



**DISABLED VETERANS
REAL PROPERTY TAX EXEMPTION CERTIFICATION**

February 27, 2026

Josephine C Jones
360 Wright Ave
Kingston, PA 18704

Application is Review

The applicant listed above has applied to the Pennsylvania State Veterans' Commission for Real Estate Tax Exemption. The State Veterans' Commission has determined that all eligibility criteria have been met and the determination of financial need has been certified. Therefore, the applicant's application has been approved for the exemption of all real estate property taxes on the above listed property.

The State Veterans' Commission is required to review all property tax exemption cases at least once every five years for determination of CONTINUED FINANCIAL NEED. A review form will be mailed to the applicant sometime prior to the due date for review.

For the Commission.

Sincerely,

A handwritten signature in black ink that reads "James M. Cooper". The signature is written in a cursive style.

James Cooper
Veterans Services Specialist
Division of Benefits and Services



**DISABLED VETERANS
REAL PROPERTY TAX EXEMPTION CERTIFICATION**

March 9, 2026

Ronald Kelly
339 Union St
Luzerne, PA 18709

Application is New

The applicant listed above has applied to the Pennsylvania State Veterans' Commission for Real Estate Tax Exemption. The State Veterans' Commission has determined that the applicant has demonstrated the required financial need. Additionally, to assist the tax authority we have verified with the Department of Veterans Affairs that the applicant is totally and permanently disabled as a result of service connected causes incurred during a period of war or armed conflict. Therefore, it is recommended that the applicant be approved for the exemption of all real estate taxes on the above listed property.

If the application is a new claim, the qualified applicant shall be exempt from real property taxes that become due on or after February 25, 2026. You must present this letter to your local tax authority to determine the precise tax period from which you will be exempt. You should know that taxes are considered due on the first day of a tax period even though payment may not be due for several months.

The State Veterans' Commission is required to review all property tax exemption cases at least once every five years for determination of CONTINUED FINANCIAL NEED. A review form will be mailed to the applicant sometime prior to the due date for review.

For the Commission.

Sincerely,

A handwritten signature in cursive script that reads "Tracy Wylie-Perry".

Mrs. Tracy Wylie-Perry
Veterans' Services Officer
Division of Benefits and Services



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**DISABLED VETERANS
REAL PROPERTY TAX EXEMPTION CERTIFICATION**

Pen# 210 NW4 - 00 6-053-000

September 27, 2024

Leslie Torres
139 Culver St
Forty Fort, PA 18704

Application is New

The applicant listed above has applied to the Pennsylvania State Veterans' Commission for Real Estate Tax Exemption. The State Veterans' Commission has determined that the applicant has demonstrated the required financial need. Additionally, to assist the tax authority we have verified with the Department of Veterans Affairs that the applicant is totally and permanently disabled as a result of service connected causes incurred during a period of war or armed conflict. Therefore, it is recommended that the applicant be approved for the exemption of all real estate taxes on the above listed property.

If the application is a new claim, the qualified applicant shall be exempt from real property taxes that become due on or after September 11, 2024. You must present this letter to your local tax authority to determine the precise tax period from which you will be exempt. You should know that taxes are considered due on the first day of a tax period even though payment may not be due for several months.

The State Veterans' Commission is required to review all property tax exemption cases at least once every five years for determination of CONTINUED FINANCIAL NEED. A review form will be mailed to the applicant sometime prior to the due date for review.

For the Commission.

Sincerely,

A handwritten signature in cursive script that reads "Tracy Wylie-Perry".

Mrs. Tracy Wylie-Perry
Veterans' Service Specialist
Division of Programs and Services



**DISABLED VETERANS
REAL PROPERTY TAX EXEMPTION CERTIFICATION**

February 19, 2026

David J Williams
153 John St
Kingston, PA 18704

Application is New

The applicant listed above has applied to the Pennsylvania State Veterans' Commission for Real Estate Tax Exemption. The State Veterans' Commission has determined that the applicant has demonstrated the required financial need. Additionally, to assist the tax authority we have verified with the Department of Veterans Affairs that the applicant is totally and permanently disabled as a result of service connected causes incurred during a period of war or armed conflict. Therefore, it is recommended that the applicant be approved for the exemption of all real estate taxes on the above listed property.

If the application is a new claim, the qualified applicant shall be exempt from real property taxes that become due on or after February 13, 2026. You must present this letter to your local tax authority to determine the precise tax period from which you will be exempt. You should know that taxes are considered due on the first day of a tax period even though payment may not be due for several months.

The State Veterans' Commission is required to review all property tax exemption cases at least once every five years for determination of CONTINUED FINANCIAL NEED. A review form will be mailed to the applicant sometime prior to the due date for review.

For the Commission.

Sincerely,

A handwritten signature in cursive script that reads "Tracy Wylie-Perry".

Mrs. Tracy Wylie-Perry
Veterans' Services Officer
Division of Benefits and Services

THE UNIVERSITY OF SCRANTON
AFFILIATION SITE AGREEMENT

THIS AGREEMENT, effective the 23rd day of March, 2026 is by and between The University of Scranton, a Pennsylvania non-profit corporation having its principal place of business at 800 Linden Street, Scranton, PA (" University ") and Wyoming Valley West School District ("Facility"), with principal offices located at 450 N. Maple Avenue, Kingston, PA 18704.

WITNESSETH:

WHEREAS, the University is a fully accredited University that offers curricula leading to a baccalaureate and graduate degrees in various professional disciplines; and

WHEREAS, clinical education, fieldwork, practicum, internship, capstone and residency requirements ("field experience") are an integral part of the above-mentioned disciplines; and

WHEREAS, the University, through the Leahy College of Health Sciences, desires to provide students with an enhanced educational experience by using the appropriate facilities and personnel offered by the Facility for the implementation of the field experience phase of the curriculum for its students; and

WHEREAS, the Facility desires to collaborate with the University to establish the educational objectives for the field experience, devise methods for their implementation and evaluate the effectiveness of each, and is willing to make its employees and facilities available for such purposes.

