

**Wilson School District**  
2601 Grandview Boulevard  
West Lawn, PA 19609  
610-670-0180 X1231

**REQUEST FOR PROPOSAL**

The Wilson School District invites qualified proposers to submit proposals for:

**LEASED SCHOOL BUSES AND VEHICLES**

**MANDATORY PRE-PROPOSAL MEETING**

All interested proposers must attend a mandatory pre-proposal meeting at which time Wilson School District personnel will be available to answer questions regarding the Request for Proposal. The meeting is scheduled for **April 3, 2019 at 10:00 a.m.** in the Board Room of the Administration Building, located at 2601 Grandview Boulevard, West Lawn, PA 19609.

**SUBMISSION OF PROPOSALS**

The vendor shall submit two (2) signed copies (1 original, 1 photocopy) of the completed proposal in a sealed envelope clearly marked "**PROPOSAL: LEASED SCHOOL BUSES AND VEHICLES.**"

**Proposals are due by 10:00 a.m. – Friday, April 12, 2019**

Mail or deliver proposal to the following address:

Chief Financial Officer  
Wilson School District  
2601 Grandview Boulevard  
West Lawn, PA 19609

# WILSON SCHOOL DISTRICT

## PROPOSAL FORM FOR LEASED SCHOOL BUSES AND VEHICLES

	YEAR 1 (2019-2010)	YEAR 2 (2020-2021)	YEAR 3 (2021-2022)
<b>PROPOSAL FOR LEASE OF FLEET TO MATCH EXISTING</b>			
<b>COST TO ADD (SUBTRACT) BUS FROM LEASE PROGRAM</b>			
<b>COST TO ADD (SUBTRACT) VAN FROM LEASE PROGRAM</b>			
<b>COST TO ADD (SUBTRACT) WHEELCHAIR ACCESSIBLE VEHICLE</b>			
<b>ADDITIONAL COST PER BUS TO ADD DROP-DOWN WHEEL CHAINS</b>			
<b>PROPOSAL FOR PURCHASE OF EXISTING FLEET (ONE TIME PAYMENT TO DISTRICT)</b>			

Attachments required to be submitted with Proposal Form:

- Maintenance schedule for vehicles
- Proposer’s list of Pennsylvania school districts including: name of school district; contact information; student enrollment; number of vehicles; years of service to each district.
- Proof that the proposer is financially solvent. Submit annual financial statements for the past three (3) years.
- Completed Non-Collusion Affidavit

Person(s) to be contacted should clarification of any part of your proposal be necessary:

Name	Telephone
<b>PROPOSER’S NAME:</b> _____	
<b>ADDRESS:</b> _____	
<b>DATE:</b> _____	
<b>SIGNATURES:</b> _____	

# WILSON SCHOOL DISTRICT

## REQUEST FOR PROPOSAL LEASED SCHOOL BUSES AND VEHICLES

### I. SCOPE

The Wilson School District's ("District") Transportation Department is responsible for the safe, daily transportation of approximately 4,000 students attending the District's schools and non-public schools located within 10 miles of the District's boundaries. These tasks are handled by the District's driving staff of fifty-nine (59) daily route drivers, nineteen (19) substitute/trip drivers, and fourteen (14) school bus aides. Additionally, the District has sixteen (16) crossing guards at various intersections throughout the District to help keep the District's students safe when walking to or from school each day.

The District hereby requests proposals for a leased fleet matching the description found in Exhibit A to the Request for Proposal ("RFP").

**The proposed lease costs shall include the cost of maintenance of all vehicles. The proposal should include a copy of the maintenance schedule.**

### II. GENERAL CONDITIONS

- 1) Term. The Contract will be awarded for a three-year term with an option by the District to extend the Contract for additional years. The Contract will commence on July 1, 2019.
- 2) Fleet Details. The District's current fleet is attached hereto as Exhibit "A."
- 3) Delivery of Vehicles. The successful proposer ("Contractor") will be required to make complete delivery of leased vehicles, in such quantities ordered by the District in writing, to the District by no later than forty-five days following the District's transmittal of a fully executed Contract specifying the vehicles selected by the District for lease. Cost of delivery shall be included in the proposal price. Any vehicles found to be damaged at time of delivery shall be repaired by the Contractor at Contractor's sole cost and expense. All of the vehicles shall be subject to the inspection and approval of the District. In the event that any of the vehicles shall be rejected by the District, Contractor shall furnish substitute vehicles acceptable to the District at Contractor's sole expense.
- 4) Purchase of Existing Fleet. The District encourages interested proposers to consider purchase of the District's existing fleet. The details of the existing fleet are attached at Exhibit A. If interested, proposers should list the one time purchase price on the Proposal Form. **Proposers should note that payment to District must be made within 30 days of the award of the Contract.**

