Approve and sign Busing Agreen	nent and Assumption	on of Liability Agree	ment between Lee County a	and the Lee County	
School Board.					
WHY ACTION IS NECESSARY: To provide for the transportation of children in the 2002 Summer Recreation Day Camp program to be able to go on field					
To provide for the transportation trips. WHAT ACTION ACCOM	of children in the 2	002 Summer Recrea	tion Day Camp program to	oc abic to go on neid	
Provides campers the opportunity	to travel to variou	s historical sites, nat	ire centers, etc. to enrich th	eir learning experiences.	
Tiovides campers the opportunity	0 114701 00 741100	<u> </u>	,		
2. DEPARTMENTAL CATEGORY:			3. MEETING DATE:		
COMMISSION DISTRICT # C//A			15-21	1-2002	
		ITT		1	
4. AGENDA:	5. REQUIREM	ENT/PURPOSE:	6. REQUESTOR OF INFORMATION:		
	(Specify)				
X CONSENT	STATU	JTE	A. COMMISSIONER		
ADMINISTRATIVE	ORDIN		B. DEPARTMENT	Parks & Recreation	
APPEALS	X ADMII	N. B-0009	C. DIVISION		
DIDY IC	CODE OTHE		BY: John Yai	rbrough, Dept. Director	
PUBLIC WALK ON	UIHE.		D1. JUH 141	ibiough, Dept. Director	
TIME REQUIRED:					
7. BACKGROUND:					
Each year the children of the Sun	nmer Recreation Da	ay Camp program ar	e afforded the opportunity t	o participate in a field trip.	
Each campsite will be provided t	ransportation for or	ne field trip each two	-week session. The field tr	ip experiences allow staff	
increased opportunities to enrich	the learning experi	ence of the campers.	The children are exposed	to additional cultural,	
historical, and educational progra	ams by visiting plac	ces within the County	such as the Nature Center	, Edison Home, Historical	
Museums, etc.					
the second the byggg by the County					
Lee County will maintain insurance coverage against liability resulting from the negligent use of the buses by the County. County will pay for damage to school buses if damage is attributable to negligence on the part of the County.					
County will pay for damage to se	MOOI OUSES II Gaina	ge is attributable to i	ogngence on the part of w		
Approximate cost for transportat	ion is \$20,000. Fu	nding is available in	account number KH572201	5500.504420 – 100% -	
Approximate cost for transportation is \$20,000. Funding is available in account number KH5722015500.504420 – 100% - Parks & Recreation – Parks & Recreation Operations – MSTU Fund – N/A Subfund – Vehicle Rental.					
8. MANAGEMENT RECOM	MENDATIONS:				
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ocm	9. <u>REC</u>	OMMENDED APP	KOVAL:		
AB	C D	E	F	G	
Department Purchasing	Human Other	County	Budget Services	County Manager	
Director or R	esources	Attorney	G120 5/14		
Contracts				7.7	
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466 126-462	,	John Lai	2/3/04/75/N 1/3/	100 100	
10. COMMISSION ACTION:		51707-1911	<u>, 1 olts, 1 olt 1 olt</u>	7)	
10. COMMISSION ACTION.			RECEIVED BY		
APPROVED		Mac. by Coacky	COUNTY ADMIN	<u>ν. <i>β</i>[ν.]</u>	
DENIED		Date: 5/9/02	5/9/02-	et Viva	
DEFERRED		T102: //40mm	Seat from contract to the contract of the cont	<i>pm</i>	
OTHER .		TOHY!	190 Samuel Commence	. 0	
		Forwarded To:	5/16 7	45	
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Lee County Board Of County Commissioners

Agenda Item Summary

1. REQUESTED MOTION: ACTION REQUESTED:

Blue Sheet No. 20020495

County Contract #
County Contract #

AGREEMENT

THIS AGREEMENT, made and entered into this day of day of day of 2002, by and between Lee County Department of Public Parks and Recreation Services, Lee County, hereinafter referred to as the "County", and the School Board of Lee County, Florida, with offices at 2055 Central Avenue, Ft. Myers, Florida, hereinafter referred to as the "School Board."

WITNESS:

WHEREAS, the parties, for and in consideration of the mutual agreements hereinafter contained, do contract and agree as follows:

<u>PURPOSE</u> - To transport approximately 250 children daily to various Lee County locations for the Summer Recreation Program of the Lee County Division of Parks and Recreation.

