THIS AGREEMENT entered by and between the Commonwealth of Kentucky, Cabinet for Health and Based Services, (hereinafter "Cabinet") and Family Services, Department for Community Lexington Fayette Urban County Government Extended School Program at Athens Chilesburg business located place of is at (hereinafter "Provider") whose principal 930 Jouett Creek Drive, Lexington KY 40509

WHEREAS, on March 6, 2020, Governor Andy Beshear declared a state of emergency in Kentucky due to the Covid-19 pandemic; and

WHEREAS, the United States Congress passed the Coronavirus Aid, Relief, and Economic Security (CARES) Act (Public Law 116-136), signed into law on March 27, 2020, to provide economic relief to the states and other entities adversely affected by the pandemic; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide an incentive grant to existing licensed, certified, and registered child care providers to preserve available child care slots during the state of emergency; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide additional financial aid to existing licensed, certified, and registered childcare providers who need assistance in reopening when the state of emergency is lifted; and

WHEREAS, Provider is an existing licensed childcare provider not providing limited duration childcare (LDC) for children of essential personnel during the state of emergency and is experiencing economic difficulties as a result of the pandemic;

- 1. The Cabinet shall make a one-time grant to Provider in the amount of \$225 per child based on licensure capacity as reported to the Office of Inspector General, Division of Regulated Child Care at the time of the declaration of the state of emergency ("Sustainment Funding").
- 2. Provider agrees that the payments referenced herein are grants and that it is not entitled to any additional sums.
- 3. Provider agrees that it may use the Sustainment Funding for
 - Employee wages;
 - Facility mortgage or rent payments;
 - · Facility utility payments;
 - · Facility insurance payments;
 - · The childcare program's obligated portion of employee benefit insurance; and
 - Consumable materials for LDCs including food and cleaning materials.
- 4. Provider agrees that it shall not use the Sustainment Funding for
 - Program expansion;
 - · Elective facility repairs; and

- Elective classroom materials.
- 5. Provider agrees that to indemnify and hold harmless the Cabinet from any claim, demand, or cause of action by any person or entity asserting an interest in or entitlement to the payments made hereunder. This indemnification obligation shall extend to costs, expenses, and attorney's fees expended by the Cabinet in connection with such claims.
- 6. This Agreement represents the entire understanding of the Parties and the Parties acknowledge that there are no promises, terms, conditions, obligations, or commitments other than those contained herein. This Agreement supersedes all previous or contemporaneous communications, representations, or agreements of the Parties, whether verbal or written. Provider acknowledges that it has not been induced to execute this Agreement by any promise, threat, representation, or other communication from any source which is not expressly stated herein.
- 7. This Agreement shall be binding upon the Parties, their Affiliates, successors, and assigns.
- 8. A waiver of any of the terms of this Agreement shall not be valid unless in writing and signed by an authorized representative of the waiving Party.
- 9. This Agreement may only be modified by a writing signed by authorized representatives of all Parties.
- 10. This Agreement shall be construed and enforced in accordance with the laws and regulations of the Commonwealth of Kentucky. The Parties agree that the exclusive jurisdiction and venue for any action at law, suit in equity, or other judicial proceeding for the enforcement hereof shall be in the Franklin County Circuit Court, Franklin County, Frankfort, Kentucky. Parties agree that this Agreement shall be construed according to the plain meaning hereof and without resort to any canon of construction interpreting the Agreement against its drafter.
- 11. There are no third-party beneficiaries, express or implied, to this Agreement.
- 12. The Parties hereto acknowledge that each of them has read this Agreement, fully understands his, her, or its rights, privileges, and duties under this Agreement, and executes and delivers this Agreement freely and voluntarily. The Parties further acknowledge that each of them has had the opportunity to consult with an attorney to explain the terms of this Agreement and the consequences of signing it.
- 13. Nothing contained herein shall be construed to waive the inherent sovereign immunity of the Commonwealth of Kentucky.