- 5) Proposal Submission. Proposals, along with all required attachments, are due by 10:00 a.m. on April 12, 2019. Interested proposers shall submit two (2) signed copies (1 original, 1 photocopy) of the completed proposal in a sealed envelope clearly marked **“PROPOSAL: LEASED SCHOOL BUSES AND VEHICLES.”** Proposals must be addressed and delivered to the District’s Chief Financial Officer at 2601 Grandview Boulevard, West Lawn, Pennsylvania, 19609.
- 6) Pre-Proposal Meeting. All interested proposers must attend a mandatory pre-proposal meeting at which time Wilson School District personnel will be available to answer questions regarding the Request for Proposal. The meeting is scheduled for **April 3, 2019 at 10:00 a.m.** in the Board Room of the Administration Building, located at 2601 Grandview Boulevard, West Lawn, PA 19609. Attendance is mandatory and a pre-requisite for proposal submission.
- 7) Evaluation Criteria. Proposals will be submitted based on the following evaluation criteria:
  - Cost of Proposal (70%)
  - Previous Experience and Safety Record (15%)
  - Proposed Maintenance Schedule (15%)
- 8) Award/Rejection of Proposals. Proposals that are unsigned, improperly signed or sealed, or illegible, shall be rejected. The District reserves the right to reject any or all proposals or parts of a proposal, to waive any informalities as received, and to award the proposal in its entirety or to apportion such proposal into several smaller proposals in the District’s best interests. Proposals containing minor irregularities or informalities, not relating to price, time, or changes in the goods to be supplied pursuant to the Contract, may be rejected at the District’s sole discretion. The District reserves the right to waive any such informalities or irregularities when a waiver is in the District’s interest.
- 9) Taxes: Contractor is solely responsible for the payment of any sales, use, or other tax or duty levied or based on the price of any goods, work, or services provided pursuant to the Contract Documents. If the District pays any such tax or duty, proposer shall promptly reimburse the District therefor.
- 10) Limitation of Liability: Notwithstanding anything to the contrary, in no event shall the District’s cumulative liability to Contractor for all claims, liabilities, losses, damages, costs, and expenses relating to the Contract or the goods or services provided thereunder, exceed the amount of the purchase price for any such goods or services that gave rise to such claims, liabilities, losses, damages, costs or expenses, less any amounts already paid by the District for such goods or services. The District shall not be liable to Contractor for any lost profit, loss of business, loss of goodwill, indirect, incidental, punitive, or consequential damages under the Contract or relating to the goods and services provided thereunder.
- 11) Indemnification: Contractor shall indemnify, defend, and hold harmless the District, and its affiliates, officers, elected officials, directors, employees, agents, successors and assigns from and against any and all losses, obligations, liabilities, claims, suits, judgments, damages

(whether incidental, consequential, or otherwise), penalties, fines, costs, and expenses (including, without limitation, reasonable attorney' fees, paralegal fees, expert fees, and consultant fees) arising out of, or in connection with (a) the violation or alleged violation of any law, ordinance, regulation, or rights of third parties by reason of performance or nonperformance by Contractor under the Contract; (b) breach of any term, condition, covenant, agreement, representation, or warranty by Contractor; (c) any infringement or alleged infringement of any patent, copyright, trademark, or other intellectual property relating to the use or design of any equipment, materials, goods, or services furnished by Contractor under the Contract or the processes or actions employed by or on behalf of Contractor; (d) injury or death to persons or any real or personal property damage, arising from or relating to the goods or services provided by Contractor under the Contract or acts or omissions of Contractor or its officers, directors, employees, agents, contractors, or subcontractors; or (e) claims arising from or relating to injuries to or death of Contractor's employees, including, but not limited to, claims based upon allegations of negligence of the District. The indemnity provided in clause (e) is applicable to claims for which Contractor has or may have immunity under the Pennsylvania Workers' Compensation Act, or other similar law, and Contractor agrees and acknowledges that by undertaking to indemnify the District, Contractor is expressly undertaking indemnification liability by written contract pursuant to Section 303(b) of the Pennsylvania Workers' Compensation Act, or any other similar law. Contractor's obligations under this section shall not be limited to its insurance coverage.

