board Owned vehicle at any time while they are taking medication, either by prescription or without prescription, if that medication would affect, in any way, the Driver's ability to safely drive a Board Owned vehicle.
- 11. To display a sign in clear view in the rear of the vehicle stating: "This vehicle is being used to transport school children."

- 1. It is mutually agreed by and between the Board and the Driver that the Board Owned vehicle will be used only for the transporting of students to prior approved school activities.
- 2. It is mutually agreed by and between the Board and Driver that only those students authorized by the Principal of the school shall be transported in the Board Owned vehicle while said vehicle is being used in the fulfillment of the requirements of this contract.
- 3. It is mutually agreed by and between the Board and Driver that the Board Owned vehicle shall be operated in accordance with current federal and state laws; 702 KAR 5:130, and that all passengers including the driver will wear installed seatbelts at all times while being transported the provision of this contract.
- 4. It is mutually agreed by and between the Board and Driver that the failure of either party to carry out their obligations in good faith as set forth in this contract shall cause this contract to become cancelable for cause.
- 5. It is mutually agreed by and between the Board and Driver that if conditions arise as a result of the Driver's operation of the Board Owned vehicle which threaten the safety and morality of the students riding in the vehicle, the Board shall take action appropriate for the cancellation of this contract.
- 6. It is mutually agreed by and between the Board and Driver that the Driver will not receive any additional pay or compensation for any services performed under the provisions of this contract.

WITNESSETH THESE SIGNATURES	<u>3:</u>
G	_, BOARD OF EDUCATION
	_, Chairman
	_, Superintendent
Mulhy	_, Driver

This contract was approved at the Board Meeting held by the <u>Mercer County</u> Board of Education to become effective on the date shown in the first paragraph of this contract.

#### **VEHICLES OF 9 PASSENGERS OR LESS**

STATE OF KENTUCKY	COUNTY O	F MERCER
This contract entered into this day of day of the Mercer County Board of Education whose address is 530 Perryvil 40330 hereinafter referred to as the Board and March Sourg hereinafter referred to hereinafter referred to	lle Street Harr	_, by and between odsburg, KYwhose address
WITNESSETH:		
The Board hereby approves the Driver to drive a Board Owned vehicle designed by the		
manufacturer to transport nine (9) or less passengers including the drive	er to provide tra	nsportation to and
from school approved activities for the 2015-201 school year.		5.

#### A. **BOARD OBLIGATIONS**:

- The Board hereby authorizes the Driver to drive a Board Owned vehicle when transporting students to and from school approved activities. No other vehicles will be used to transport students under the agreement.
- 2. The Board agrees to provide the Driver with any training the local Department of Pupil Transportation deems necessary in order to insure the safe transportation of students.

- To abide by the state laws, Kentucky Board of Education regulations, and local Board of Education regulations and policies that pertain to his or her responsibilities as a Driver of a vehicle under the terms of this contract.
- 2. To follow the instructions given to him or her by the proper school system authorities to the best of his or her ability.
- 3. To procure, at his or her own expense, the necessary Kentucky license or licenses required for operation of the Board Owned vehicle and to keep said license or licenses in force at all times.
- 4. To provide the Board with a certificate from a physician designated by the Board attesting to his or her physical fitness to drive a Board Owned Vehicle. This certificate is to be provided prior to driving a Board Owned vehicle in transporting students to approved school activities and at least annually thereafter.
- 5. To drive a Board Owned vehicle only upon proper authorization and to drive the vehicle in a manner that is consistent with safety, Road and weather conditions.
- 6. To drive a Board Owned vehicle when assigned in a safe manner at all times and in a manner that minimizes mechanical wear on parts of the Board Owned vehicle and to report mechanical difficulties promptly to the person designated to receive such reports.
- 7. To clean the inside of the Board Owned vehicle before and after driving the Board Owned vehicle and to keep all lights and signals clean at all times.

- 8. To become familiar with the operation of the Board Owned vehicle which they are assigned to drive and the route to and from the assigned destination prior to departing on any assigned trip on which students are being transported to an approved school activity.
- 9. That he or she will not drive a Board Owned vehicle and transport students to a school approved activity when his or her physical condition is such that it would impair the ability of the Driver to safely carry out his or her duties.
- 10. That he or she will not drive a Board Owned vehicle at any time while they are taking medication, either by prescription or without prescription, if that medication would affect, in any way, the Driver's ability to safely drive a Board Owned vehicle.
- 11. To display a sign in clear view in the rear of the vehicle stating: "This vehicle is being used to transport school children."

# C. <u>MUTUAL AGREEMENTS:</u>

- 1. It is mutually agreed by and between the Board and the Driver that the Board Owned vehicle will be used only for the transporting of students to prior approved school activities.
- 2. It is mutually agreed by and between the Board and Driver that only those students authorized by the Principal of the school shall be transported in the Board Owned vehicle while said vehicle is being used in the fulfillment of the requirements of this contract.
- 3. It is mutually agreed by and between the Board and Driver that the Board Owned vehicle shall be operated in accordance with current federal and state laws; 702 KAR 5:130, and that all passengers including the driver will wear installed seatbelts at all times while being transported the provision of this contract.
- 4. It is mutually agreed by and between the Board and Driver that the failure of either party to carry out their obligations in good faith as set forth in this contract shall cause this contract to become cancelable for cause.
- 5. It is mutually agreed by and between the Board and Driver that if conditions arise as a result of the Driver's operation of the Board Owned vehicle which threaten the safety and morality of the students riding in the vehicle, the Board shall take action appropriate for the cancellation of this contract.
- 6. It is mutually agreed by and between the Board and Driver that the Driver will not receive any additional pay or compensation for any services performed under the provisions of this contract.

<u>WITNESSETH THESE SIGNATUR</u>	ES:
	, BOARD OF EDUCATION
	, Chairman
	, Superintendent
Shulst	, Driver

This contract was approved at the Board Meeting held by the <u>Mercer County</u> Board of Education to become effective on the date shown in the first paragraph of this contract.