TERM OF AGREEMENT - This Agreement is valid from June 10, 2002 through August 1, 2002, unless terminated sooner by either party on 15 days written notice. This Agreement may be terminated as aforesaid by either party without cause.

TRANSPORTATION NEEDS - Prior to the execution of this Agreement, both parties have discussed the transportation needs of the County and the number of school buses that will be available to the County. Nothing contained herein will obligate the School Board to provide buses to the County if it is deemed by the School Board that such action will reduce or delay transportation of pupils.

INSURANCE COVERAGE - The County agrees to maintain insurance coverage to insure against any and all liability resulting from the negligent use of school buses by the County. The School Board agrees to maintain insurance coverage to insure against any and all liability resulting from the negligent use of school buses by the School Board. Said insurance will name both the County and the School Board as additional insured. No bus shall be made available to the County or accepted by the County unless and until insurance coverage has been obtained and approved by the Risk Management Departments of both the School Board and the County.

<u>PAYMENT OF OPERATING COST</u> - The County will be charged time and mileage actual costs. The County is responsible for driver's hourly salary plus benefits (\$25.00 per hour), as well as mileage not to exceed \$ 1.25 per mile without notification from School Board to the County. Drivers will receive a minimum of four hours pay per day.

SCHEDULE OF OPERATION - The School Board agrees to furnish up to six (6) buses daily, Monday through Thursday, June 10 to August 1, 2002. Said buses shall transport the participants to and from areas within Lee County on a prearranged schedule for the purpose of the Summer Recreation Program as provided by the County. All transportation schedules shall be approved by the Superintendent.

<u>BUS DRIVERS</u> - When school buses are used by the County under no circumstances shall the vehicles be driven by anyone other than drivers qualified, trained, certified and assigned by the School Board.

INCIDENTS AND DAMAGE TO THE VEHICLES - The County agrees to report to the School Board the nature and extent of any incident resulting in personal injury to a passenger while boarding, riding in or deboarding from the bus. All reports shall be telephoned to the Director of Risk Management of the School Board within one hour of any such incident, and a written report shall thereafter be filed within twenty-four (24) hours.

The County agrees to pay for any damage to the school buses while being used by the County if said damage is attributable to negligence on the part of the County.

<u>RULES AND REGULATIONS ON SCHOOL BUSES</u> - The County shall observe all rules and regulations promulgated by the School Board for its operation of school buses.

SHORTAGE OF PETROLEUM PRODUCTS - In the event petroleum products required to operate the buses subject to this Agreement become unavailable, the obligations of the School Board may be terminated by the School Board upon twenty-four (24) hours notice in writing to the County. The School Board shall be the final authority as to the availability of petroleum products.

GOVERNING LAW - This Agreement shall be interpreted, construed and governed according to the Laws of the State of Florida.

IN WITNESS THEREOF, the parties have hereunto caused this Agreement to be executed by setting their hands and seal the above date.

COUNTY OF LEE BOARD OF COUNTY COMMISSIONERS	THE SCHOOL BOARD OF LEE COUNTY, FLORIDA		
By:Chairman	By: Oling 5 - Kurkel Chairman		
ATTEST:Clerk of Courts (SEAL)	ATTEST: John Superintendent (SEAL)		
DATE:	DATE: <u>4-23-02</u>		
APPROVED AS TO FORM:	APPROVED AS TO FORM: APR 1 6 2002		
By:Office of the County Attorney	By: School Board Attorney		

ASSUMPTION OF LIABILITY AGREEMENT

The undersigned, in consideration for renting and using buses owned by THE SCHOOL DISTRICT OF LEE COUNTY, FLORIDA, AND DRIVEN BY SCHOOL DISTRICT's employees, for summer camp field trips, does hereby agree to assume liability for the negligent acts of its officers, employees, and agents during the rental and use of said property, and will defend all claims, causes of action, damages, suits, or other actions which any person may pursue based on the negligent acts of its officers, employees, or agents alleged to have occurred during the said rental and use of the SCHOOL DISTRICT's property. The undersigned assumes no liability beyond that allowed by §768.28, Florida Statutes.

Name of Agency: Lee County Parks and Recreation Department

ATTEST: CHARLES GREEN CLERK OF COURTS	LEE COUNTY, FLORIDA
Ву:	By:
Deputy Clerk	Chairman
	APPROVED AS TO FORM:
	By:Office of the County Attorney