- 12) Jurisdiction; Venue: Any suit, action, or other proceeding seeking to enforce, or in any way relating to, any provision of the Contract shall be brought only in the Court of Common Pleas of Berks County, Pennsylvania or the United States District Court for the Eastern District of Pennsylvania. By submitting a proposal, proposers irrevocably consent and submit to the jurisdiction and venue of such courts. Proposers irrevocably waive any objection which they may have to the laying of the venue of any suit, action, or proceeding related in any way, without limitation, to the proposal process, the award of the Contract, or the performance of the Contract, brought in such courts and any claim that such suit, action, or proceeding brought in such courts has been brought in an inconvenient forum or that such courts lack jurisdiction.
- 13) Waiver: Neither the failure nor delay by the District in exercising any right, power, or privilege will operate as a waiver of any such right, power, or privilege, and no partial exercise of any such right, power, or privilege will preclude further exercise of such right, power, or privilege or the exercise of any other right, power, or privilege.
- 14) Governing Law: The Contract and transactions contemplated thereby shall be governed by, and construed in accordance with, the domestic internal laws of the Commonwealth of Pennsylvania, without regard to its principles pertaining to the conflict of laws.
- 15) Confidentiality: The District, or third parties on the District's behalf, may disclose to proposer certain confidential or proprietary information ("the District Confidential Information"). Contractor agrees not to use, or make copies of, the District Confidential

Information except as required for the performance of its obligations under the Contract, and agrees to limit access to the District Confidential Information to its own employees, agents and consultants strictly on a “need to know” basis; provided, however, that such agents and consultants have executed an agreement with Contractor with confidentiality provisions at least as restrictive as those contained herein. Upon expiration or termination of the Contract, or if requested by the District, Contractor shall, to the extent possible, promptly return all of the District Confidential Information. Contractor acknowledges that the disclosure of the District Confidential Information of the other may give rise to irreparable injury that may be inadequately compensable in damages. To the extent Contractor breaches, or the District could reasonably believe Contractor may breach, its confidentiality obligations stated herein, Contractor consents to the District obtaining injunctive relief to prevent, or otherwise limit the damages of, any such breach or threatened breach and waives any requirement for the District to post any bonds or collateral in connection therewith.

Under Pennsylvania’s “Right to Know Law,” 65 P.S. § 67.101, et seq., public records are required to be open for reasonable inspection. All proposal information, including detailed price and cost information, will be held in confidence while the District is evaluating the proposals. After the District and Contractor have executed the Contract, all proposals will become public records. Trade secrets and other confidential proprietary data contained in the proposal may be held confidential if the proposer requests in writing that the District does so and the District agrees in writing to do so. Material considered trade secrets or confidential proprietary data by the proposer must be clearly identified in the proposal, and the proposer must include a brief statement that sets out the reasons for requesting the confidentiality of each such material. Information that is to remain confidential must be marked “Proprietary & Confidential” on each page within the proposal where such information exists. Blanket statements that the entire proposal is confidential shall be unacceptable.

- 16) Warranties. Proposer warrants that all goods, work, or services furnished pursuant to the Contract shall, as appropriate: (a) be new and free from defects; (b) conform to all designs, plans, and Specifications; (c) be performed in a good, professional, and workmanlike manner; (d) be merchantable, safe, fit, and appropriate for the District’s particular purpose and use; and (e) be delivered free and clear of any claims, liens, or encumbrances whatsoever.
- 17) Waiver of Consequential and Incidental Damages: Contractor waives claims against the District for consequential and/or incidental damages arising out of or relating to the Contract. This waiver includes, but is not limited to consequential damages incurred by Contractor for principal office expenses including, but not limited to, the compensation of personnel stationed there, for losses of financing, business, and reputation, and for loss of actual and expected profits and any incidental damages of any kind, nature, or type. This waiver is applicable, without limitation, to all consequential and/or incidental damages, due to either the Contractor’s and/or the District’s termination of the Contract.
- 18) Prohibited Interests: No official of the District who is authorized in such capacity and on behalf of the District to negotiate, make, accept, or approve, or to take part in negotiating, making, accepting, or approving, the Contract or any portion thereof, shall become directly or

indirectly interested personally in the Contract or in any part thereof and proposer shall immediately notify District to the extent it becomes aware or has reason to believe that any such official has become so involved. No officer, employee, attorney, engineer, or inspector of or for the District who is authorized in such capacity and in behalf of the District to exercise any legislative, executive, supervisory, or other similar functions in connection with the Contract shall become directly or indirectly interested personally (except in such professional capacity) in the Contract or in any part thereof. (18 Pa. C.S. §7503; 62 Pa. C.S.A. §4501 et. seq.)