NOW THEREFORE, in consideration of the mutual promises contained herein, the University and Facility, intending to be legally bound, agree as follows:

A. PURPOSE

The purpose of the Affiliation Site Agreement is to define the rules and responsibilities of the University and the Facility in the planning and implementation of the field experience. Both parties agree to cooperate in the implementation of the provisions described herein in order to attain a maximally effective experience that is beneficial to both parties and students. It is understood that the Facility shall retain authority and responsibility for any clinical or non-clinical services furnished by Students under this agreement and for all individuals under its care.

B. JOINT RESPONSIBILITIES

- 1.** Neither party shall discriminate against any student on the basis of race, religion, color, sex, age, national origin, disability, veteran status or other status protected by law.

2. The University will provide written information regarding the clinical and/or non-clinical field experiences needed before the beginning of the assignment at Facility and a schedule of dates for the affiliation periods throughout the academic year. As applicable, Program details shall be described in an attachment to the Agreement. Such attachments shall become a part of this Affiliation Agreement. Names of Students and written schedules shall be provided at least thirty (30) days in advance or as otherwise agreed to by Facility. Days and hours of clinical and/or non-clinical field experience, provided by Facility in accordance with University's curriculum, shall be planned by the University. The final schedules, however, shall be determined upon approval of the Site Coordinator or designee. The University and Facility will mutually agree upon the number of students who will participate in each rotation.
3. Withdrawal of a student from an assignment may be requested by the Facility or the University. The party requesting such withdrawal shall notify the other in writing of the request and the reason(s) for the request. The student may return to the Facility only when and if the situation is resolved to the mutual satisfaction of the University and the Facility.
4. Each party will provide the other with relevant rules, regulations, policies and procedures, including updates, which will be applicable to the field experience.
5. The University and the Facility will cooperate in the establishment of the field experience education objectives for the affiliation, the methods for their implementation and the evaluation of their effectiveness. The University and the Facility will maintain ongoing communication to coordinate the planning and assessment of this program.
6. Neither party will consider the student an employee or agent of the Facility during the hours in which they participate in this Program, but rather a student in the field experience phase of his/her professional education at the University.
7. Both parties agree to comply with the provisions of the Family Educational Rights and Privacy Act, 20 USC §1232 et seq. ("FERPA"). Any and all information provided by University and defined as an "education record" according to FERPA, or such information defined as "directory information" about which a student has elected to opt out of disclosure, is subject to FERPA's restrictions on use and re-disclosure by Facility and those acting on its behalf, as further set forth at 34 CFR 99 et seq.
8. Both parties agree that the field experience is an extension of the academic experience of the student(s) and that the work anticipated by this field experience constitutes a practical application of the material taught in the classroom.
9. The parties agree that the field experience is designed to benefit the student principally.

10. The parties agree that the student has not been guaranteed employment at the termination of the field experience by the Facility. This is not to preclude the hiring of the student, but it is understood that this is not the expectation or quid pro quo of the field experience.
11. Both parties agree that the student is not entitled to wages or benefits.

C. RESPONSIBILITIES OF THE UNIVERSITY

1. The University shall be responsible for decisions regarding administration of the overall educational program, including curriculum, philosophy, evaluation, admissions, graduation, faculty appointments, student discipline, and dismissal from the Program and compliance with educational standards established by the University and accrediting bodies.
2. The University will assign to the Facility only those students who have satisfactorily completed the required course of study and any prerequisites for the field experience at Facility, and who meet the Facility's standards of health and ability.
3. The University shall provide a field assignment schedule of dates needed for the affiliation periods throughout the academic year and shall review the student's log of activities and time spent at the Facility.
4. The University agrees to establish and maintain regular and ongoing communication with the Facility's designated representative on any issues pertinent to the field experience.
5. The University will identify a Field Director to act as a liaison between the University and Facility. The Director will provide the Facility with all necessary information prior to and during the field experience and will plan appropriate visits, and consultation conferences, onsite if practicable, or via telecommunication. In addition, the Director will be available to discuss any problems or answer any questions that may arise at the Facility.
6. The University will advise assigned students and faculty, to the extent faculty are onsite at the Facility, of their responsibilities under this Agreement and for compliance with all pertinent rules, policies, procedures and regulations of the Facility, including any applicable accreditation standards, required dress, hours of attendance and required departmental programs (including after-hours programs), as designated by Facility.
7. The University agrees to adhere to applicable standards set by regulatory agencies and as articulated by the Facility to the University. The University shall reasonably cooperate with Facility on any requests from regulatory agencies for additional information.

8. During the term of this Agreement, the University shall maintain Professional Liability Insurance including coverage for any acts of negligence of its students, faculty, or staff with respect to liability arising out of their participation in the program in amounts of no less than \$1,000,000 per claim and \$3,000,000 aggregate per year. The University shall also provide general liability coverage in an amount no less than \$1,000,000 for personal injury, \$500,000 for property damage and \$3,000,000 in the aggregate. When required by the University and/or Facility, students shall provide professional liability insurance in the same amounts. The University will not cancel policies of insurance without providing the Facility thirty (30) days advance written notice thereof. The University agrees to furnish the Facility with evidence of such insurance upon Facility's request.
9. The University agrees to indemnify and hold harmless Facility, its agents officers, and employees from and against claims, demands, actions settlements, or judgments, including reasonable attorneys' fees and litigation costs, based upon or arising out of activities related to this Agreement to the extent that such claims, demands, actions, settlements, costs or judgments are caused by the negligent acts or omissions of the University, its trustees, officers, agents, employees, or students.
10. The University will ensure that students and faculty are informed of their responsibilities to respect the confidentiality of Facility records, and will follow Facility policy, as applicable, on compliance with the Health Insurance Portability and Accountability Act of 1996, Pub. L. No. 104-191 (HIPAA). To the extent Facility is a Healthcare Facility, Students shall be considered part of the Facility's workforce for HIPAA compliance purposes in accordance with 45 CFR §160.103, but shall not be construed to be employees or agents of the Facility. Any and all provisions in this Agreement related to the independent status of the students remain in full force and effect.
11. The University will supply all necessary materials to be used in evaluating student performance or fulfilling any other requirements related to the program.
12. If required, the University shall require students to maintain adequate health insurance throughout the field experience, proof of which shall be furnished to the Facility upon request.
13. The University shall require all students to remain current on all health screening and background clearances as are required by Facility's policies and guidelines. Either University or students shall supply documentation of all required clearances upon Facility's request. Facility shall notify University of such health and background check requirements in a timely manner prior to the students onboarding at the Facility.
14. The University acknowledges that the Facility, if a health care facility, has sole authority over clinical care and full discretion to remove immediately any student who Facility deems is not performing appropriately, is not fully complying with a

rule, policy, procedure or practice of the Facility, or in any way could jeopardize the delivery of health care services.