Cabinet for Health and Family Services		Provider	Provider	
	DocuSigned by:		DocuSigned by:	
Ву:	Eric Friedlander	Ву	Lu Farar Prater 89A1571AD566414	
Name:	Eric Friedlander	Name:	Lee Farar Prater	
Title:	Secretary	Title:	Extended School Program Manager	
Date:	4/29/2020 10:31 AM EDT	Date:	5/6/2020 2:25 PM EDT	
		eMARS Vendor	Number:	
		Licensure #:	L358333	

THIS AGREEMENT entered by and between the Commonwealth of Kentucky, Cabinet for Health and Family Services, Department for Community Based Services, (hereinafter "Cabinet") and Lexington Fayette Urban County Government Extended School Program at Garrett Morgan Elementary

(hereinafter "Provider") whose principal place of business is located at 1150 Passage Mound Way, Lexington KY 40509

WHEREAS, on March 6, 2020, Governor Andy Beshear declared a state of emergency in Kentucky due to the Covid-19 pandemic; and

WHEREAS, the United States Congress passed the Coronavirus Aid, Relief, and Economic Security (CARES) Act (Public Law 116-136), signed into law on March 27, 2020, to provide economic relief to the states and other entities adversely affected by the pandemic; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide an incentive grant to existing licensed, certified, and registered child care providers to preserve available child care slots during the state of emergency; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide additional financial aid to existing licensed, certified, and registered childcare providers who need assistance in reopening when the state of emergency is lifted; and

WHEREAS, Provider is an existing licensed childcare provider not providing limited duration childcare (LDC) for children of essential personnel during the state of emergency and is experiencing economic difficulties as a result of the pandemic;

- 1. The Cabinet shall make a one-time grant to Provider in the amount of \$225 per child based on licensure capacity as reported to the Office of Inspector General, Division of Regulated Child Care at the time of the declaration of the state of emergency ("Sustainment Funding").
- 2. Provider agrees that the payments referenced herein are grants and that it is not entitled to any additional sums.
- 3. Provider agrees that it may use the Sustainment Funding for
 - · Employee wages;
 - Facility mortgage or rent payments;
 - Facility utility payments;
 - Facility insurance payments;
 - The childcare program's obligated portion of employee benefit insurance; and
 - Consumable materials for LDCs including food and cleaning materials.
- 4. Provider agrees that it shall not use the Sustainment Funding for
 - Program expansion;
 - · Elective facility repairs; and

- Elective classroom materials.
- 5. Provider agrees that to indemnify and hold harmless the Cabinet from any claim, demand, or cause of action by any person or entity asserting an interest in or entitlement to the payments made hereunder. This indemnification obligation shall extend to costs, expenses, and attorney's fees expended by the Cabinet in connection with such claims.
- 6. This Agreement represents the entire understanding of the Parties and the Parties acknowledge that there are no promises, terms, conditions, obligations, or commitments other than those contained herein. This Agreement supersedes all previous or contemporaneous communications, representations, or agreements of the Parties, whether verbal or written. Provider acknowledges that it has not been induced to execute this Agreement by any promise, threat, representation, or other communication from any source which is not expressly stated herein.
- 7. This Agreement shall be binding upon the Parties, their Affiliates, successors, and assigns.
- 8. A waiver of any of the terms of this Agreement shall not be valid unless in writing and signed by an authorized representative of the waiving Party.
- 9. This Agreement may only be modified by a writing signed by authorized representatives of all Parties.
- 10. This Agreement shall be construed and enforced in accordance with the laws and regulations of the Commonwealth of Kentucky. The Parties agree that the exclusive jurisdiction and venue for any action at law, suit in equity, or other judicial proceeding for the enforcement hereof shall be in the Franklin County Circuit Court, Franklin County, Frankfort, Kentucky. Parties agree that this Agreement shall be construed according to the plain meaning hereof and without resort to any canon of construction interpreting the Agreement against its drafter.
- 11. There are no third-party beneficiaries, express or implied, to this Agreement.
- 12. The Parties hereto acknowledge that each of them has read this Agreement, fully understands his, her, or its rights, privileges, and duties under this Agreement, and executes and delivers this Agreement freely and voluntarily. The Parties further acknowledge that each of them has had the opportunity to consult with an attorney to explain the terms of this Agreement and the consequences of signing it.
- 13. Nothing contained herein shall be construed to waive the inherent sovereign immunity of the Commonwealth of Kentucky.