- 19) Termination Generally. The District may terminate the Contract, for cause or for convenience, with thirty (30) days advanced written notice to Contractor.
- 20) Termination for Cause. In the event of termination for cause, the District, in addition to all other damages recoverable by law, may recover from the Contractor legal fees, professional fees, costs, expenses, including, but not limited to, employee time attributable to said events, and the Contractor shall immediately pay the District for the same. In the event the Contractor fails to adhere to this contractual provision or other requirements of the Contract, whether the subject provision is material or not, to the extent the District incurs legal fees, professional fees, costs or expenses, of any kind, in the District's attempts to enforce such provisions, the District shall be entitled to assess and the Contractor shall be liable for the same to the District. In such event, the District may deduct such amounts from any application for payment, or other amounts invoiced by the Contractor.
- 21) Termination for Convenience. If the District terminates the Contract for convenience, the District shall pay only so much of the Contract price as is then due the Contractor for work performed or materials supplied in accordance with the Contract Documents in a manner satisfactory to the District and nothing more.
- 22) Independent Contractor. Contractor, in performing any services pursuant to a Contract with the District, acts in the capacity of an independent contractor, and in such capacity, is not an agent, servant, partner, or employee of the District. None of the benefits provided by the District to its employees, including but not limited to workers' compensation insurance, disability insurance, medical insurance, and unemployment insurance are available from the District to Contractor for the services provided by Contractor pursuant to the Contract. Contractor has no authority hereunder to assume or create any obligation or responsibility, express or implied, on behalf or in name of the District or to bind the District in any way whatsoever.
- 23) Immunity. As it pertains to third parties, nothing contained herein shall be construed as or imply that the District is waiving its sovereign immunity.
- 24) Non-Assignment. The Contractor may not assign or subcontract the Contract absent the express written consent of the District, which consent is in the District's sole and absolute discretion.

25) Insurance. Contractor shall not commence performance under the Contract until it has obtained all the insurance required under this paragraph and such insurance has been approved by the District. All liability insurance providers must be licensed and authorized to conduct business in the Commonwealth of Pennsylvania. The insurance carriers of whom the Contractor has purchased insurance coverage are to have an A- or better rating plus a financial rating of VI or better with the “AM Best’s Company Key Rating Guide” – latest edition.

- i) Workers’ Compensation and Employer’s Liability Insurance: Contractor shall procure and shall maintain during the life of the Contract Worker’s Compensation Insurance and Employer’s Liability Insurance as statutorily required by the state and federal government for each accident, for all of its employees to be engaged in work pursuant to the Contract.
- ii) General Liability Insurance: Contractor shall procure and shall maintain during the life of the Contract General Liability Insurance in an amount of not less than \$1,000,000 per occurrence and \$3,000,000 aggregate.
- iii) Contractor’s Automobile Liability and Property Damage Insurance: Contractor shall procure and shall maintain during the life of the Contract Automobile Liability Insurance in an amount of not less than \$1,000,000 per occurrence and \$3,000,000 aggregate
- iv) Proof of Carriage of Insurance: Contractor shall procure, and shall keep in force for the duration of this Contract, a policy or policies of liability insurance, in the types and amounts described above, wherein the District is named as an additional insured party, issued by a company which is satisfactory to the District, covering all claims for personal injury, death, and property damage which arise out of or are in anyway related to any act done or omitted with respect to Contractor’s performance of the Contract or in the course of such performance. Each such policy shall provide that no cancellation or material change thereof shall be effective until thirty (30) days after written notice of intent to cancel it has been given to the District. Before performing any work for the District hereunder, Contractor shall furnish the District with a certificate of insurance from the insuring company, as evidence that such liability insurance has been obtained. In addition, all of the Contractor’s insurance policies shall be primary and non-contributory with respect to any other valid and collectible insurance policies. Failure to furnish the correct type of insurance on the correct forms in the correct amounts shall constitute a material breach of the conditions for award of the Contract and Contractor shall be deemed to be in default.

**NOTICE: PROPOSALS ARE PUBLICLY OPENED AND READ ON THE DATE SPECIFIED. IF YOU ARE INTERESTED IN IMMEDIATE INFORMATION RELATING TO THE PROPOSAL, PLEASE HAVE A REPRESENTATIVE PRESENT AT PROPOSAL OPENING. FOLLOWING PROPOSAL OPENING, THE PROPOSALS WILL BE REVIEWED BY THE APPROPRIATE AUTHORITIES OF AND FOR THE DISTRICT. THEREFORE, INFORMATION ON THE PROPOSALS WILL NOT AGAIN BE AVAILABLE UNTIL THEY**

HAVE BEEN REVIEWED AND A FINAL RECOMMENDATION IS PRESENTED TO THE BOARD OF SCHOOL DIRECTORS OF THE DISTRICT AT ITS REGULARLY SCHEDULED MEETING.

