		Charles of the second		Email: jsw	Savage Area 2.226.0050 edberg@pls	Schools	ст	Lates	st Revision 05/23	
		eement dated Il corporation, (hereina		, 20	by and betw	een Independent		ct 719, a Min	inesota	
(her	einat	Pare ter is referred to as th	nt Name	is for transpor		es as specified be	Addres	SS		
	Co Tra	ntractor agrees to tran Insportation shall be p idence, and the assig	nsport students nar provided by the CO	ned below who	o are resider	ts within the SCH	OOL DISTRI			
	1.	Student N	Vame	Age	Grade	Sch	ool Name		School Phone #	
	2.			Age	Grade		ool Name		School Phone #	
2.0	Contractor agrees to provide transportation equipment and/or service which at all times will conform to the minimum standards for conventional school transportation as established by the State Board of Education and the legal requirements of the STATE OF MINNESOTA.									
	2.1 2.2	School Bus	s	Commercia	al Carrier	Car P as follows:	lool	- F	Family Vehicle	
		Year	Make	Туре		Serial Number	Capa	acity	License #	
3.0	Where a Car Pool or Family Vehicle is used to provide transportation services, the Contractor agrees to provide and keep in force during the term of contract vehicle insurance coverage's as specified by Minnesota Statute during the term of this agreement, (if not applicable, enter "NA") 3.1									
			Insurance Car	rier			Polic	y Number		
4.0		The term of this agreement shall be for a period not to exceed <u>172</u> days per pupil, commencing on <u>Sept. 5, 2023</u> and ending on <u>June 5</u> , 20 <u>24</u> for which transportation services so designed within the Agreement, the SCHOOL DISTRICT agrees to pay the CONTRACTOR A SUM NOT TO EXCEED \$300.00 per family. This amount may be altered by the days each student is in membership at the school of attendance and/or by the method of transportation service provided. In no case will the amount exceed the actual cost of the service furnished by the CONTRACTOR. Payment will be made at the close of the school year and upon verification of membership from the attending school. This must be received no later than September 30, or it will be null and void.								
5.0	The CONTRACTOR cannot assign or transfer any part of all of his/her interest in this contract without the written approval of the School District.									
6.0	RESPONSIBILITY AGREEMENT: It is agreed the parent and/or contractor shall assume full responsibility for the proper and safe transportation of all student(s) affected by this contract and that the Prior Lake-Savage Area School District shall be obligated only to make the payments provided for in this contract. The contractor further agrees to hold the Prior Lake-Savage Area School District harmless from any and all claims that may arise from the transportation of the student(s) as provided herein, to pay any judgments which may be obtained against the Prior Lake-Savage Area School District as a result thereof, and to indemnify the Prior Lake-Savage Area School District for all expenses incurred in defending itself against any such claim.									
454	) To	NDENT SCHOOL DIS wer St .e, MN 55372	STRICT 719							
By:_		School District	Dat	e:	By:	Poront/Con	tractor	_ Date:		
<u> </u>						rarent/Con				
Sch		District Use Only:	Amt. Paid:	Che	ecked bv:	Pavmer	nt Approval:	C	Date:	