



Master Vehicle Lease Agreement

3 month minimum lease on a 6 month lease - No penalty for early return after 3 months.

Date: 8/16/19

LESSEE: St. Joseph School District

This Agreement is between the parties identified in Part 1 and is a Master Vehicle Lease Agreement (the "AGREEMENT") which includes the Agreement and all attachments, schedules, and appendices.

PART 1: PARTIES TO AGREEMENT

The **LESSEE** is:

Name: St. Joseph School District (referred to as "**LESSEE**")
Address: 925 Felix Street
City, State, Zip: St. Joseph, MO 64501
Telephone: 816-671-4000
FAX: _____
Contact: Robert Sigrist
Email: robert.sigrist@sjsd.k12.mo.us
Organization Type: _____
FEIN: _____ St: _____

The vehicle Lessor is:

Name: KLINE VAN & SPECIALTY RENTAL, LLC (referred to as "**KLINE**")
Address: 1503 Washington Street – P O Box 946
City, State, Zip: Chillicothe, MO 64601
Telephone: 816-554-3344
FAX : 816-875-4071
Salesperson: Jared McCauslin Email: Klinevan@hotmail.com
Type of organization: Limited Liability Company FEIN: 20-8572780 State: MO

PART 2: LEASE AGREEMENT

KLINE agrees to lease certain vehicle(s) and accessories (the "Equipment") as described in Part 2 and any attached schedule(s) to this AGREEMENT to **LESSEE** under the terms and conditions set forth in this AGREEMENT. **LESSEE** agrees to lease such Equipment from Kline and pay to **KLINE** the agreed sums for lease of the Equipment described in Part 2 and any attached schedule(s).

(A) Lease Equipment

1. The **LESSEE** agrees to lease from **KLINE** the Equipment described below and in any attached schedule(s).
2. The **LESSEE** agrees to lease, for each term provided and upon the terms in AGREEMENT. The AGREEMENT shall encompass all future schedule(s), addendum(s), and any other document(s) executed by the parties above, unless succeeded by a new AGREEMENT.
3. If **KLINE** offers to substitute similar equipment, the **LESSEE** can object to the substitution of Equipment. **LESSEE** objection must be delivered via fax, email or written letter, to the Office of **KLINE**, as identified in PART 1, not less than 48 hours from the time **KLINE** notifies **LESSEE** that a substitution will be necessary. Failure to object within this time period will be deemed to be an accepted modification by **KLINE** and **LESSEE**, as to the substitution of equipment on the terms and conditions in the AGREEMENT.
4. See schedule(s) for listing of lease Equipment.

(B) Lease rate, deposit, and late payment fees

1. The **LESSEE** agrees to pay **KLINE** the security deposits, lease, taxes, and other charges as set forth on the schedules made or to be made a part of this Agreement. The charges will be due and payable for the full lease term(s) and no discount is permitted for early termination. Additional charges for late returns of the Equipment will be due as stated on the schedules.
2. The parties agree that additional schedules which list other Equipment may be added from time to time by the parties and will be governed by the terms of this AGREEMENT.
3. **LESSEE** will pay to **KLINE** a late fee equal to 7% of any overdue payment, if **LESSEE** payment is not received within 15 days of due date. The Lessee agrees that this is not a penalty but is a reasonable approximation of the additional expenses and damages which Kline will incur because of any late payment.
4. In addition to the late charge, **LESSEE** will pay to **KLINE** interest equal to 9 % per annum on any amount past due more than 30 days, until paid in full, but such interest shall not to exceed the maximum amount allowed by law.

(C) Special mileage restrictions on lease equipment

1. **LESSEE** agrees the vehicles provided by **KLINE** in this AGREEMENT are bound by special mileage requirements and restrictions outlined in attached schedule(s).
2. **LESSEE** agrees to the special mileage requirements and other restrictions. **LESSEE** will report mileage no less than monthly, per unit, via fax or email, to **KLINE**.