Cabinet for Health and Family Services		Provider	
	DocuSigned by:		DocuSigned by:
Ву:	Enc Friedlander DAEA1D6C15D6431	Ву	Docusigned by: UE Farar Prater 89A1571AD586414
Name:	Eric Friedlander	Name:	Lee Farar Prater
Title:	Secretary	Title:	Extended School Program Manager
Date:	4/29/2020 10:31 AM EDT	Date:	5/6/2020 2:17 PM EDT
		eMARS Vendor	Number:
		Licensure #:	L383556

THIS AGREEMENT entered by and between the Commonwealth of Kentucky, Cabinet for Health and Family Services, Department for Community Based Services, (hereinafter "Cabinet") and Lexington Fayette Urban County Government Extended School Program at Julius Marks Elementary

(hereinafter "Provider") whose principal place of business is located at 3277 Pepperhill Road, Lexington KY 40502

WHEREAS, on March 6, 2020, Governor Andy Beshear declared a state of emergency in Kentucky due to the Covid-19 pandemic; and

WHEREAS, the United States Congress passed the Coronavirus Aid, Relief, and Economic Security (CARES) Act (Public Law 116-136), signed into law on March 27, 2020, to provide economic relief to the states and other entities adversely affected by the pandemic; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide an incentive grant to existing licensed, certified, and registered child care providers to preserve available child care slots during the state of emergency; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide additional financial aid to existing licensed, certified, and registered childcare providers who need assistance in reopening when the state of emergency is lifted; and

WHEREAS, Provider is an existing licensed childcare provider not providing limited duration childcare (LDC) for children of essential personnel during the state of emergency and is experiencing economic difficulties as a result of the pandemic;

- 1. The Cabinet shall make a one-time grant to Provider in the amount of \$225 per child based on licensure capacity as reported to the Office of Inspector General, Division of Regulated Child Care at the time of the declaration of the state of emergency ("Sustainment Funding").
- 2. Provider agrees that the payments referenced herein are grants and that it is not entitled to any additional sums.
- 3. Provider agrees that it may use the Sustainment Funding for
 - Employee wages;
 - Facility mortgage or rent payments;
 - · Facility utility payments;
 - Facility insurance payments;
 - The childcare program's obligated portion of employee benefit insurance; and
 - Consumable materials for LDCs including food and cleaning materials.
- 4. Provider agrees that it shall not use the Sustainment Funding for
 - Program expansion;
 - · Elective facility repairs; and

- · Elective classroom materials.
- 5. Provider agrees that to indemnify and hold harmless the Cabinet from any claim, demand, or cause of action by any person or entity asserting an interest in or entitlement to the payments made hereunder. This indemnification obligation shall extend to costs, expenses, and attorney's fees expended by the Cabinet in connection with such claims.
- 6. This Agreement represents the entire understanding of the Parties and the Parties acknowledge that there are no promises, terms, conditions, obligations, or commitments other than those contained herein. This Agreement supersedes all previous or contemporaneous communications, representations, or agreements of the Parties, whether verbal or written. Provider acknowledges that it has not been induced to execute this Agreement by any promise, threat, representation, or other communication from any source which is not expressly stated herein.
- 7. This Agreement shall be binding upon the Parties, their Affiliates, successors, and assigns.
- 8. A waiver of any of the terms of this Agreement shall not be valid unless in writing and signed by an authorized representative of the waiving Party.
- 9. This Agreement may only be modified by a writing signed by authorized representatives of all Parties.
- 10. This Agreement shall be construed and enforced in accordance with the laws and regulations of the Commonwealth of Kentucky. The Parties agree that the exclusive jurisdiction and venue for any action at law, suit in equity, or other judicial proceeding for the enforcement hereof shall be in the Franklin County Circuit Court, Franklin County, Frankfort, Kentucky. Parties agree that this Agreement shall be construed according to the plain meaning hereof and without resort to any canon of construction interpreting the Agreement against its drafter.
- 11. There are no third-party beneficiaries, express or implied, to this Agreement.
- 12. The Parties hereto acknowledge that each of them has read this Agreement, fully understands his, her, or its rights, privileges, and duties under this Agreement, and executes and delivers this Agreement freely and voluntarily. The Parties further acknowledge that each of them has had the opportunity to consult with an attorney to explain the terms of this Agreement and the consequences of signing it.
- 13. Nothing contained herein shall be construed to waive the inherent sovereign immunity of the Commonwealth of Kentucky.