D. RESPONSIBILITIES OF THE FACILITY

1. The Facility will designate a supervisor to implement and plan the field experience with the University and to interact with the University as mutually agreed.
2. The Facility shall provide the necessary supplies, facilities and supervision as may be required to ensure quality education for the students. All field experience supervision of students during their placements at the Facility shall be provided by a preceptor staffed by the Facility.
3. The Facility shall provide an orientation of its facilities, policies, and procedures for the University's faculty and students.
4. The Facility will provide the student and the University with a copy of the Facility rules and pertinent regulations with which the student is expected to comply and advise the University of any changes to those policies of the Facility which may affect the field experience.
5. The Facility will assist any student requiring emergency medical care in the case of injury or illness while participating in the field experience at the Facility. The cost for such treatment shall be borne by the student or their medical insurance, if applicable.
6. The Facility will allow access to a cafeteria and library to the extent Facility has such services and it is permitted by Facility's policies. Additionally, Facility will provide reasonable study and locker space, if available.
7. The Facility will notify the University when a student's placement changes or of any serious deficiency noted in the ability of the student to progress toward achievement of the stated objectives of the field experience. The Facility will immediately notify the University in writing of any situation, problem, or deficit that may affect a student's successful completion of the field experience.
8. The Facility will provide an evaluation of each assigned student's performance in the field experience, utilizing forms supplied by the University.
9. The Facility agrees and acknowledges that it has the right, to immediately terminate a student(s) participation in the Program established under this Agreement, if the Facility, in its sole discretion, believes that the continued participation of a student is unsafe, disruptive, detrimental to the Facility or patient care, or otherwise not in conformity with Facility standards, policies, procedures, or health requirements.

10. During the term of this Agreement, Facility shall obtain and maintain, at its own cost and expense, a policy of commercial general liability insurance coverage in an amount not less than One Million Dollars (\$1,000,000) for personal injury, Five Hundred Thousand Dollars (\$500,000) for property damage and Three Million Dollars (\$3,000,000) in the aggregate. The Facility shall also maintain a policy of Professional Liability insurance coverage in the minimum amounts required by law or in the absence of such legally required amounts, not less than One Million Dollars (\$1,000,000) per occurrence/claim and a minimum annual aggregate of Three Million Dollars (\$3,000,000). Such policy shall be either occurrence or claims-made; however, if the policy is a claims-made policy, the policy shall have tail coverage. The Facility agrees to furnish the University with evidence of such insurance upon commencement of this Agreement and from time to time thereafter upon by request by University.
11. The Facility agrees to indemnify and hold harmless the University, its trustees, agents and employees from and against any and all claims, demands, actions, settlements, or judgments, including attorneys' fees and litigation expenses, based upon or arising out of activities described in this Agreement, to the extent that such claims, demands, actions, settlements, or judgments are occasioned by the negligent acts or omissions of the Facility, its agents or employees.
12. The Facility shall maintain the confidentiality of all student records produced by it or furnished to it by the University and will not disclose such records except to the University, the student or as required by law and in accordance with the requirements of FERPA set forth in Paragraph B7, above.
13. The Facility will provide students with the opportunity for learning experiences, such as collaboration meetings, staff meetings, in-services, special lectures and similar activities as available and at the discretion of Facility's field experience supervisor.
14. The Facility represents and warrants that the student is not displacing a regular employee at the site.
15. The work of the student at the site is a collaboration and it is recognized that the student will require supervision to a degree that the student is not producing work product for the Facility that the Facility would otherwise obtain from a regular employee.
16. The Facility will advise the University in a timely fashion of any changes in its personnel, operation or policies which may impact upon the field experience.

E. GENERAL TERMS OF AGREEMENT

1. Except as agreed to in Paragraph 2 below, the term of this Agreement shall commence on the effective date and shall expire three (3) years after the effective date. This Agreement shall be automatically renewed for one (1) additional three

(3) year term upon the same terms and conditions contained herein or as otherwise mutually agreed to by the parties. Either party shall notify the other party of its intention not to renew the agreement, no later than ninety (90) days prior to the scheduled date of renewal. Both parties agree that placements for field experience are usually one semester in length and placements are made in collaboration of the University and the Facility.

2. This Agreement may be terminated by either party upon ninety (90) days written notice to the other party; provided, that any such “without cause” termination shall not be effective with respect to students participating in the field experience on the date of such notice of termination until such time as such field experience is completed in accordance with its original terms. The Agreement may also be terminated at any time by mutual consent.
3. This Agreement represents the full and complete understanding of the parties. It may be amended at any time by mutual agreement of the parties, provided that before any amendment shall be operative or valid, it shall be reduced to writing and signed by the designated representative of the University and Facility. Such amendments are to be attached as addenda to the Agreement and will have the same force as the Agreement itself.
4. Any notice to be provided under this Agreement shall be sent by registered, return receipt mail to the following names and addresses:

For the University: David Angeloni
Director of Field Placement
Leahy College of Health Sciences
The University of Scranton
Scranton, PA 18510
(570) 941-5518
david.angeloni@scranton.edu

With a copy to: Victoria H. Castellanos, Ph.D.
Dean, Leahy College of Health Sciences
The University of Scranton
Scranton, PA 18510
(570) 941-6305
victoria.castellanos@scranton.edu

For the Facility: Dr. Charles Suppon, Superintendent
Jennifer Bullock, Board Secretary
Wyoming Valley West School District
450 N. Maple Avenue
Kingston, PA 18704