PART 3: LENGTH OF AGREEMENT

(A) Lease period and non-cancellation

1. The AGREEMENT will remain in effect for the full term with specific dates described in attached schedule(s).
2. **LESSEE** cannot cancel or earlier terminate this AGREEMENT and will be responsible for all sums owed **KLINE** for the initial subscribed lease period with any early return defined as set forth in attached schedule(s).
3. Any vehicle returned or canceled by **LESSEE**, before expiration of subscribed lease period defined in the

attached schedule(s), will be charged for the full lease period. **LESSEE** may predetermine early return at lease inception and receive no penalty.

(B) Lease period extension(s)

1. If **LESSEE** wishes to extend the lease term of any Equipment under this AGREEMENT, **LESSEE** may request such extension from **KLINE** in writing 30 days in advance of expiration of the then current term, by identifying the unit #, vehicle identification number (VIN), current mileage, location, and requested extension date. No extension shall be effective unless approved by **KLINE** in writing.

2. **KLINE** has the sole discretion to approve any extension.

PART 4: DELIVERY OF EQUIPMENT

(A) Inspection and check-out

1. **LESSEE** will be available to jointly inspect and approve the receipt of the Equipment upon delivery.

2. **KLINE** shall be entitled to rely on the person named as **LESSEE** representatives as being authorized to execute any check-in documents and make any decisions on behalf of **LESSEE** required at time of delivery unless otherwise specified in writing to **KLINE**.

3. On delivery, the **LESSEE** is responsible to ensure that the Equipment is in acceptable condition, that all manuals and keys or accessories are provided, there is no damage to the Equipment, and that the Equipment odometer reading of the Equipment is documented upon delivery on the inspection form and signed by both parties. **LESSEE**'s acceptance of the Equipment is an acknowledgment that the Equipment is in acceptable condition.

PART 5: RESPONSIBILTIES OF THE LESSEE

(A) **LESSEE** preventive maintenance

1. **LESSEE** agrees to perform all maintenance and repairs, including, but not limited to, all manufacturer recommended preventative maintenance or warranty repairs such as oil and filter change(s), brake adjustments, and tire pressure and rotations, sensor resets or other dash lighted issues.

2. **LESSEE** agrees to pay all operating expenses during its use of the Equipment, including, but limited to, costs of fuel and lubricants, fuel taxes, apportionment or special permits, tolls, road taxes, fines, and all other operating costs to maintain the Equipment in good operating order, repair, and condition at the **LESSEE**'S expense – this includes taking the vehicle to a dealership or repair shop when needed.

3. **LESSEE** agrees to provide documentation of performance of all recommended preventive maintenance to **KLINE** for each unit of Equipment on a regular monthly schedule and at any request by **KLINE**.

4. **LESSEE** agrees that failure to perform all maintenance and repairs may result in damage to the Equipment. If any damage to the Equipment is caused by failure to perform the required maintenance and repairs, then the **LESSEE** will be responsible for all costs associated with the repair of the damaged Equipment. This responsibility will also include a loss of use charge by **KLINE**.

(B) **LESSEE** modifications

1. **LESSEE** cannot make any modifications to the Equipment without the prior written permission of **KLINE**.

2. **LESSEE** cannot install accessories or attachments on Equipment of any kind or apply signage to the Equipment without prior written permission of **KLINE**.

3. **LESSEE** must comply and conform to all Equipment warranty requirements of the manufacturer as indicated in the owner's manual.

4. **LESSEE** must remain in full compliance with manufacturer warranty requirements, including having any repairs to the Equipment performed at an authorized repair facility.

(C) **LESSEE** insurance requirements

1. **LESSEE** will provide and maintain at its sole expense on the Equipment full coverage insurance including: Collision and Comprehensive with a deductible not to exceed \$1000, and Single Limit Bodily Injury and Property Damage Liability coverage in the amount of not less than **\$1,000,000**.

2. **LESSEE** agrees and warrants **KLINE** that **LESSEE** will be named as the insured under all policies and will maintain the insurance on Equipment for the amounts required until the Equipment is returned to **KLINE's** possession.

3. The automobile bodily injury and property damage liability coverage will include uninsured motorist coverage and underinsured motorist coverage where required by state or local law where the Equipment is operated.

