Order Confirmation

Ad Order Number <u>Customer</u> <u>Payor Customer</u> <u>PO Number</u>

0000884495 Southwestern Ohio EPC Southwestern Ohio EPC 2025-26 LEGAL NOTICE - SCHOOL BUSES

<u>Sales Rep.</u> <u>Customer Account</u> <u>Payor Account</u> <u>Ordered By</u>

amy.kirby 14181 ROBIN HOUSTON

<u>Order Taker</u> <u>Customer Address</u> <u>Payor Address</u> <u>Customer Fax</u>

303 Corporate Center Dr # 208 303 Corporate Center Dr # 208

Vandalia OH 45377 USA Vandalia OH 45377 USA Customer EMail

<u>Order Source</u> <u>Customer Phone</u> <u>Payor Phone</u>

Non Web 9378903725 9378903725 <u>Special Pricing</u>

Invoice Text Ad Order Notes

 Net Amount
 Tax Amount
 Total Amount
 Payment Amount
 Amount Due

 \$817.92
 \$0.00
 \$817.92
 \$0.00
 \$817.92

Ad Number Ad Type Production Method Production Notes

0000884495-01 Legal AdBooker

0000004453-01 Legal Aubookel

<u>External Ad Number</u> <u>Ad Attributes</u> <u>Ad Released</u> <u>Pick Up</u>

No

Ad Size Color
1 X 71 li

Run Date	Product	<u>Placement</u>	Sched Cst	Disc/Prem	<u>Color</u>	<u>Pickup</u>	<u>Tax</u>	Subtotal
11/14/2025	O-Dayton Daily News	Legals	\$408.96	\$0.00	\$0.00	\$0.00	\$0.00	\$408.96
11/21/2025	O-Dayton Daily News	Legals	\$408.96	\$0.00	\$0.00	\$0.00	\$0.00	\$408.96
11/14/2025 -	O-Web	Legals	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
12/13/2025								

Ad Content

andrea.feltner

SOUTHWESTERN OHIO EDUCATIONAL PURCHASING COUNCIL & OHIO MID-EASTERN REGIONAL EDUCATIONAL SERVICE AGENCY

2025-26 LEGAL NOTICE -SCHOOL BUSES

Sealed proposals will be received for school buses by the Southwestern Ohio Educational Purchasing Council (EPC) and the Ohio Mid-Eastern Regional Educational Service Agency (OME-RESA) on behalf of ALL Members at the EPC Office, 303 Corporate Center Drive, Suite 208, Vandalia, Ohio 45377, until 10:00 a.m. EDST, Monday, December 1, 2025 and will be publicly opened and recorded thereafter. No bid shall be permitted to be withdrawn without the express approval of the EPC except as provided under the Ohio Revised Code and said bid shall be firm for at least ninety days (90) from date received. Extensions beyond the initial 90 days are possible with the written approval of each approved vendor. All bids and the EPC/OME-RESA Cooperative School Bus Program evaluations will be electronically sent to each participating member, who will then review and accept or reject their desired bids.

Bids will be received with respect to the integrated units and will state that the buses when assembled and prior to delivery, shall comply with all participating member specifications, all safety regulations and current Ohio minimum standards for school bus construction as per the department of education adopted by and with the consent of the director of highway safety pursuant to section 4511.01 of the Ohio Revised Code and all other pertinent provisions of law for the following school bus chassis and bodies.

Bus Bids are being requested for the following Types & Passenger Sizes: Conventional: 47, 54, 65, 72, 78, 83, 84 Handicapped: 36, 42, 48, 65, 67, 71, 72, 77

Transit: 72, 77, 84 Type A: 10, 12, 14

Instructions to bidders, specifications for the above bus units, and a list of EPC & OME-RESA Members may be requested via email at Robin.Houston@epcschools.org.

The EPC, OME-RESA, and participating members reserve the right to accept or reject any and all bids.

Southwestern Ohio Educational Purchasing Council Robin Houston, Purchasing Specialist 11-14,11-21/2025

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GENERAL ACCEPTANCE POLICY AND TERMS AND CONDITIONS

1. Advertising Guidelines

The newspapers, websites, digital and broadcast platforms and their related services of Ohio Newspapers (hereinafter "the Publisher"), or its successors or assigns, reserve the right to revise or reject any advertisement deemed objectionable by the Publisher, in its sole discretion, in subject matter, phraseology or composition, or any advertisement that Publisher deems illegal under federal or state law. Fraudulent, dishonest or misleading advertising will not knowingly be accepted, and if recognized may be rejected by the Publisher in its sole discretion. Advertising placed to resemble news content matter must carry the word "Advertisement" clearly alerting the Publisher audience to the purpose of its content to the satisfaction of the Publisher. Political advertising must carry a clear identifier of political advertising and all subsequent notifications required by the laws governing political advertising in the Ohio Revised Code. # 3517.105

2. Remedies and Limitations in Liability

In consideration for publication of the Advertiser's advertisement by the Publisher, Advertiser agrees as follows:

Advertiser assumes all liability for content of advertising provided by it, and agrees to defend, hold harmless, and indemnify Publisher for any and all damages arising therefrom. Liability for typographical errors, wrong insertions, omissions, late publications, or non-publication, as well as all other matters Advertisers might raise relevant to this contract, is limited to no more than the charges payable, or paid, to Publisher for the specific advertisement in which the error occurred. Publisher will not be liable for lost profit, unachieved business opportunities, consequential damages or any other monetary damages beyond the advertising charges payable, or paid, to Publisher hereunder, and Advertiser hereby waives any and all such claims. Claims for an allowance for such matters must be made within seven (7) days of the matter's first occurrence, or are deemed waived. Advertiser agrees that it is expressly required to check the first insertion of any advertisement for accuracy and to bring any issues to Publisher's attention immediately and that the failure to do so constitutes a waiver of any further claims. Publisher is not responsible for more than one incorrect insertion, or more than one publication, per advertisement.

3. Advertising Rates and Terms

Publisher has the right to revise advertising rates at any time and will provide 30-day notice to advertisers under contracted rate agreements. Absent a written agreement to the contrary, signed by an officer of the Publisher, such rates and all terms of this agreement shall be binding. No verbal agreements, representations or promises shall be enforceable.

4. Application; No Jury or Class Action Claims

The foregoing General Acceptance Policy and Terms and Conditions shall apply to all current and subsequent advertisements placed by Advertiser with the Publisher, or its successors and/or assigns, unless otherwise modified in writing by both parties. The parties hereby waive any right to trial by jury and any right to assert against the other any claim as a member or representative of any class or representative action.