### III) SPECIFICATIONS

- 1) All vehicles used in the performance of the Contract shall at all times conform to the standards for school transportation vehicles approved by the Department of Transportation, Public Utility Commission and Mass Transit Authority, as applicable. School buses, Type I and II vehicles, shall meet the minimum standards of the Bureau of Traffic Safety and shall pass annual inspection by the Pennsylvania Officials during the summer months. Cars, vans and Type III school mini-vans shall conform to the standards of the Bureau of Traffic Safety. All vehicles shall conform to the provision of the law of the Commonwealth of Pennsylvania, shall pass annual state required inspections, and be in good mechanical and sanitary condition.
- 2) Additional and/or Loaner Vehicles. Contractor shall have available sufficient spare buses and vehicles to serve as back-up units in the event of breakdowns and/or accident-damaged vehicles and during preventative maintenance. Contractor will also supply a reasonable number of additional buses to provide for special services, such as athletic/band trips and field trips. The District will provide Contractor with sufficient advanced notice of such trips. Spare/additional vehicles shall be provided to the District within forty-eight (48) hours. If the loaner vehicle is provided to the District on a temporary basis due to breakdown, repairs, and/or maintenance, a permanent vehicle will be provided within thirty (30) days. If Contractor requires additional time, it will so advise the District in writing along with an explanation about the delay.
- 3) Maintenance and Repair Obligations. **The Contractor agrees to provide all vehicle maintenance and repairs on all vehicles leased pursuant to the Contract at its own cost. The cost of such maintenance and repairs shall be factored into the proposal amount. The District may elect to perform minor maintenance and/or repair work on the vehicles, in which case the District will invoice the Contractor for such work at cost for materials and at a labor rate of \$35.00 per hour. If maintenance and/or repair work beyond bulb replacement is required, the District will submit to Contractor a written request for approval of such work.**
- 4) Interior Cleaning. The District shall furnish daily interior cleaning.
- 5) Age of Vehicles. All school buses leased to the District pursuant to the Contract shall be no older than three (3) years with the average fleet age not to exceed 1.5 years at any time. All vans leased to the District pursuant to the Contract shall be no older than three (3) years from the date of manufacture.
- 6) Fuel. The District shall provide the motor fuel needed for the performance of the Contract.

- 7) Two-Way Radios. All vehicles leased during the term of this contract must be equipped with two-way radios. Use of the radio system must be in compliance with FCC regulations and is strictly intended for the requirements of the Contract. The District shall retain ownership of the FCC license and tower for such two-way radios.
- 8) Video Monitors. All vehicles leased during the term of this contract must be equipped with Seon Video system video recording devices. All vehicles must have proper signage indicating audio and video equipment is in use. All buses shall be equipped with four (4) devices, including front, middle, rear, and door. The District shall have full access to videos recorded on leased vehicles.
- 9) GPS Systems. All vehicles shall be equipped with “Where’s the Bus” GPS systems. The District shall have full access to the GPS systems on leased vehicles.
- 10) Speaker/Intercom Systems. All buses will be equipped with intercom systems with hands free use of the driver to communicate with children.
- 11) Strobe Lights. All buses will be equipped with roof top strobe lights manufacturer recommendations.
- 12) Drop-Down Wheel Chains. All buses, as an alternate price, will be equipped with drop down wheel chains. The additional cost shall be noted on the Proposal Form.
- 13) All buses shall say “Wilson School District” on the side in black, easily readable lettering.
- 14) Regulations and Compliance. The Contractor must comply with the regulations of the Pennsylvania Department of Education, the laws of the Commonwealth of Pennsylvania, the regulations of the Pennsylvania Department of Transportation, all federal laws and the policies, rules and regulations of the District.
- 15) Payment. The District agrees to pay the Contractor on a monthly basis. Contractors shall invoice for the monthly scheduled payment and any adjustments to the base Contract on a monthly basis and include all supportive data. All invoices for the school year must be received in the Transportation Office by June 25<sup>th</sup> of that school year.
- 16) Discrimination Prohibited. Discrimination Prohibited – According to Section 62, Pa. C.S.A. § 3701, the Contractor agrees that:
  - a) In the hiring of employees for the performance of work under the Contract, no contractor, or any person acting on behalf of the Contractor, shall by reason of gender, race, creed or color discriminate against any citizen of the Commonwealth of Pennsylvania who is qualified and available to perform the work to which the employment relates. No Contractor, or any person on their behalf, shall in any manner discriminate against or intimidate any employee hired for the performance of work under the Contract on account of gender, race, creed or color;

b) The Contract may be cancelled or terminated by the District and all money due or to become due hereunder may be forfeited for a violation of the terms or conditions of the Contract.

17) Human Relations Act. The provisions of the Pennsylvania Human Relations Act, Act 222 of October 27, 1955 P.L. 744) (43 P.S. Section 951, et. Seq.) of the Commonwealth of Pennsylvania prohibit discrimination because of race, religious creed, ancestry, age, sex, national origin, handicap or disability by employers, employment agencies, labor organizations, contractors and others. The contractor shall agree to comply with the provisions of the Act as amended that is made part of this specification.