4. **LESSEE** agrees that it is responsible for any damage and loss to **KLINE's** Equipment regardless of whether such loss is covered by insurance.

5. **LESSEE** agrees to provide to **KLINE**, satisfactory proof of insurance for the full lease term, and any extension, from an insurance company authorized to do business in the state the Equipment will be used in, and with a company satisfactory to **KLINE**.

6. **LESSEE** will have **KLINE** and **KLINE CORPORATION** named as an additional insured and loss payee on the required insurance, and will provide **KLINE** proof of such insurance. **KLINE** will receive no less than 30 days written notice from the insurance company prior to cancellation or modification of such insurance.

7. **LESSEE** agrees that if it fails to provide the required proof of insurance or its insurance policy is canceled, **KLINE** may elect to pick up the Equipment and hold **LESSEE** responsible for all sums owed under AGREEMENT, including loss of profits, or **KLINE** may obtain such insurance and charge **LESSEE** for its cost plus an administrative charge equal to 10% of the cost of the insurance.

8. **LESSEE** agrees that **KLINE** is relying upon the **LESSEE** for providing primary full coverage insurance, including comprehensive, collision, and **\$1,000,000** minimum single limit liability policy pertaining to all lease Equipment. **KLINE** will **NOT** provide any type of automobile bodily injury or property damage liability insurance coverage nor any personal injury protection or uninsured motorist coverage, underinsured motorist or any collision or comprehensive insurance on the lease Equipment for either the benefit of the **LESSEE** or any other person(s). In states where the law requires us to provide insurance we will provide excess insurance only, up to the minimum limits required by the financial responsibility law. The **LESSEE's** insurance will be primary.

9. **LESSEE** agrees that **KLINE** or **KLINE's** insurer will not be liable for any injury, loss or damage arising from the operation or use of the subject equipment during the **LESSEE'S** possession and the **LESSEE** will indemnify and hold harmless **KLINE** and **KLINE's** insurer from any such liability, and will pay all attorney fees incurred by **KLINE** to enforce this agreement.

10. **LESSEE** agrees any valid and collectable automobile liability protection or insurance, whether primary, secondary, excess, or contingent, available to **LESSEE** or any other person shall be primary to any insurance of **KLINE** and no damages are collectible from **KLINE** under its automobile liability insurance until all insurance of **LESSEE** is exhausted.

11. Any breach of this contract will void any insurance coverage by **KLINE**.

(D) **LESSEE** responsibilities for passenger(s), accident(s), and repair(s)

1. **LESSEE** is responsible for the safety and wellbeing of all passengers of **LESSEE** using the Equipment

while it is in the possession or control of **LESSEE**.

2. **LESSEE** shall IMMEDIATELY notify **KLINE** of any accident, personal injury, death, or property damage to person(s) or equipment while using or involving the Equipment.
3. **LESSEE** shall file a police report in all accident cases with the appropriate jurisdiction and forward a copy of the police report to **KLINE**.
4. **LESSEE** shall disclose all damage and repairs to the Equipment to **KLINE** within 10 days of the damage or repair.
5. **LESSEE** must contact **KLINE** for prior authorization on any repairs. **LESSEE** will make no repairs of any type or kind to the equipment without such prior approval whether such repairs are physical, mechanical, or otherwise. If **LESSEE** makes any unauthorized repairs, for any reason whatsoever, **LESSEE** will be responsible for all damage resulting as such, including the invalidation of any warranty coverage which MAY have otherwise been available.
6. **LESSEE** must replace and repair items on equipment with materials and workmanship **KLINE** has authorized and approved. **LESSEE** agrees that the equipment and its replacement items must meet **KLINE**'s specific specifications, quality, and type or **LESSEE** will need to, at its sole expense, rework or replace the equipment or its replacement items to meet **KLINE**'s requirements.

(E) **LESSEE** pick-up and return of Equipment

1. **LESSEE** is responsible for pickup and returns of Equipment to the location(s) as designated in AGREEMENT and schedule(s) at **LESSEE**'s expense.
2. **LESSEE** will be responsible for the Equipment until the return of Equipment to **KLINE** or its agent.