Cabinet	for Health and Family Services	Provider	
	DocuSigned by:	,	and the
Ву:	Enc Fridander	By S	allfrater
Name:	OAEA1D6C15D6431 Eric Friedlander	Name:	Lee Farar Prater
Title:	Secretary	Title:	Extended School Program Manage
Date:	4/29/2020 10:31 AM EDT	Date: 51	10.2020
		eMARS Vend	or Number:

Licensure #:

L359031

THIS AGREEMENT entered by and between the Commonwealth of Kentucky, Cabinet for Health and Family Services, Department for Community Based Services, (hereinafter "Cabinet") and Lexington Fayette Urban County Government Extended School Program at Mary Todd Elementary

(hereinafter "Provider") whose principal place of business is located at 551 Parkside Drive, Lexington KY 40505

WHEREAS, on March 6, 2020, Governor Andy Beshear declared a state of emergency in Kentucky due to the Covid-19 pandemic; and

WHEREAS, the United States Congress passed the Coronavirus Aid, Relief, and Economic Security (CARES) Act (Public Law 116-136), signed into law on March 27, 2020, to provide economic relief to the states and other entities adversely affected by the pandemic; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide an incentive grant to existing licensed, certified, and registered child care providers to preserve available child care slots during the state of emergency; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide additional financial aid to existing licensed, certified, and registered childcare providers who need assistance in reopening when the state of emergency is lifted; and

WHEREAS, Provider is an existing licensed childcare provider not providing limited duration childcare (LDC) for children of essential personnel during the state of emergency and is experiencing economic difficulties as a result of the pandemic;

- 1. The Cabinet shall make a one-time grant to Provider in the amount of \$225 per child based on licensure capacity as reported to the Office of Inspector General, Division of Regulated Child Care at the time of the declaration of the state of emergency ("Sustainment Funding").
- 2. Provider agrees that the payments referenced herein are grants and that it is not entitled to any additional sums.
- 3. Provider agrees that it may use the Sustainment Funding for
 - Employee wages;
 - Facility mortgage or rent payments;
 - Facility utility payments;
 - Facility insurance payments;
 - The childcare program's obligated portion of employee benefit insurance; and
 - Consumable materials for LDCs including food and cleaning materials.
- 4. Provider agrees that it shall not use the Sustainment Funding for
 - Program expansion;
 - · Elective facility repairs; and

- Elective classroom materials.
- 5. Provider agrees that to indemnify and hold harmless the Cabinet from any claim, demand, or cause of action by any person or entity asserting an interest in or entitlement to the payments made hereunder. This indemnification obligation shall extend to costs, expenses, and attorney's fees expended by the Cabinet in connection with such claims.
- 6. This Agreement represents the entire understanding of the Parties and the Parties acknowledge that there are no promises, terms, conditions, obligations, or commitments other than those contained herein. This Agreement supersedes all previous or contemporaneous communications, representations, or agreements of the Parties, whether verbal or written. Provider acknowledges that it has not been induced to execute this Agreement by any promise, threat, representation, or other communication from any source which is not expressly stated herein.
- 7. This Agreement shall be binding upon the Parties, their Affiliates, successors, and assigns.
- 8. A waiver of any of the terms of this Agreement shall not be valid unless in writing and signed by an authorized representative of the waiving Party.
- 9. This Agreement may only be modified by a writing signed by authorized representatives of all Parties.
- 10. This Agreement shall be construed and enforced in accordance with the laws and regulations of the Commonwealth of Kentucky. The Parties agree that the exclusive jurisdiction and venue for any action at law, suit in equity, or other judicial proceeding for the enforcement hereof shall be in the Franklin County Circuit Court, Franklin County, Frankfort, Kentucky. Parties agree that this Agreement shall be construed according to the plain meaning hereof and without resort to any canon of construction interpreting the Agreement against its drafter.
- 11. There are no third-party beneficiaries, express or implied, to this Agreement.
- 12. The Parties hereto acknowledge that each of them has read this Agreement, fully understands his, her, or its rights, privileges, and duties under this Agreement, and executes and delivers this Agreement freely and voluntarily. The Parties further acknowledge that each of them has had the opportunity to consult with an attorney to explain the terms of this Agreement and the consequences of signing it.
- 13. Nothing contained herein shall be construed to waive the inherent sovereign immunity of the Commonwealth of Kentucky.

Cabinet for Health and Family Services		Provider	
	DocuSigned by:		DocuSigned by:
Ву:	Docusigned by: Enc Frictander OAEA1D8C15D8431	Ву	Lu Farar Prater 89A1571AD566414
Name:	Eric Friedlander	Name:	Lee Farar Prater
Title:	Secretary	Title:	Extended School Program Manager
Date:	4/29/2020 10:31 AM EDT	Date:	5/6/2020 2:31 PM EDT
		eMARS Vendor Nur	mber:
		Licensure #:	L383717

THIS AGREEMENT entered by and between the Commonwealth of Kentucky, Cabinet for Health and Based Services, (hereinafter "Cabinet") and Family Services, Department for Community Lexington Favette Urban County Government Extended School Program at Maxwell Elementary located place of business is at (hereinafter "Provider") whose principal 301 Woodland Avenue, Lexington KY 40508