5. This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Pennsylvania, without regard to conflict of laws principles, with jurisdiction in the Court of Common Pleas of Lackawanna County, Scranton, PA.
6. The Parties agree that their relationship is at all times that of Independent Contractors, and not that of an employee, partner, agent, or joint venturer. The Parties specifically acknowledge and agree that any Student who is also an employee of Facility as applicable, is not functioning in the course and scope of his or her role as a Facility employee while participating in the Program at Facility, but rather as a Student of the University.
7. By signing below the individuals certify they are authorized to sign the Affiliation Agreement on behalf of their institutions and fully agree to comply with its terms.
8. This Agreement may be signed in one or more counterparts by the parties, each of which shall be deemed an original and all of which when taken together shall constitute one and the same instrument. Signatures of the parties transmitted by email or electronic signature shall be deemed to be the equivalent of that party's handwritten signatures for all purposes. By signing below, each party represents that (A) such person is duly authorized to execute this Agreement on behalf of the represented party, and (B) the represented party agrees to be bound by the provisions thereof.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date set forth below.

FACILITY:

By: _____
 Name: _____
 Title: _____
 Date: _____

THE UNIVERSITY OF SCRANTON

By: Victoria H. Castellanos
 Name: Victoria H. Castellanos, Ph.D.
 Title: Dean, Leahy College of Health Sciences
 Date: 3/23/2026

WYOMING VALLEY WEST SCHOOL DISTRICT

450 NORTH MAPLE AVENUE

KINGSTON, PENNSYLVANIA 18704

CONTRACT FOR THE TRANSPORTATION OF SCHOOL PUPILS

THIS AGREEMENT, AMENDING THE AGREEMENT DATED AUGUST 21ST, 2015 AND ENTERED INTO THIS _____ DAY OF _____, 2026, BY AND BETWEEN THE BOARD OF SCHOOL DIRECTORS OF THE WYOMING VALLEY WEST SCHOOL DISTRICT, OF LUZERNE COUNTY INTERMEDIATE UNIT #18, (HEREINAFTER REFERED TO AS THE “BOARD”), AND WWV TRANSPORT, INC. OF PLYMOUTH, PA PREVIOUSLY D/B/A AVP TRANSPORTATION, INC. (HEREINAFTER REFERRED TO AS THE “CONTRACTOR”):

WITNESSETH:

1. The CONTRACTOR agrees to provide transportation for school pupils who shall be designated by the BOARD, to and from such points, along and over such routes and at times set forth as will be provided. The Board shall pay the CONTRACTOR a daily rate, calculated based upon the number of routes requested by the District, as set forth in Attachment A. For the 2026/2027 contract year, the total daily rate shall be Four Thousand Two Hundred Sixty Seven Dollars and Five Cents (\$4267.05), subject to adjustment in proportion to the number of routes actually requested and operated by the District. Beginning in the 2027/2028 contract year, the daily rate shall increase annually by the percentage change in the Consumer Price Index for All Urban Consumers (CPI-U) for the preceding twelve months, with a minimum increase of one percent (1%) and a maximum of three percent (3%).
2. Transportation upon the terms and conditions herein specified in items 1 to 29 inclusive and in accordance with the schedule reported on PDE-1043, 1049, 2089 and any other required reports to the Pennsylvania Department of Education shall begin on the date established by the BOARD. This Agreement shall go into effect on July 1, 2026 and shall terminate on June 30th, 2031, unless terminated earlier for cause or by mutual consent of the parties hereto.

3. Prior to the effective date of the contract, the Contractor shall provide and maintain for the term of the contract vehicle liability insurance and furnish a company-executed certificate of said insurance in combined single limit of not less than \$1,500,00.00 and provide that insurance will not be cancelled or materially altered without thirty days written notice to the District. Wyoming Valley West School District, its directors and employees shall be named as Additional Insured in the policy as to the work being performed under the contract. The coverage provided shall be primary and no other insurance carried by the District shall be called upon to contribute to a loss under this coverage.
4. When the same vehicle is serving more than one school, the BOARD shall make every effort to reconcile the school calendars of the schools served.
5. The CONTRACTOR agrees to furnish such reports as may be required by the BOARD or its designated representatives.
6. The Contractor shall furnish vehicles which conform to the standards for school transportation vehicles approved by the Department of Traffic Safety of the Pennsylvania Department of Transportation, Public Utility Commission and Mass Transit Authorities as applicable. School buses and Type A vehicles shall meet the minimum standards of the Bureau of Traffic Safety and shall pass annual inspection by the Pennsylvania State Police. Type B and Type C school vehicles shall conform to the minimum standards of the Bureau of Traffic Safety. All school vehicles shall be in good mechanical condition. The District reserves the right to inspect for mechanical condition and order a bus removed from service at its sole discretion. All vehicles shall be equipped with side stop arm signal devices, octagonal in design, a minimum of 16 inches by 16 inches in size. Both front and rear shall be red background with white border and the letters STOP in white letters. Sign shall be equipped with front and rear alternately flashing red light lens connected to same circuit as red signal lamps. Signs are to be mounted on traffic side of bus body. Vacuum or air lines if used may not be readily accessible to students inside or outside the vehicle. Components shall comply with requirements of SAU1133. All vehicles used for regular daily transportation for the 2026/2027 contract year shall be 2010 or later models. Each subsequent contract year, all vehicles used for regular daily transportation shall be: 2011 or later model for 2027/2028; 2012 or later model for 2028/2029; 2013 or later model for 2029/2030 and 2014 or later model for 2030/2031.
7. The interior of said vehicles shall be cleaned daily and exteriors washed not less than once each week. The District may inspect all buses for safety and cleanliness at the Districts' discretion. If this is not done the District may order the Bus removed from service.
8. The CONTRACTOR agrees to comply with and observe all provisions of the Pennsylvania Vehicle Code and all other applicable laws.