(F) **LESSEE** DAMAGE(S)

1. **LESSEE** agrees to return all Equipment to **KLINE** in the same condition as when received, ordinary wear and tear excepted.
2. **LESSEE** will be responsible for the cost of any and all damage to the Equipment including but not limited to any missing parts, unacceptable replacement of parts, mismatched tires, cut tires, and any pitted, chipped, scratched, stained, torn, cracked, broken, or dented parts of the Equipment.
3. **LESSEE** agrees that it will be responsible for the cost of repair of damage described above or any other damage to the Equipment and any excess damages fees applied for any excessive amount of unrepaired damage at time of return.
4. **LESSEE** agrees to pay **KLINE** for damage and other charges, if any, within 10 days of receipt of invoice from **KLINE**. If there is a disagreement on damage(s) or other charge(s) relating to return inspection of Equipment, then **KLINE** will obtain either an estimate from a third party equipment inspection company or an estimate from a body shop or repair facility acceptable to **KLINE**. **LESSEE** agrees to pay the required sums due within 10 days from receipt of invoice with documentation of the damages attached. The manufacturer condition report or dealer certified shop estimate will be conclusive evidence of damages deemed the responsibility of the **LESSEE**.

(G) **LESSEE** lease abatement and transfer rights

1. **LESSEE** agrees that there is no abatement of lease due, during any period that Equipment is stolen or missing, or during required repairs, adjustments, or servicing of Equipment.
2. **LESSEE** has no right to sublease, loan, or transfer possession of the Equipment to any third party without prior written consent of **KLINE**.

3. **LESSEE** will not acquire equity or ownership rights in Equipment leased.

(H) **LESSEE** driver restrictions and training requirements

1. **LESSEE** agrees to prohibit the Equipment from being used by any driver under the age of 23, any unauthorized persons, any unlicensed drivers, any drivers under the influence of alcohol or drugs or otherwise impaired, or in any manner inconsistent with motor vehicle laws of the state where the Equipment is to be operated.

2. OTHER PROHIBITED USES OF THE EQUIPMENT. Vehicle will not be used or operated by anyone:

- a) In any race, test, or similar type contest or activity;
- b) To carry persons for hire;
- c) In a careless or negligent manner;
- d) Under the influence of drugs or alcohol;
- e) While using a cell phone, or any multimedia device, texting strictly forbidden;
- f) Outside of the continental United States UNLESS WRITTEN PERMISSION HAS BEEN GIVEN BY KLINE PRIOR TO LEASING THE VEHICLE;
- g) For any illegal purpose or in the commission of a crime;
- h) Who loads the vehicle beyond its rated capacities;
- i) Who allows more passengers than the vehicle has seatbelts for, or is designed to carry;
- j) To take the vehicle to MEXICO.

PROHIBITED USE OF THE EQUIPMENT VIOLATES THIS AGREEMENT, VOIDS ALL LIABILITY AND OTHER INSURANCE COVERAGE BY KLINE (WHERE PERMITTED BY LAW), MAKES THE **LESSEE** RESPONSIBLE FOR ALL LOSS OR DAMAGE TO OR CONNECTED WITH THE EQUIPMENT, REGARDLESS OF FAULT OR CAUSE, INCLUDING BUT NOT LIMITED TO LESSOR'S EXPENSES, INCLUDING LOSS OF USE.

(I) **LESSEE** tax compliance and mileage reporting

- 1. **LESSEE** is responsible for all sales, use, or other similar taxes compliance and reporting.
- 2. **LESSEE** is responsible for all fines and costs associated with non-compliance of statutory requirements, as related to leased Equipment.
- 3. **LESSEE** is responsible for monthly mileage reporting to **KLINE**, if requested, and any reporting required for other compliance related to registration and Equipment licensing.