WHEREAS, on March 6, 2020, Governor Andy Beshear declared a state of emergency in Kentucky due to the Covid-19 pandemic; and

WHEREAS, the United States Congress passed the Coronavirus Aid, Relief, and Economic Security (CARES) Act (Public Law 116-136), signed into law on March 27, 2020, to provide economic relief to the states and other entities adversely affected by the pandemic; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide an incentive grant to existing licensed, certified, and registered child care providers to preserve available child care slots during the state of emergency; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide additional financial aid to existing licensed, certified, and registered childcare providers who need assistance in reopening when the state of emergency is lifted; and

WHEREAS, Provider is an existing licensed childcare provider not providing limited duration childcare (LDC) for children of essential personnel during the state of emergency and is experiencing economic difficulties as a result of the pandemic;

- 1. The Cabinet shall make a one-time grant to Provider in the amount of \$225 per child based on licensure capacity as reported to the Office of Inspector General, Division of Regulated Child Care at the time of the declaration of the state of emergency ("Sustainment Funding").
- 2. Provider agrees that the payments referenced herein are grants and that it is not entitled to any additional sums.
- 3. Provider agrees that it may use the Sustainment Funding for
 - Employee wages;
 - Facility mortgage or rent payments;
 - · Facility utility payments;
 - · Facility insurance payments;
 - The childcare program's obligated portion of employee benefit insurance; and
 - Consumable materials for LDCs including food and cleaning materials.
- 4. Provider agrees that it shall not use the Sustainment Funding for
 - Program expansion;
 - · Elective facility repairs; and

- Elective classroom materials.
- 5. Provider agrees that to indemnify and hold harmless the Cabinet from any claim, demand, or cause of action by any person or entity asserting an interest in or entitlement to the payments made hereunder. This indemnification obligation shall extend to costs, expenses, and attorney's fees expended by the Cabinet in connection with such claims.
- 6. This Agreement represents the entire understanding of the Parties and the Parties acknowledge that there are no promises, terms, conditions, obligations, or commitments other than those contained herein. This Agreement supersedes all previous or contemporaneous communications, representations, or agreements of the Parties, whether verbal or written. Provider acknowledges that it has not been induced to execute this Agreement by any promise, threat, representation, or other communication from any source which is not expressly stated herein.
- 7. This Agreement shall be binding upon the Parties, their Affiliates, successors, and assigns.
- 8. A waiver of any of the terms of this Agreement shall not be valid unless in writing and signed by an authorized representative of the waiving Party.
- 9. This Agreement may only be modified by a writing signed by authorized representatives of all Parties.
- 10. This Agreement shall be construed and enforced in accordance with the laws and regulations of the Commonwealth of Kentucky. The Parties agree that the exclusive jurisdiction and venue for any action at law, suit in equity, or other judicial proceeding for the enforcement hereof shall be in the Franklin County Circuit Court, Franklin County, Frankfort, Kentucky. Parties agree that this Agreement shall be construed according to the plain meaning hereof and without resort to any canon of construction interpreting the Agreement against its drafter.
- 11. There are no third-party beneficiaries, express or implied, to this Agreement.
- 12. The Parties hereto acknowledge that each of them has read this Agreement, fully understands his, her, or its rights, privileges, and duties under this Agreement, and executes and delivers this Agreement freely and voluntarily. The Parties further acknowledge that each of them has had the opportunity to consult with an attorney to explain the terms of this Agreement and the consequences of signing it.
- 13. Nothing contained herein shall be construed to waive the inherent sovereign immunity of the Commonwealth of Kentucky.

Cabinet for Health and Family Services		Provider	
	DocuSigned by:		DocuSigned by:
Ву:	Eric Friedlander	Ву	Lue Farar Prater 89A1571AD568414
Name:	Eric Friedlander	Name:	Lee Farar Prater
Title:	Secretary	Title:	Extended School Program Manage
Date:	4/29/2020 10:31 AM EDT	Date:	5/6/2020 2:37 PM EDT
		eMARS Vendor	Number:
		Licensure #:	L358281

THIS AGREEMENT entered by and between the Commonwealth of Kentucky, Cabinet for Health and Family Services, Department for Community Based Services, (hereinafter "Cabinet") and Lexington Fayette Urban County Government Extended School Program at the Academy at Millcreek Elementary (hereinafter "Provider") whose principal place of business is located at 1212 Reva Ridge Way, Lexington KY 40517