9. Every school bus driver shall meet all regulations of the Bureau of Traffic Safety of the Pennsylvania Department of Traffic Safety of the Pennsylvania Department of Transportation in regard to application, age, fitness, competence, conduct, licensing, physical examination and continuing eligibility, provided, that such operators shall have passed periodically administered examinations required by either the Public Utility Commission, the Interstate Commerce Commission or the Department of Transportation. In addition, the Contractor shall provide copies of each operator's bus license, operator's license, certificate of bus course completion, a letter from the school doctor on successful completion of a physical examination, Pennsylvania State Criminal History Background Check and/or Federal Criminal History Record and/or any other information required by law and/or requested by the School District, in a timely manner, as indicated by the Director of Transportation. In the event the conduct and demeanor of a driver is deemed inappropriate, the continued utilization of the driver shall be at the District's sole discretion.
10. The Contractor agrees to conduct or contract with individuals certified in conducting required training for bus drivers so that all drivers are properly certified and licensed in accordance with the Commercial Driver's License Law. These courses are offered as the need arises to keep all drivers certified. All drivers are to be included in a certified and licensed drug and alcohol testing program in accordance with DOT/FHA 49 CFR part 382 et. al. All records are to be properly maintained in accordance with federal guidelines. All expenses for these courses and programs are to be borne by the Contractor.
11. The CONTRACTOR agrees to assume responsibility for all damages to buses caused by students. This does not preclude CONTRACTOR from legally seeking damages from individual students. However, the District shall give the CONTRACTOR reasonable assistance in seeking such damages.
12. Bus routes and bus stops shall be determined by the Board and may be modified by the Board or its designated representative as occasion demands. The operator shall not deviate from the designated route except by consent of the Board's designee, or in the case of an emergency, which shall be reported promptly to the Board's designated representative. The Contractor and vehicle operators of said Contractor shall demonstrate familiarity with all routes prior to the beginning of the school year. The District may later change or add stops and routes up to two (2) miles one way over the route schedule without additional charge. Any amount beyond two (2) miles will be paid for by the District. All adjustments will be based upon \$2.00/mile also increasing by the percent change in the established CPI. All runs listed herein shall be on an A.M. and P.M. pickup and return basis unless otherwise noted. There shall be no additional charge to the District for runs made to non-public schools for days which they are in session and the District is not. There shall be no charge for early dismissal runs that the District or nonpublic may have. The School District agrees to pay the CONTRACTOR the daily rate based on a guaranteed 182 day school year (subject to conditions contained herein Item 13.) This includes if any event should occur, whether it be fire, flood, teacher strike, global health pandemic, virus

epidemic, localized virus outbreak, any natural disaster/catastrophe also known as “Acts of God,” any terroristic destruction, etc. which would prevent, make impossible or if the Board simply chooses not to complete a 182 day school year. (the parties agrees that this list is illustrative and not comprehensive. The exhaustiveness is to demonstrate any situation which may arise). Routes may be deleted as conditions warrant at the sole determination of the District, in which case the daily rate to be paid the CONTRACTOR will be adjusted by subtracting the value of the route or routes deleted as set forth in Attachment A.

13. The CONTRACTOR and District agree that in the event that a virtual learning day occurs, the District will pay to CONTRACTOR eighty percent (80%) of the daily rate which the CONTRACTOR would have received had students been attending traditional, classroom education. The CONTRACTOR and District acknowledge that “virtual learning day,” is intended to mean any day in which the District determines, whether because of weather-related issues, any issue associated with a global/local health epidemic, or for any reason taken by the District, that all students in the District will attend school by virtual means. This shall not cover situations where the District determines to use a hybrid schedule, where some students attend school and some students attend school virtually. In the event a hybrid schedule is adopted, the District will pay to the Contractor the full daily rate on days in which students are transported.
14. The CONTRACTOR shall provide sufficient reserve buses and drivers to meet the demand of breakdowns and unexpected requirements such as trips; meet transportation demands on those days the District dismisses early; provide service during inclement weather; provide transportation for all public and parochial kindergarten students (kindergarten runs are subject to change with notice.) Contractors will have sufficient flexibility to add stops, change stops, delete stops, alter routes and delete routes at the District’s discretion; furnish total students and exact mileages as required by the District for loaded and unloaded vehicles for each run; provide full service within one hour if it is necessary to close down the schools due to an emergency or inclement weather; submit calendar months billing on a district approved form by a date established by the District at the end of each month; maintain sufficient back-up service to replace a bus or buses within thirty (30) minutes in the event of breakdown before or during a route run; operate a drive-in maintenance and inspection facility located within the District to serve all buses in the fleet; provide portal to portal service of special education students so designated by the District; and work closely with the District in establishing safety and discipline conditions and shall implement such rules adopted by the District. All school bus accidents are to be reported in writing to the District Transportation Supervisor within 24 hours of occurrence and within 5 days to the Commonwealth Department of Transportation, Pupil Transportation Section.
15. The Contractor shall provide the services of a dispatcher assigned solely to school operations who shall be available at all times vehicles are in use.

16. An operating time schedule shall be prepared by the BOARD or its designated representative. This schedule shall designate the time and place of all bus stops, both morning and evening, and shall be posted in the bus and at the school. The bus shall not depart from any designated stop before two minutes after the scheduled time unless all pupils to be transported from that point are aboard. The time schedule may be modified by the BOARD or its designated representative as occasion demands but only after due notice has been given to parents and operator.
17. Pupils shall be taken on and discharged from the bus only at the designated stops and at extreme right of the road. No pupils shall be permitted to get on or off the bus while it is in motion. No school bus operator shall start the bus or signal the driver of any vehicle, who has stopped in compliance with the provisions of Section 3208 of the School Laws of Pennsylvania, to proceed until after each child who may have alighted therefrom shall have reached a place of safety.
18. No person other than a school pupil shall be transported in a school vehicle except that a teacher or other school personnel may ride when designated by the BOARD or its designated representative. Nothing except passengers, and their belongings shall be transported in the school vehicle while it is engaged in transporting pupils to and from school.
19. The vehicle shall come to a complete stop immediately before traversing railway or trolley grade crossings and shall make a complete stop at all highway intersections protected by a "Stop" sign.
20. A school bus, including Type A vehicles shall not be loaded beyond the seating capacity as set forth in minimum standards and as indicated on the "Approved School Bus Sticker." All other public conveyances when transporting school children under contract shall provide adequate seating for each student with no standees permitted.
21. The speed of a vehicle shall at all times be consistent with the safety of the passengers and shall at no time exceed the speed limit as set forth in the minimum standards of the Bureau of Traffic Safety, PennDOT, as promulgated from the Vehicle Code.
22. It is understood and agreed to by both parties hereto that the CONTRACTOR, while engaged in carrying out and complying with any of the terms and conditions of this contract, is an INDEPENDENT CONTRACTOR and is not an officer, agent or employee of the aforesaid District.
23. The contract awarded shall not be transferred or sublet or subleased to any individual or group of individuals or company, without express consent of the Board. Another school bus which has been lawfully certified for current use in Pennsylvania and/or another properly certified driver may be substituted in emergencies upon consent of the Board or its designated representative, but only for the duration of the emergency. The Contractor shall furnish a list of all buses, their VIN numbers and passenger capacities which will be used in the transportation to and from school or athletic