PART 6: RESPONSIBILITY OF KLINE

(A) **KLINE** equipment registration/ licensing and exempt tax status

- 1. Unless paragraph 4 below is applicable, **KLINE** will register and license the lease equipment in the State of Missouri, Livingston County.
- 2. **KLINE** will collect and submit appropriate taxes for the State of Missouri, Livingston County.
- 3. **LESSEE** may claim tax exempt status and if applicable must supply the required proof of such tax exemption to **KLINE**. **LESSEE** understands that **KLINE** is relying on **LESSEE** representations of exemption from sales and other taxes. If such representations are untrue, then **LESSEE** agrees to indemnify and hold harmless **KLINE** from any liability for sales or use taxes hereunder from the State of Missouri, or any other jurisdiction.
- 4. If **KLINE** should need to register or license the equipment in another jurisdiction due to **LESSEE** use of equipment in that jurisdiction, then **LESSEE** agrees to pay for any expense or cost to comply with any other jurisdiction's registration and licensing requirements.

(B) **KLINE** warranties - Equipment

1. **KLINE** will make no warranties, express or implied, with respect to the Equipment, including warranties of fitness for a particular use or merchantability. The Equipment provided is of the standard type produced by the manufacturer, and warranties are limited to those given by the manufacturer, if any.
2. **KLINE** has not or will not make any representations or warranties as to the value, condition, quality, material, workmanship, design, capacity, or durability of the Equipment being leased to **LESSEE**.
3. **KLINE** will not be liable for any incidental and consequential losses incurred by **LESSEE** relating to leased Equipment. **In no event shall the liability of Kline be in excess of the lease paid by the LESSEE for the Equipment which is involved in any damage or loss by the LESSEE.**
4. **KLINE** will take whatever steps necessary to cause any manufacturer's warranty to be extended to **LESSEE** and to enable **LESSEE** to receive the benefit of the manufacturer's warranty to obtain authorized repair of any defects covered by the warranty.

PART 7: AGREEMENT VENUE AND JURISDICTION

1. The AGREEMENT will be governed by, construed, and interpreted under the laws of the State of Missouri to the exclusion of the laws of any other state or country.
2. Both parties agree that if a dispute arises over the performance, by either party, of the terms and conditions defined in or arising from this AGREEMENT, jurisdiction and venue for the settlement of such a dispute shall be in the Circuit Court of Livingston County, Missouri, to the exclusion of the courts of any other state, or country, unless waived in writing by **KLINE**.
3. In the event that it becomes necessary for **KLINE** to obtain the services of an attorney due to breach of this Agreement by **LESSEE** or other enforcement of this Agreement or protection of **KLINE**'s rights under this Agreement,, it is agreed by all parties that **LESSEE** shall be responsible for all costs for collection, including reasonable attorney fees, court costs, and all other related costs of enforcement.
4. If any provision or provisions of AGREEMENT is held to be invalid, illegal, or unenforceable, the validity, legality, and enforceability of the remaining provisions will not in any way be affected thereby. **KLINE** waiver of any covenant or breach of this AGREEMENT will be limited to the particular instance and will not be deemed to waive any other breach, covenant, or prejudice in obtaining enforcement or securing relief under AGREEMENT or law.

PART 8: DEFAULT

The following events will be a default by **LESSEE** under the AGREEMENT:

1. Failure to perform any term or condition of this AGREEMENT, if such default is not cured within a 10 day notice of such default;
2. Failure to pay any amount due under AGREEMENT when due;
3. Permitting the entry or service of any garnishment, judgment, levy, tax levy, attachment or lien against any Equipment; or
4. If **LESSEE** abandons the Equipment, becomes insolvent, makes an assignment for the benefit of creditors or becomes the subject of any bankruptcy, insolvency or debtor rehabilitation proceedings.

PART 9: DEFAULT AND REMEDY(S)

1. If there shall occur any Default as set forth above, **KLINE** may immediately, without notice or demand, take possession of the Equipment, together with any accessories.
2. **KLINE** can enter any premise where the Equipment is located and remove the Equipment.
3. **KLINE** can retain and refuse to redeliver the Equipment to **LESSEE** until the breach or default is cured

without any of **KLINE** actions being deemed as an act of termination and without prejudice to the other remedies **KLINE** will have.