WHEREAS, on March 6, 2020, Governor Andy Beshear declared a state of emergency in Kentucky due to the Covid-19 pandemic; and

WHEREAS, the United States Congress passed the Coronavirus Aid, Relief, and Economic Security (CARES) Act (Public Law 116-136), signed into law on March 27, 2020, to provide economic relief to the states and other entities adversely affected by the pandemic; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide an incentive grant to existing licensed, certified, and registered child care providers to preserve available child care slots during the state of emergency; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide additional financial aid to existing licensed, certified, and registered childcare providers who need assistance in reopening when the state of emergency is lifted; and

WHEREAS, Provider is an existing licensed childcare provider not providing limited duration childcare (LDC) for children of essential personnel during the state of emergency and is experiencing economic difficulties as a result of the pandemic;

- 1. The Cabinet shall make a one-time grant to Provider in the amount of \$225 per child based on licensure capacity as reported to the Office of Inspector General, Division of Regulated Child Care at the time of the declaration of the state of emergency ("Sustainment Funding").
- 2. Provider agrees that the payments referenced herein are grants and that it is not entitled to any additional sums.
- Provider agrees that it may use the Sustainment Funding for
 - Employee wages;
 - Facility mortgage or rent payments;
 - Facility utility payments;
 - Facility insurance payments;
 - The childcare program's obligated portion of employee benefit insurance; and
 - Consumable materials for LDCs including food and cleaning materials.
- 4. Provider agrees that it shall not use the Sustainment Funding for
 - Program expansion;
 - · Elective facility repairs; and

- Elective classroom materials.
- 5. Provider agrees that to indemnify and hold harmless the Cabinet from any claim, demand, or cause of action by any person or entity asserting an interest in or entitlement to the payments made hereunder. This indemnification obligation shall extend to costs, expenses, and attorney's fees expended by the Cabinet in connection with such claims.
- 6. This Agreement represents the entire understanding of the Parties and the Parties acknowledge that there are no promises, terms, conditions, obligations, or commitments other than those contained herein. This Agreement supersedes all previous or contemporaneous communications, representations, or agreements of the Parties, whether verbal or written. Provider acknowledges that it has not been induced to execute this Agreement by any promise, threat, representation, or other communication from any source which is not expressly stated herein.
- 7. This Agreement shall be binding upon the Parties, their Affiliates, successors, and assigns.
- 8. A waiver of any of the terms of this Agreement shall not be valid unless in writing and signed by an authorized representative of the waiving Party.
- This Agreement may only be modified by a writing signed by authorized representatives of all Parties.
- 10. This Agreement shall be construed and enforced in accordance with the laws and regulations of the Commonwealth of Kentucky. The Parties agree that the exclusive jurisdiction and venue for any action at law, suit in equity, or other judicial proceeding for the enforcement hereof shall be in the Franklin County Circuit Court, Franklin County, Frankfort, Kentucky. Parties agree that this Agreement shall be construed according to the plain meaning hereof and without resort to any canon of construction interpreting the Agreement against its drafter.
- 11. There are no third-party beneficiaries, express or implied, to this Agreement.
- 12. The Parties hereto acknowledge that each of them has read this Agreement, fully understands his, her, or its rights, privileges, and duties under this Agreement, and executes and delivers this Agreement freely and voluntarily. The Parties further acknowledge that each of them has had the opportunity to consult with an attorney to explain the terms of this Agreement and the consequences of signing it.
- 13. Nothing contained herein shall be construed to waive the inherent sovereign immunity of the Commonwealth of Kentucky.

Cabinet for Health and Family Services		Provider	
	DocuSigned by:		DocuSigned by:
Ву:	Enc Friedlander	Ву	Docusigned by: We Farar Prater 89A1571AD566414
Name:	Eric Friedlander	Name:	Lee Farar Prater
Title:	Secretary	Title:	Extended School Program Manager
Date:	4/29/2020 10:31 AM EDT	Date:	5/6/2020 2:42 PM EDT
		eMARS Vendor	Number:
		Licensure #:	L383826

THIS AGREEMENT entered by and between the Commonwealth of Kentucky, Cabinet for Health and "Cabinet") and Family Services, Department for Community Based Services, (hereinafter Lexington Fayette Urban County Government Extended School Progam at Northern Elementary located of business is at (hereinafter "Provider") whose principal place 330 Rookwood Parkway, Lexington KY 40505