events. These must be placed on file in the District office and are not to be changed without the advance notification and permission of the District. Under no circumstances shall said buses be utilized for non-District purposes on contract days from 6:30 A.M. to 9:00 A.M. and from 2:00 P.M. to 4:30 P.M. without advance notification and permission of the Director of Transportation.

24. Any violation of the terms of this contract may, at the option of the BOARD, operate as a cause of termination in accordance with item 2.
25. The BOARD shall adjust all matters arising out of this contract not specifically provided for therein.
26. Any amendments to the contract entered into shall be in writing (letter only) forwarded to the proper party at the respective addresses herein set forth, by registered mail, return receipt requested only. That the said amendments will, by mutual agreement of the Board and the Contractor, be executed in compliance with the laws of the Commonwealth of Pennsylvania, as amended. The intent and purposes and conditions of the contract to be entered into are contained within this document and any oral agreements not incorporated in this document shall be null and void. It is mutually agreed and covenanted by and between the Board and Contractor that should any clause or term of the contract to be entered into be discharged or declared null and void by an act of law, that term shall be discharged and all other terms, elements and conditions of the contract shall remain in full force and effect.
27. All school buses shall be radio-equipped. Vehicles must possess a single committed frequency for the sole use of the Contractor capable of serving the District to a ten mile radius. Citizen Band Radios of 28 or 40 channels shall not be permitted. The CONTRACTOR, at his expense, shall furnish to the District one portable unit capable of contacting any unit in operation. It shall be the CONTRACTOR's responsibility to make sure that all radios are serviced regularly and remain in good repair and operation for daily use. If radios on buses or portable units are not kept in repair the District reserves the right to order the repair of such and deduct the cost of repair from what is owed the CONTRACTOR.
28. It is understood that the daily rate paid to the CONTRACTOR includes the cost of fuel.
 - A. Fuel may be provided at District cost through a provider and at a site designated by the District. Fuel will be charged by CONTRACTOR to District sub-account solely for the purpose of pupil transportation, cost of which (less exempt or refundable taxes) will be deducted from the monthly amount owed the Contractor by the District in accordance with the daily rate. Any tax refunds will become sole property of the District. For the purpose of this document, exempt or refundable taxes shall mean Pennsylvania state liquid fuels and franchise tax and federal excise tax.

- B. The District is responsible for record-keeping. The CONTRACTOR agrees to cooperate in any manner required by the District's Transportation Director to facilitate accurate monthly invoice reconciliation. This shall include but not be limited to gas slip verification and monthly gas chart compilation.
 - C. Maximum tax free fuels to which CONTRACTOR is entitled will be determined from data submitted annually on the District's PDE-1043 and, where applicable, estimated annual activity miles. For the purpose of this agreement, gasoline powered vehicles are estimated to consume fuel at the rate of four miles per gallon and diesel-powered vehicles six miles per gallon.
 - D. This addendum may be terminated by either party to this Agreement without cause with thirty (30) days written notice to other party in accordance with terms stipulated in Article 26 of the Contract for Transportation of School Pupils.
 - E. It is understood by and between the parties to this Agreement that there shall be no fuel adjustment during the term of this contract, but that shall not prevent the CONTRACTOR from petitioning the Board in the event of exceptional inflationary circumstances.
29. All vehicles utilized by the Contractor shall be equipped, at the Contractor's sole cost and expense, with at least three (3) cameras capable of recording video and audio during the entire transportation trip, as well as GPS functionality. The camera specifications shall be subject to the District's approval. All costs of purchase, installation, maintenance, repair, and data storage associated with the cameras shall be borne exclusively by the Contractor.
30. The Contractor shall ensure that all cameras remain fully operational at all times and shall promptly repair or replace any malfunctioning equipment. The Contractor shall immediately provide the District with access to any requested recordings or data upon request.
31. Installation of all camera equipment shall be completed by Contractor prior to the start of the 2026–2027 school year, and all cameras shall be fully operational by that time.

IN WITNESS WHEREOF, the parties hereto set their hands and seals the day and year aforesaid.

BY: CONTRACTOR, WVV TRANSPORT, INC.

_____ OWNER/AUTHORIZED AGENT

R. 148 Cherry Street, Plymouth, PA 18651 ADDRESS

DATED: _____

RECOMMENDED FOR BOARD APPROVAL:

_____ SUPERINTENDENT

450 N. Maple Avenue, Kingston, PA 18704 ADDRESS

DATED: _____

ON BEHALF OF THE BOARD SCHOOL DIRECTORS OF
WYOMING VALLEY WEST SCHOOL DISTRICT:

_____ BOARD PRESIDENT

450 N. Maple Avenue, Kingston, PA 18704 ADDRESS

DATED: _____

ATTACHMENT “A”

BUSES	2026-2027 (year 1) (5%)	CPI-U (year 2 @ 3%)	CPI-U (year 3 @ 3%)	CPI-U (year 4 @ 3%)	CPI-U (year 5 @ 3%)
Bus Run	\$284.47	\$293.00	\$301.79	\$310.85	\$320.17
Hourly Run	\$54.21	\$55.83	\$57.51	\$59.24	\$61.01
Local Run	\$141.40	\$145.65	\$150.02	\$154.52	\$159.15
Intermediate Run	\$223.89	\$230.60	\$237.52	\$244.65	\$251.99
Distant Run	\$333.47	\$343.47	\$353.78	\$364.39	\$375.32
Hourly Rate	\$16.50	\$16.99	\$17.50	\$18.03	\$18.57

