

STATE OF FLORIDA AMENDMENT TO STATEWIDE VOLUNTARY PREKINDERGARTEN PROVIDER CONTRACT Form OEL-VPK 20A

I. General Amendment Information

Amendment Number:	
TI. Parties and Terms of Contract Amendment This AMENDMENT to the Statewide Voluntary Prekindergarten (VPK) Provider Contract is entered into the Early Learning Coalition ofand, VPK provider (PROV	
WHEREAS, on the Early Learning Coalition of entered into the Contract wi PROVIDER to provide VPK services; and	th this
WHERAS, PROVIDER desires to amend this Contract to replace, delete, or supplement one of the follow provisions of the existing Contract; and	ving
WHEREAS, the Early Learning Coalition of agrees to amend the Statewide Voluntary Prekindergarten Provider Contract as indicated in Section III.	
III. Amendments	
The Contract is hereby amended to replace the following as noted below (check each applicable box for t erm(s).	he modified
☐ Location of the Provider's Principal Office. The deleted address is:	
The replacement address is:	·
Reason for modification:	
□ Provider Type (Modification to OEL-VPK 20PP). The original provider type selected is: □ A child care facility licensed under s. 402.305, F.S. □ A family day care home licensed under s. 402.313, F.S. □ A large family child care home licensed under s. 402.3131, F.S. □ A nonpublic school exempt from licensure under s. 402.3025(2), F.S., that also either holds a curre Quality Care designation under s. 402.281 F.S., or accredited by an accrediting association under s. 1002.55(3)(b)1., F.S. □ A faith-based child care provider exempt from licensure under s. 402.316, F.S., that also either hold Gold Seal Quality Care designation under s. 402.281 F.S., or accredited by an accrediting association 1002.55(3)(b)1., F.S.	ls a current
The new provider type selected is: ☐ A child care facility licensed under s. 402.305, F.S.	

	☐ A family day care home licensed under s. 402.313, F.S.
	☐ A large family child care home licensed under s. 402.3131, F.S.
	☐ A nonpublic school exempt from licensure under s. 402.3025(2), F.S., that also either holds a current Gold Seal
	Quality Care designation under s. 402.281 F.S., or accredited by an accrediting association under s.
	1002.55(3)(b)1., F.S.
	☐ A faith-based child care provider exempt from licensure under s. 402.316, F.S., that also either holds a current
	Gold Seal Quality Care designation under s. 402.281 F.S., or accredited by an accrediting association under s.
	1002.55(3)(b)1., F.S.
Dagon	for modification:
Keason	Tot modification.
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□ Add	itional Provider Location. (Modification to OEL-VPK 20, Exhibit 1). The information for the additional
VPK si	te or public school being added to the Provider Location List is as follows:
A.	Location Number (optional)
B.	Location Legal Name
	Doing Business As Name (if applicable)
	Physical Address
E.	Employer Identification Number (EIN)
F.	School Year (Y/N)
G	Summer (Y/N)
O.	
Update	d Provider Location List in the format described in Exhibit 1 must be attached.
Ι	
Reason	for modification:
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	noval of a Provider Location. (Modification to OEL-VPK 20, Exhibit 1). The information for the removal
of a VF	PK site or public school being removed from the Provider Location List is as follows:
Н.	Location Number (optional)
1.	Location Legal Name
J.	Doing Business As Name (if applicable)
L.	Physical Address Employer Identification Number (EIN)
M.	School Year (Y/N)
N	Summer (Y/N)
11.	
Undate	d Provider Location List in the format described in Exhibit 1 must be attached.
- Paule	a 110 (130) Document List in the format described in Danielt 1 must be attached.
Reason	for modification:
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☐ Advance Payment Election Change			
School Year Program			
•	advance payments for the school year program and e reconciled and adjusted in accordance with the rules		
☐ PROVIDER elects not to receive month	hly advance payments for the school year program.		
or			
☐ PROVIDER does not intend to offer the	e school year program.		
Summer Program			
	☐ PROVIDER elects to receive monthly advance payments for the summer program and understands that advance payments will be reconciled and adjusted in accordance with the rules of the Office of Early Learning.		
☐ PROVIDER elects not to receive month	hly advance payments for the summer program.		
or			
☐ PROVIDER does not intend to offer the	e summer program.		
IV. Execution of Amendment			
The effective date of the Amendment shall be the date that is and any attachments/exhibits in conflict with this amendment. All provisions not in conflict with this Amendits terms and are to be performed at the level and in the man	nt shall be and are hereby changed to conform to this diment are still in full force and effect in accordance with		
Warranty of Authority . Each person signing this Amenda and to bind the respective party to the amendment.	nent warrants that he or she is dually authorized to do so		
Signature of President/Vice President/ Secretary/Officer/Owner/Principal/or Other Authorized Representative By Electronic Signature	Print Name		
Title	Date		
Provider's Additional Signatory (If required by the Provider)	Print Name		

☐ By Electronic Signature		
Title	Date	
Provider's Additional Signatory (If required by the Provider) □ By Electronic Signature	Print Name	
Title	Date	
Signature of Authorized Coalition Representative ☐ By Electronic Signature	Print Name	
Title	Date	