WHEREAS, on March 6, 2020, Governor Andy Beshear declared a state of emergency in Kentucky due to the Covid-19 pandemic; and

WHEREAS, the United States Congress passed the Coronavirus Aid, Relief, and Economic Security (CARES) Act (Public Law 116-136), signed into law on March 27, 2020, to provide economic relief to the states and other entities adversely affected by the pandemic; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide an incentive grant to existing licensed, certified, and registered child care providers to preserve available child care slots during the state of emergency; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide additional financial aid to existing licensed, certified, and registered childcare providers who need assistance in reopening when the state of emergency is lifted; and

WHEREAS, Provider is an existing licensed childcare provider not providing limited duration childcare (LDC) for children of essential personnel during the state of emergency and is experiencing economic difficulties as a result of the pandemic;

- 1. The Cabinet shall make a one-time grant to Provider in the amount of \$225 per child based on licensure capacity as reported to the Office of Inspector General, Division of Regulated Child Care at the time of the declaration of the state of emergency ("Sustainment Funding").
- 2. Provider agrees that the payments referenced herein are grants and that it is not entitled to any additional sums.
- 3. Provider agrees that it may use the Sustainment Funding for
 - Employee wages;
 - Facility mortgage or rent payments;
 - · Facility utility payments;
 - Facility insurance payments;
 - The childcare program's obligated portion of employee benefit insurance; and
 - Consumable materials for LDCs including food and cleaning materials.
- 4. Provider agrees that it shall not use the Sustainment Funding for
 - Program expansion;
 - · Elective facility repairs; and

- Elective classroom materials.
- 5. Provider agrees that to indemnify and hold harmless the Cabinet from any claim, demand, or cause of action by any person or entity asserting an interest in or entitlement to the payments made hereunder. This indemnification obligation shall extend to costs, expenses, and attorney's fees expended by the Cabinet in connection with such claims.
- 6. This Agreement represents the entire understanding of the Parties and the Parties acknowledge that there are no promises, terms, conditions, obligations, or commitments other than those contained herein. This Agreement supersedes all previous or contemporaneous communications, representations, or agreements of the Parties, whether verbal or written. Provider acknowledges that it has not been induced to execute this Agreement by any promise, threat, representation, or other communication from any source which is not expressly stated herein.
- 7. This Agreement shall be binding upon the Parties, their Affiliates, successors, and assigns.
- 8. A waiver of any of the terms of this Agreement shall not be valid unless in writing and signed by an authorized representative of the waiving Party.
- 9. This Agreement may only be modified by a writing signed by authorized representatives of all Parties
- 10. This Agreement shall be construed and enforced in accordance with the laws and regulations of the Commonwealth of Kentucky. The Parties agree that the exclusive jurisdiction and venue for any action at law, suit in equity, or other judicial proceeding for the enforcement hereof shall be in the Franklin County Circuit Court, Franklin County, Frankfort, Kentucky. Parties agree that this Agreement shall be construed according to the plain meaning hereof and without resort to any canon of construction interpreting the Agreement against its drafter.
- 11. There are no third-party beneficiaries, express or implied, to this Agreement.
- 12. The Parties hereto acknowledge that each of them has read this Agreement, fully understands his, her, or its rights, privileges, and duties under this Agreement, and executes and delivers this Agreement freely and voluntarily. The Parties further acknowledge that each of them has had the opportunity to consult with an attorney to explain the terms of this Agreement and the consequences of signing it.
- 13. Nothing contained herein shall be construed to waive the inherent sovereign immunity of the Commonwealth of Kentucky.

Cabinet	for Health and Family Services	Provider	
	DocuSigned by:		DocuSigned by:
Ву:	Eric Friedlander	Ву	Lue Farar Prater 89A1571AD568414
Name:	Eric Friedlander	Name:	Lee Farar Prater
Title:	Secretary	Title:	Extended School Program Manager
Date:	4/29/2020 10:31 AM EDT	Date:	5/6/2020 2:51 PM EDT
		eMARS Vendor	Number:
		Licensure #:	L356275

THIS AGREEMENT entered by and between the Commonwealth of Kentucky, Cabinet for Health and Based Services, (hereinafter "Cabinet") and Family Services, Department for Community Lexington Fayette Urban County Government Extended School Program at Stonewall Elementary of business is located at principal place (hereinafter "Provider") whose 3215 Cornwall Drive, Lexington KY 40503

WHEREAS, on March 6, 2020, Governor Andy Beshear declared a state of emergency in Kentucky due to the Covid-19 pandemic; and