WYOMING VALLEY WEST SCHOOL DISTRICT

450 NORTH MAPLE AVENUE

KINGSTON, PENNSYLVANIA 18704

CONTRACT FOR THE TRANSPORTATION OF SCHOOL PUPILS

WHEREAS, the Parties being, THE WYOMING VALLEY WEST SCHOOL DISTRICT, (“District,”) through the Board of School Directors of The Wyoming Valley West School District (“the Board,”) and WWV TRANSPORT, INC., a for-profit corporation incorporated under the laws of the Commonwealth of Pennsylvania and located in Plymouth Borough, PA, (“Contractor,”) are desirous to amend the Agreement entered into between the Board and the Contractor, dated April 11th, 2018;

NOW WITNESSETH, this _____ day of _____, 2026, by and between the Board and the Contractor:

1. The Contractor agrees to provide transportation for school pupils who shall be designated by the Board for van transportation. The Board shall pay the Contractor a daily rate as set forth in Schedule “A” of this Agreement for an extended school year (ESY) each day during the 2026/2027, 2027/2028, 2028/2029, 2029/2030 and 2030/2031 school years and summer sessions of summer programs of 2026, 2027, 2028, 2029 and 2030 and up to and including to June 30th, 2031.
2. Beginning in the 2026/2027 school year, an increase in the daily rate equal to the terms adopted in Attachment “A” to this Agreement shall be charged. Beginning in the 2027/2028 contract year, the daily rate shall increase annually by the percentage change in the Consumer Price Index for All Urban Consumers (CPI-U) for the preceding twelve months, with a minimum increase of one percent (1%) and a maximum of three percent (3%).
3. All vehicles utilized by the Contractor shall be equipped, at the Contractor’s sole cost and expense, with at least one (1) camera capable of recording video and audio during the entire transportation trip, as well as GPS functionality. The camera specifications shall be subject to the District’s approval. All costs of purchase, installation, maintenance, repair, and data storage associated with the cameras shall be borne exclusively by the Contractor.
4. The Contractor shall ensure that all cameras remain fully operational at all times and shall promptly repair or replace any malfunctioning equipment. The Contractor shall immediately provide the District with access to any requested recordings or data upon request.
5. Installation of all camera equipment shall be completed by Contractor prior to the start of the 2026–2027 school year, and all cameras shall be fully operational by that time.

6. This Amended Agreement shall go into effect on **JULY 1, 2026** and shall terminate on **JUNE 30th, 2031**, unless terminated earlier for cause or by mutual consent of the parties hereto. The Parties may mutually agree to amend this Agreement to extend or shorten the period of time, but may only amend same by mutual written agreement by both Parties.

7. Absent the terms above, all terms contained in the Original Agreement dated July 13th, 2010 and Amended on August 14th, 2013 and then Amended on April 11th, 2018 shall remain in effect.

[Signature Page Follows – Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the parties hereto set their hands and seals the day and year aforesaid.

BY: CONTRACTOR, WVV TRANSPORT, INC.

_____ OWNER/AUTHORIZED AGENT

R. 148 Cherry Street, Plymouth, PA 18651 ADDRESS

DATED: _____

RECOMMENDED FOR BOARD APPROVAL:

_____ SUPERINTENDENT

450 N. Maple Avenue, Kingston, PA 18704 ADDRESS

DATED: _____

ON BEHALF OF THE BOARD SCHOOL DIRECTORS OF
WYOMING VALLEY WEST SCHOOL DISTRICT:

_____ BOARD PRESIDENT

450 N. Maple Avenue, Kingston, PA 18704 ADDRESS

DATED: _____

SCHEDULE "A"

	<u>DAILY RATE</u> <u>STARTING 2026/2027 School Year</u>
"In District": Pupil Transportation	\$165.49
"Out-Of-District": Pupil Transportation	\$199.93
Wheel-Chair Accessible Vans: Pupil Transportation	\$199.93
Community Based Vocational Training (CBVT): Pupil Transportation	\$69.01



196 Beach Lake Hwy
Honesdale, PA 18431
(570) 851-7967 cell phone
(570) 729-0705 office
(570) 729-0708 Fax

March 16, 2026

Mr. Kyle Flynn
Apollo Group Inc.
601 Wyoming Ave.
Kingston, PA 18704

**RE: Wyoming Valley West – Sports Stadium Bleacher
Removal, Kingston, PA
Bluestone Proposal No: 2026-1091**

Dear Kyle:

Bluestone Environmental Inc. (Bluestone) is pleased to submit this proposal to provide excavation and demolition services for the removal of the bleachers at the Wyoming Valley West Sports Stadium located in Kingston, PA. Information used to prepare this proposal was obtained from a site visit on March 12, 2026. An evaluation of the project indicates the following **WORK PLAN** should be implemented to ensure a successful project.

WORKPLAN

The poor condition of the bleachers on the visitors side of the sport stadium has forced the closure of them to public use. Bluestone is providing this proposal to Apollo to remove the bleachers, retaining wall, concrete foundations and finish grading the area. This proposal also includes the demolition of the existing asphalt sidewalk/ramps.

Tasks to be completed at the site

- Installation of erosion and sedimentation controls, including construction entrance.
- Completion of PADEP Management of Fill sampling protocol on the excess soil that will be hauled off-site. The soil must meet the published PADEP Clean Fill Concentration Limits (CFCLs).
- Removal of bleachers, concrete foundations, side walk ramps, and retaining walls.
- Final grading will match the existing sloped area on both ends of the field under current conditions.



- The area will be stabilized with straw matting, lime and grass seed.

PROJECT COST

Bluestone has provided the following price schedule/cost table that will be utilized to invoice.

Description	Unit	Unit Cost	Estimated Number of Units	Total
Labor, Equipment and Materials to Complete the Scope of Work	Lump Sum	\$76,235.00	1	\$76,235.00
Total Project Cost				\$76,235.00

Should any changes to the **WORKPLAN** be required during this project, Bluestone will present these changes for review and approval, prior to execution of any additional work.