I state that \_\_\_\_\_ understands and acknowledges that  
(Name of My Company)  
the above representations are material and important, and will be relied on by the Wilson School District in awarding the Contract which this Proposal is submitted.

I understand and my company understands that any misstatement in this affidavit is and shall be treated as fraudulent concealment from the Wilson School District of true facts relating to the submission of Proposals for this Contract.

\_\_\_\_\_  
(Name and Position in Company)

SWORN TO AND SUBSCRIBED BEFORE ME THIS \_\_\_\_ DAY OF \_\_\_\_\_, 2019

\_\_\_\_\_  
Notary Public

My Commission Expires:

2019

**PROPOSED FORM OF CONTRACT**

THIS CONTRACT is made and entered into this \_\_ day of \_\_\_\_\_, 2019, by and between the WILSON SCHOOL DISTRICT (hereinafter, the "District"), and \_\_\_\_\_ (hereinafter, the "Contractor"),

1) A Corporation known as \_\_\_\_\_ organized and existing under the laws of the State of \_\_\_\_\_.

OR

2) A Partnership known as \_\_\_\_\_ consisting of the following partners \_\_\_\_\_.

OR

3) An individual \_\_\_\_\_ trading as \_\_\_\_\_ whose address is \_\_\_\_\_ City of \_\_\_\_\_

WITNESSETH, that the parties hereto for the consideration stated, intending to be legally bound hereby, mutually agree as follows:

1. Contractor agrees to lease to the District the vehicles identified via addendum attached hereto in strict accordance with the General Conditions, Specifications, and any other Request for Proposal documents, all of which are made a part hereof, including, but not limited to, all conditions, instructions, requirements, and statements contained therein, not later than \_\_\_\_\_.

2. Provided the Specifications, General Conditions, and other Contract Documents have been completely met, the District will thereafter pay Contractor a monthly sum of \_\_\_\_\_ DOLLARS AND \_\_\_\_\_ cents (\$\_\_\_\_\_).

3. Contractor shall pay District a sum of \_\_\_\_\_ to purchase the District's existing fleet of vehicles. Payment shall be received not later than \_\_\_\_\_.

4. The General Conditions, Specifications and other Request for Proposal documents are hereby incorporated by reference herein as if herein stated in their entirety, and the parties hereto agree to be bound thereby.

Contractor \_\_\_\_\_

WILSON SCHOOL DISTRICT

\_\_\_\_\_  
Signature

\_\_\_\_\_  
President

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Attest Secretary:

**SCHEDULE A**

**Wilson School District**

**Schedule of Vehicles (2018-2019)**

Vehicle Number	Model Year	VIN	License Plate	Make Chassis	Model	Make Body	Odometer	Capacity	W/C Capacity	Brake Type	Fuel
001	2017	1BAKGCPAXHF325875	SC75044	Blue Bird	Vision	Blue Bird	27503.6	72	0	Air	Diesel
002	2011	1BAKGCPA9BF275235	SC18182	Blue Bird	Vision	Blue Bird	63564.8	72	0	Air	Diesel
003	2016	1BAKGCPA3GF317146	SC71234	Blue Bird	Vision	Blue Bird	46479.2	72	0	Air	Diesel
004	2018	1BAKGCPA0JF337877	SC80149	Blue Bird	Vision	Blue Bird	14061.1	72	0	Air	Diesel
005	2010	1BAKGCPA4AF270281	SC53812	Blue Bird	Vision	Blue Bird	89526	72	0	Air	Diesel
006	2009	1BAKGCKA89F257617	SC53407	Blue Bird	Vision	Blue Bird	96415.4	72	0	Air	Diesel
007	2013	1BAKGCPA6DF289323	SC62397	Blue Bird	Vision	Blue Bird	44198.2	72	0	Air	Diesel
008	2013	1BAKGCPA6EF297018	SC65371	Blue Bird	Vision	Blue Bird	58320.1	72	0	Air	Diesel
009	2016	1BAKGCPA8GF317157	SC71235	Blue Bird	Vision	Blue Bird	34241.8	72	0	Air	Diesel
010	2014	1BAKGCPA8EF297019	SC65372	Blue Bird	Vision	Blue Bird	40118.9	72	0	Air	Diesel
011	2011	1BAKGCPA7BF275234	SC18180	Blue Bird	Vision	Blue Bird	81434.9	72	0	Air	Diesel
012	2008	1BAKGCKA78F245618	SC49605	Blue Bird	Vision	Blue Bird	89293.5	72	0	Air	Diesel
013	2013	1BAKGCPAXDF289325	SC62399	Blue Bird	Vision	Blue Bird	51263.4	72	0	Air	Diesel
014	2012	1BAKGCPA2CF282660	SC60380	Blue Bird	Vision	Blue Bird	71647.5	72	0	Air	Diesel
015	2014	1BAKGCPA9FF309843	SC64898	Blue Bird	Vision	Blue Bird	39304.2	72	0	Air	Diesel
016	2006	1BAKGCKA36F231759	SC43407	Blue Bird	Vision	Blue Bird	154198.2	72	0	Air	Diesel
017	2010	1BAKGCPA6AF270282	SC53990	Blue Bird	Vision	Blue Bird	84411.3	72	0	Air	Diesel
018	2010	1BAKGCPA8AF270283	SC53991	Blue Bird	Vision	Blue Bird	89093.9	72	0	Air	Diesel
019	2012	1BAKGCPA4CF282661	SC60379	Blue Bird	Vision	Blue Bird	61256.4	72	0	Air	Diesel
020	2009	1BAKGCKA19F257619	SC53408	Blue Bird	Vision	Blue Bird	83808.8	72	0	Air	Diesel
021	2018	1BAKGCPA9JF337876	SC80148	Blue Bird	Vision	Blue Bird	8829	72	0	Air	Diesel
022	2018	1BAKGCPA2JF337878	SC80150	Blue Bird	Vision	Blue Bird	5045.4	72	0	Air	Diesel
023	2017	1BAKGCPA1HF325876	SC75045	Blue Bird	Vision	Blue Bird	35712.3	72	0	Air	Diesel
024	2010	1BAKGCPAXAF270284	SC53992	Blue Bird	Vision	Blue Bird	88161.1	72	0	Air	Diesel
025	2014	1BAKGCPA4EF297020	SC65373	Blue Bird	Vision	Blue Bird	58011.6	72	0	Air	Diesel
026	2011	1BAKGCPA0BF275236	SC18198	Blue Bird	Vision	Blue Bird	84693	72	0	Air	Diesel
027	2014	1BAKGCPA7FF309842	SC64897	Blue Bird	Vision	Blue Bird	66107.6	72	0	Air	Diesel
028	2017	1BAKGCPA7HF325882	SC75046	Blue Bird	Vision	Blue Bird	20232	72	0	Air	Diesel
029	2012	1BAKGCPA6CF282662	SC60378	Blue Bird	Vision	Blue Bird	73942.2	72	0	Air	Diesel
030	2009	1BAKGCKA49F257615	SC52212	Blue Bird	Vision	Blue Bird	102222.8	72	0	Air	Diesel
031	2009	1BAKGCKA69F257616	SC52213	Blue Bird	Vision	Blue Bird	133268.2	72	0	Air	Diesel
032	2014	1BAKGCPA0FF309844	SC64899	Blue Bird	Vision	Blue Bird	54850.3	72	0	Air	Diesel
033	2016	1BAKGCPA0GF317170	SC71236	Blue Bird	Vision	Blue Bird	33956.6	72	0	Air	Diesel
034	2011	1BAKGCPA6BF275239	SC57926	Blue Bird	Vision	Blue Bird	113399.8	72	0	Air	Diesel
035	2013	1BAKGCPA4DF289322	SC62396	Blue Bird	Vision	Blue Bird	48370.9	72	0	Air	Diesel
036	2017	1BAKGCPA3HF325927	SC75047	Blue Bird	Vision	Blue Bird	24530.3	72	0	Air	Diesel
039	2007	1BAKGCKA97F240838	SC45891	Blue Bird	Vision	Blue Bird	106584.5	72	0	Air	Diesel
040	2007	1BAKGCKA07F240839	SC45892	Blue Bird	Vision	Blue Bird	105908.6	72	0	Air	Diesel
041	2007	1BAKGCKA77F240840	SC45893	Blue Bird	Vision	Blue Bird	89702.8	72	0	Air	Diesel
042	2007	1BAKGCKA97F240841	SC45894	Blue Bird	Vision	Blue Bird	89746.9	72	0	Air	Diesel
045	2007	1BAKGCKA48F245625	SC49607	Blue Bird	Vision	Blue Bird	108557.9	72	0	Air	Diesel
047	2008	1BAKGCKA98F245619	SC49606	Blue Bird	Vision	Blue Bird	103403.7	72	0	Air	Diesel
048	2009	1GBJG316281175252	SC51140	Chevrolet	Micro Bird	Blue Bird	115978	28	0	Hyd	Diesel
049	2011	1BAKGCPA4BF275238	SC579235	Blue Bird	Vision	Blue Bird	85371	72	0	Air	Diesel
052	2008	1GBJG316481203553	SC52258	Chevrolet	Micro Bird	Blue Bird	107689	28	0	Hyd	Diesel
053	2011	1BAKGCPA2BF275240	SC57927	Blue Bird	Vision	Blue Bird	75323.3	72	0	Air	Diesel
054	2011	1BAKGCPA2BF275237	SC57924	Blue Bird	Vision	Blue Bird	84245.1	72	0	Air	Diesel