4. **LESSEE** will continue to be liable for all charges under the Agreement while the Equipment is in **KLINE**'s possession after default. If, at the time **KLINE** takes possession of any Equipment, any other property belonging to **LESSEE** is attached to said Equipment, **KLINE** is authorized to take possession of such property and either hold the property for **LESSEE**, place the property in a public storage at **LESSEE**'S expense, or liquidate the property to recover any sums owed by **LESSEE** under this Agreement.

PART 10: OBLIGATIONS, ASSIGNMENT, AND NOTICES

1. **LESSEE** obligations under the AGREEMENT will survive the expiration or termination of this AGREEMENT. This AGREEMENT is binding upon the successors and assigns of the parties.
2. The AGREEMENT cannot assigned or encumbered by **LESSEE**, without the express written consent of **KLINE**, and consent may be granted at the sole discretion of **KLINE**. In the event that **KLINE** consents to an assignment by **LESSEE**, **LESSEE** will remain liable on the AGREEMENT.
3. All notices, demands, approvals and other communications which are to be served or given will be in writing and sent by Certified Mail, Return Receipt Requested, postage prepaid, addressed to the appropriate party to the addresses listed in PART 1.

PART 11: ENTIRE AGREEMENT

The terms and conditions contained in the AGREEMENT constitute the entire AGREEMENT between the parties listed in Part 1 regarding the subject matter of the AGREEMENT.

The entire AGREEMENT includes any attached schedule(s), appendix(s), and other related documents to lease transaction.

Any change in the terms or conditions provided in the AGREEMENT will not be valid unless evidenced by writing signed by both parties.

The AGREEMENT may be executed in multiple counterparts and schedule(s), which shall collectively constitute one document.

Facsimile signatures will be acceptable and binding on all parties. By signing below, both parties have agreed to terms and conditions set forth in the AGREEMENT.

KLINE VAN & SPECIALTY RENTAL, LLC

By: _____

Date: _____

Authorized representative for: **KLINE**

LESSEE St. Joseph School District

By: [Signature]

Title: Director of Student Services

Date: 8/27/19

GUARANTOR for **LESSEE** _____

X _____

Date: _____

Lease Agreement:

Schedule 1

Master Copy Dated: 8/16/19

Schedule Number

Lease duration: Six (6) months; commencing upon delivery with specific dates listed in supplements of Schedule 1. **There will be no penalty for early return if predetermined on this schedule and supplement.** The **LESSEE** may extend on a daily, weekly, or monthly basis, by requesting extension(s) in writing to **KLINE** and **KLINE** accepting extension by amending applicable Schedule 1.

Delivery location agreed: to assigned schools or as directed by Kline Van

Return location agreed: as directed by Kline Van

Description of Equipment: Ford Transit T150

QTY 6

Description of Equipment: _____

QTY _____

Lease rate including all applicable tax, fees, etc*:\$ 980.00 PER month X QTY 6 = \$ 5880.00

Lease rate including all applicable tax, fees, etc*:\$ _____ PER _____ X QTY _____ = \$ _____

Total MINIMUM Agreement: \$ 29,857.38

* Final rates shown are inclusive of lease rates, accessories or equipment, taxes, fees, transportation, etc., Deposits are itemized and are shown in the supplements to this schedule and are to be considered addendums to the Master Lease Agreement.

Special mileage requirements: The special mileage requirement: 2000 cumulative miles allowed per month per unit at no charge. Excess mileage over allowable cumulative mileage cap per unit is 20 /mile. New or Late Model vehicles will be delivered with enough mileage to fulfill agreement requirements. Mileage is accounted for on Schedule 1 Supplement.