ASSUMPTIONS AND TERMS

- Bluestone assumes all work will be completed during normal business hours (7AM to 5PM, Monday through Friday).
- All material to be hauled off-site must meet the PADEP CFCLs.
- All work can be completed before graduation in June 2026.
- Project delays caused by others or conditions beyond the control of Bluestone will be invoiced at our standard Time and Material Rates.
- Payment terms are Net 30 Days.
- Prices quoted are firm for thirty days (30) days.



As always, do not hesitate to contact me with any additional questions or concerns. I look forward to servicing your environmental remediation requirements.

I sincerely appreciate the opportunity to provide this proposal to your facility.

Bluestone Environmental Inc.

Frederic H. Diehl
President

SCOPE OF WORK AUTHORIZATION

Please sign the original copy of this proposal in the space provided to indicate your agreement with the terms set forth in the proposal.

I/We agree that any unpaid balance more than 30 days old shall bear interest at 1 ½ % per month until paid and should this account be placed for collection through a collection agency and/or attorney-at-law, collection and/or attorney fees shall be payable in addition to the principle indebtedness and interest.

Acceptance Signature: _____

Print Name/Title: _____

Date: _____

Elite Concrete And Excavation
 Zach Fischi
 126 Coal Street, Plymouth, PA 18651
 Phone Number: 570-902-5435
 Eliteconcreteandexcavation@gmail.com



Estimate:
 WWV

Date: 03/30/2026

Job	Unit Price	Total
80x30		
30'x6 Sidewalk		\$12200.00
2B Stone	43ton	\$1100.00
Concrete	46 1/2 Yards	\$9400.00
20" Rebar	56 lengths	\$540.00
Wire	60 sheets	\$640.00
Ties		\$80.00
Sealer		\$80.00
Chairs		\$450.00

Total: \$24490.00

Dal Cordes

Thank You for Your Business!

Quote #
WQ 394264

Here is the Quote as per your request. The 'Shipping' total has been applied.
To place an order, simply click 'Submit Order Confirmation' below.
Please print this page for your records.
Customer Order Confirmation is **required** to process order.



627 Amersale Drive
Naperville, IL. 60563
sales@belson.com

Toll Free: 1-800-323-5664
Phone: 1-630-897-8489
Fax: 1-630-897-0573

QUOTE #
WQ 394264
Expires 4/27/2026

Model #	Description	Lbs	Quantity	Unit Price	Unit Total
BD-U1033C	Bleacher, 10 Row x 33'-0"L, (10" Nominal Seat Planks, 10" Nominal Tread Planks, 17" Front Row Seat Height, 8" Rise, 24" Tread), Aluminum Frame, Double Footboards, Chain-Link Guardrail, Aisle, 4 ADA Accessible Spots On First Row DISCOUNT APPLIED	3,436	2	\$29,517.00	\$59,034.00
		Subtotal	6,872	Subtotal	\$59,034.00
				0.0000% Tax	\$0.00
				Freight - S&H	\$3,312.94
				Grand Total	\$62,346.94

Customer Order Confirmation is required to process order.

Your Order will not be shipped without your "Order Confirmation"

Bill To:

Ship To:

First/Last Name David Cordes

Company Wyoming Valley East School Dist

Address 1 450 N Maple Ave

Address 2

City Kingston

State PA

Zip Code 18704

Country USA

Phone 570-406-0795

Fax

Email dcordes@wwsd.org

Ship To Wyoming Valley East School Dist

Address 1 450 N Maple Ave

Address 2

City Kingston

State PA

Zip Code 18704

Country USA

Phone 570-406-0795

Contact David Cordes

Email dcordes@wwsd.org

Additional Delivery Services

Phone Call 24 Hours Prior to Delivery◊

Delivery to Residential or Non-Commercial Truck Route Addresses

Power Liftgate Service◊ - Driver will lower shipment from the truck to the ground (Only)

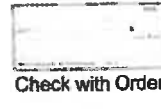
Order Power Liftgate Service if — You will be unable to unload the shipment from the truck.

◊ **Does Not apply to UPS shipments**

Special Instructions

et-phone

Intended Payment Method



Order Confirmation Method — Customer Confirmation is Required to Complete Order

Email Order Confirmation

dcordes@wwsd.org

Fax Order Confirmation

Customer Service Representative Call (M-F 8:00am - 4:30pm CST)

What is the best day and time to call?

Contact Name (If Different than 'Sold To')

Phone

Submit Order Confirmation

Cancel Order



Mark J. Sobeck Roof Consulting, Inc.

161 Main Street, Suite 300
Luzerne, PA 18709, United States
Tel: 570-829-5777 Fax: 866-221-5923
rich.sobeck@marksobeck.com
www.marksobeck.com

Robert Kachurak
Wyoming Valley West School District
450 North Maple Avenue
Kingston, PA 18704

INVOICE

TAX ID: 01-0738801
INVOICE DATE: 4/6/2026
INVOICE NO: 10050
BILLING THROUGH: 4/6/2026

WYOMING VALLEY WEST 2026 ROOF MASTER PLAN

Managed By: Rich Sobeck

ROOF CONSULTING SERVICES PERFORMED AT WYOMING VALLEY WEST SCHOOL DISTRICT FOR THE 2026 ROOF MASTER PLAN, AS PER OUR PROPOSAL DATED FEBRUARY 5, 2026

Roof Consultant's Fee = \$13,870

For 100% Completion of the Roof Consultant's Fee = \$13,870
Less amount previously billed = \$0
Net amount of this invoice = \$13,870

Balance to bill on Roof Consultant's Fee = \$0

PROFESSIONAL SERVICES

ACTIVITY	HOURS	RATE	AMOUNT
Consulting:			
Roof Consulting Services	1.00	US\$13,870.000	US\$13,870.00
TOTAL SERVICES	1.00		US\$13,870.00

SUBTOTAL US\$13,870.00

AMOUNT DUE THIS INVOICE US\$13,870.00

This invoice is due on 5/6/2026

Wyoming Valley West School District 2026 Roof Master Plan Inv