Vehicle Number	Model Year	VIN	License Plate	Make Chassis	Model	Make Body	Odometer	Capacity	W/C Capacity	Brake Type	Fuel
055	2013	1BAKGCPA8DF289324	SC62398	Blue Bird	Vision	Blue Bird	56246.4	72	0	Air	Diesel
056	2013	1BAKGCPA1DF289326	SC62800	Blue Bird	Vision	Blue Bird	63830.5	72	0	Air	Diesel
059	2008	1BAKCCPAX8F251272	SC57928	Blue Bird	Vision	Blue Bird	128689.4	48	3	Air	Diesel
070	2011	1BAKCCPA5BF282033	SC62802	Blue Bird	Vision	Blue Bird	108799.5	48	3	Air	Diesel
071	2018	1BAKCCPA3HF325969	SC80147	Blue Bird	Vision	Blue Bird	12305.1	48	3	Air	Diesel
072	2018	1BAKCCSA2LF359921	SC-81985	Blue Bird	Vision	Blue Bird	1500	48	3	Air	Diesel
080	2011	1GB3G3BG6B1134114	SC60382	Chevrolet	Micro Bird	Blue Bird	72205	23	1	Hyd	Unleaded
081	2011	1GB3G3BG5B1134640	SC60381	Chevrolet	Micro Bird	Blue Bird	89568	23	1	Hyd	Unleaded
082	2013	1GB3G3BG6C1136544	SC62801	Chevrolet	Micro Bird	Blue Bird	65968	23	1	Hyd	Unleaded
083	2013	1GB3G3BG0D1136041	SC62711	Chevrolet	Micro Bird	Blue Bird	63622	18	1	Hyd	Gasoline
084	2013	1GB3G3BG0D1135858	SC62712	Chevrolet	Micro Bird	Blue Bird	64521	18	1	Hyd	Gasoline
085	2013	1GB3G3BG3D1137720	SC65370	Chevrolet	Micro Bird	Blue Bird	48746	18	1	Hyd	Gasoline
086	2014	1GB3G3BG4E1138828	SC64900	Chevrolet	Micro Bird	Blue Bird	49112	18	1	Hyd	Unleaded
087	2014	1GB3G3BG0E1142083	SC64901	Chevrolet	Micro Bird	Blue Bird	61145	18	1	Hyd	Unleaded
090	2015	1GB3G3BG1F1126508	SC71237	Blue Bird	Micro Bird	Blue Bird	39194	30	0	Hyd	Gas
091	2015	1GB3G3BGXF1126734	SC71238	Blue Bird	Micro Bird	Blue Bird	52935	30	0	Hyd	Gasoline
092	2017	1GB3GSBG4G1145355	SC75043	Chevrolet	Chevrolet	Blue Bird	28410.5	30	0	Hyd	GAS
093	2017	1GB3GSBG7H1122525	SC80146	Chevrolet	Micro Bird	Blue Bird	7440.8	30	0	Hydraulic	Unleaded
094	2018	1HA3GSBG3JN001982	SC-81984	Chevrolet	MicroBird	Girardin	1000	24	2	Hyd	Diesel
100	2011	1FTNS2EW7BDB29969	MG0303G	Ford	E-250	Ford	95138.2	9	0	Hyd	Unleaded
101	2011	1FTNS2EW5BDB29968	MG0302G	Ford	E-250	Ford	129575.4	9	0	Hyd	Unleaded
102	2016	1FMZK1ZM9GKA08167	77478MG	Ford	Transit	Ford	99827	9	0	Hyd	Gas
103	2017	1FMZK1ZM7HKA05821	MG1693L	Ford	Transit	Ford	72742	9	0	Hyd	Unleaded
104	2017	1FMZK1ZM9HKA05822	MG8210J	Ford	Transit	Ford	20190	9	0	Hyd	Unleaded
105	2014	1FTNS2EW0EDA86192	MG5372H	Ford	E-250	Ford	71316.8	9	0	Hyd	Unleaded
106	2016	1FMZK1ZM7GKA08166	MG1563J	Ford	Transit	Ford	73159.5	9	0	Hyd	Unleaded
107	2014	1FTNS2EW2EDA86193	MG5373H	Ford	E-250	Ford	69109.8	9	0	Hyd	Unleaded
108	2013	1FTNS2EW4DDA07816	MG5802G	Ford	E-250	Ford	141817	9	0	Hyd	Unleaded
109	2013	1FTNS2EW0DDB08366	MG94240G	Ford	E-250	Ford	106393	9	0	Hyd	Unleaded