Payment:

a. Lease Rate Security Deposit or pledge of deposit upon executed agreement — Lease charges to be paid in advance in monthly installments. First installment due: 6337.38 due at signing. Remaining installments due every 30 days thereafter or \$5880.00 due 10/12/19, 11/12/19, 12/12/19, 1/12/20.

b. Other charges: monthly, upon receipt of invoice

c. Damages: upon check-in and receipt of invoice, within 15 days

d. Mileage: upon check-in and receipt of invoice, within 15 days

SIGN-OUT/SIGN-IN reports:

Each unit shall be checked out to and checked in by an authorized representative of **LESSEE**. Each unit shall have an executed sign-out/sign-in report to document each unit and each unit mileage. In some cases this may be a self-assessed report — contact **KLINE** if you do not receive a copy of this report for each unit. Each sign-out/sign-in report is part of the Master Vehicle Lease Agreement and is subject to terms and conditions contained thereof. **KLINE stresses to LESSEE the importance of this process and documenting the vehicle's condition and number of keys/remotes that you receive. Charges at time of lease turn-in may result if failure to disclose key shortages or damages & conditions using this process is not followed.**

By signing below, both **KLINE** and **LESSEE** agree to Terms and Conditions of Master Vehicle Lease Agreement, dated: 8/16/19 Schedule 1, each vehicle sign-out report, sign-in report, and any other attached supplements or appendices.

By: _____

Date: _____

For: Kline Van & Specialty Rental, LLC

By: 

Date: 8/27/19

For **LESSEE**: St. Joseph School District



Kline Van & Specialty Rental, LLC
1503 Washington, PO Box 946
Chillicothe, MO 64601
816-554-3344 Office
816-875-4071 FAX
KlineVan@hotmail.com

Supplement 1 for: SCHEDULE 1

INVOICE

INVOICE NUMBER:

Customer
Name St Joseph School District Rep Robert Sigrist
Address 926 Felix St
City, State, Zip St Joseph, MO 64501

INVOICE
Date 8/16/2019

| Unit # | School | Vin# | Year | Make | Model | Starting Mileage | Starting Date | Ending Date* | Total Rate Quoted | Delivery Charge | Fuel Surcharge | TOTAL RENTAL |
|--------|--------|--------|------|------|-------|------------------|---------------|--------------|-------------------|-----------------|----------------|--------------|
| 1 | TBD | Benton | TBD | Ford | T150 | | 8/29/2019 | 2/12/2019 | | N/A | \$ - | \$ 1,437.38 |
| 2 | TBD | | TBD | Ford | T150 | | 9/12/2019 | 2/12/2019 | | | | \$ 980.00 |
| 3 | TBD | | TBD | Ford | T150 | | 9/12/2019 | 2/12/2019 | | | | \$ 980.00 |
| 4 | TBD | | TBD | Ford | T150 | | 9/12/2019 | 2/12/2019 | | | | \$ 980.00 |
| 5 | TBD | | TBD | Ford | T150 | | 9/12/2019 | 2/12/2019 | | | | \$ 980.00 |
| 6 | TBD | | TBD | Ford | T150 | | 9/12/2019 | 2/12/2019 | | | | \$ 980.00 |

THIS STATEMENT IS TO REQUEST A PURCHASE ORDER FOR A TOTAL AMOUNT OF \$29,400.00
To be billed:

\$6337.38 on 09/12/19 for rental period 8/29 to 10/12
\$5880 on 10/12/19 for rental period 10/12 to 11/12
\$5880 on 11/12/19 for rental period 11/12 to 12/12
\$5880 on 12/12/19 for rental period 12/12 to 01/12
\$5880 on 01/12/20 for rental period 01/12 to 02/12

| | | | | |
|-----------------|--|--|--------------------------------|--|
| Contract Ending | MISC PASSENGER VANS MILEAGE ALLOWANCE IS 2000 MILES/MONTH PER UNIT - ADDITIONAL MILES IS \$.20/MILE | <input checked="" type="radio"/> Payment needed <input type="radio"/> Past Due - Please remit | Payment Schedule: SEE ABOVE | TOTAL AGREEMENT \$ 6,337.38 Previous Balance NEW BALANCE \$ - AMOUNT DUE \$ - |
|-----------------|--|--|--------------------------------|--|

Office Use Only

Please remit to: Kline Van & Specialty Rental, LLC, PO Box 946, Chillicothe, MO 64601