

NOTICE OF PUBLIC SALE

Notice is hereby given that Avon Community School Corporation ("School"), has printing equipment no longer needed or is unfit for purposes for which it was intended. School will be conducting a public sale to sell the surplus property listed at <https://www.avon-schools.org/services/finance>

The public sale for each surplus item will begin at 4:00 pm EST and end at 6:00 pm EST on December 19, 2025. The public sale will be located at Avon High School, 7575 E. County Road 150 S., Door 28.

Each bid will be open to public inspection. A bidder may raise that bidder's bid before the bidding deadline for that item. Mandatory terms and conditions of the sale are set forth in the bill of sale created by School and on School's website. Bidders must pay cash, money order, cashier's check, or certified check on December 19 by 7:00 pm EST and transport the items prior to 7:00 pm EST on December 19.

School expects to award sale of each surplus item to the highest responsible bidder. School reserves the right to establish a minimum price for each item. School reserves in its sole discretion the right to reject any and all bids, is not obligated to accept the highest or any other bid, and may waive any irregularities, discrepancies, omissions, variances or informalities in the public sale procedure.

One question per day regarding the surplus property or requests for equal status can be directed in writing to: Sheila Glass, Avon Community School Corporation, 7203 East U.S. Highway 36, Avon, IN 46123 or via email to srglass@avon-schools.org

ACSC Surplus Printing Equipment List

Equipment Type	Quantity	Minimum Amount
Duplo Cutter	1	\$4,500
Count Crease/Score/Number	1	\$8,000
Sabre Cutter	1	\$630
Light Table	1	\$550
Padding Wagon	1	\$500
Big Laminator	1	\$760
Pouch Laminator	1	\$460
Spiral Binder	1	\$550
Duplo Folder	1	\$750

Contact: Sheila R Glass | Email: srglass@avon-schools.org | Phone: (317) 544-6021

BILL OF SALE

AVON COMMUNITY SCHOOL CORPORATION ("Seller), in consideration of receiving \$ _____, receipt whereof is hereby acknowledged, does hereby sell, assign, transfer and set over to Buyer, insert name, insert address, the following-described personal property: insert manufacturer, model number, year, and registration number ("Property").

Seller to the best of its knowledge and belief hereby represents and warrants to Buyer that Seller is the owner of the Property, the Property is free and clear of all liens, charges and encumbrances, and Seller has full right, power and authority to sell said personal property and to make this Bill of Sale. All warranties of quality, fitness for a particular purpose, usage, and merchantability are hereby excluded. Buyer before entering into the contract examined the Property as fully desired and there is no implied warranty with regard to defects. The entire risk as to the quality and performance of the Property is with the Buyer. All warranties are negated, the Property is sold "as is" and "with all faults," and there no express or implied warranties of any kind.

Sale of the Property is subject to Buyer's compliance with laws applicable to the Property including but not limited to the requirements of Indiana laws.

IN WITNESS WHEREOF, Seller has signed this Bill of Sale as of _____

Sheila Glass

On behalf of Seller