WHEREAS, the United States Congress passed the Coronavirus Aid, Relief, and Economic Security (CARES) Act (Public Law 116-136), signed into law on March 27, 2020, to provide economic relief to the states and other entities adversely affected by the pandemic; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide an incentive grant to existing licensed, certified, and registered child care providers to preserve available child care slots during the state of emergency; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide additional financial aid to existing licensed, certified, and registered childcare providers who need assistance in reopening when the state of emergency is lifted; and

WHEREAS, Provider is an existing licensed childcare provider not providing limited duration childcare (LDC) for children of essential personnel during the state of emergency and is experiencing economic difficulties as a result of the pandemic;

- 1. The Cabinet shall make a one-time grant to Provider in the amount of \$225 per child based on licensure capacity as reported to the Office of Inspector General, Division of Regulated Child Care at the time of the declaration of the state of emergency ("Sustainment Funding").
- 2. Provider agrees that the payments referenced herein are grants and that it is not entitled to any additional sums.
- 3. Provider agrees that it may use the Sustainment Funding for
 - Employee wages;
 - Facility mortgage or rent payments;
 - Facility utility payments;
 - Facility insurance payments;
 - The childcare program's obligated portion of employee benefit insurance; and
 - Consumable materials for LDCs including food and cleaning materials.
- 4. Provider agrees that it shall not use the Sustainment Funding for
 - · Program expansion;
 - · Elective facility repairs; and

- Elective classroom materials.
- 5. Provider agrees that to indemnify and hold harmless the Cabinet from any claim, demand, or cause of action by any person or entity asserting an interest in or entitlement to the payments made hereunder. This indemnification obligation shall extend to costs, expenses, and attorney's fees expended by the Cabinet in connection with such claims.
- 6. This Agreement represents the entire understanding of the Parties and the Parties acknowledge that there are no promises, terms, conditions, obligations, or commitments other than those contained herein. This Agreement supersedes all previous or contemporaneous communications, representations, or agreements of the Parties, whether verbal or written. Provider acknowledges that it has not been induced to execute this Agreement by any promise, threat, representation, or other communication from any source which is not expressly stated herein.
- 7. This Agreement shall be binding upon the Parties, their Affiliates, successors, and assigns.
- 8. A waiver of any of the terms of this Agreement shall not be valid unless in writing and signed by an authorized representative of the waiving Party.
- 9. This Agreement may only be modified by a writing signed by authorized representatives of all Parties.
- 10. This Agreement shall be construed and enforced in accordance with the laws and regulations of the Commonwealth of Kentucky. The Parties agree that the exclusive jurisdiction and venue for any action at law, suit in equity, or other judicial proceeding for the enforcement hereof shall be in the Franklin County Circuit Court, Franklin County, Frankfort, Kentucky. Parties agree that this Agreement shall be construed according to the plain meaning hereof and without resort to any canon of construction interpreting the Agreement against its drafter.
- 11. There are no third-party beneficiaries, express or implied, to this Agreement.
- 12. The Parties hereto acknowledge that each of them has read this Agreement, fully understands his, her, or its rights, privileges, and duties under this Agreement, and executes and delivers this Agreement freely and voluntarily. The Parties further acknowledge that each of them has had the opportunity to consult with an attorney to explain the terms of this Agreement and the consequences of signing it.
- 13. Nothing contained herein shall be construed to waive the inherent sovereign immunity of the Commonwealth of Kentucky.

Cabinet for Health and Family Services		Provider	Provider	
	DocuSigned by:		DocuSigned by:	
Ву:	Eric Friedlander	Ву	Lu Farar Prater 89A1571AD586414	
Name:	Eric Friedlander	Name:	Lee Farar Prater	
Title:	Secretary	Title:	Extended School Program Manager	
Date:	4/29/2020 10:31 AM EDT	Date:	5/6/2020 2:54 PM EDT	
		eMARS Vendor	Number:	
		Licensure #:	L356179	

THIS AGREEMENT entered by and between the Commonwealth of Kentucky, Cabinet for Health and Family Services, Department for Community Based Services, (hereinafter "Cabinet") and Lexington Fayette Urban County Government Extended School Program at Yates Elementary

(hereinafter "Provider") whose principal place of business is located at 695 East New Circle Road, Lexington KY 40505

WHEREAS, on March 6, 2020, Governor Andy Beshear declared a state of emergency in Kentucky due to the Covid-19 pandemic; and

WHEREAS, the United States Congress passed the Coronavirus Aid, Relief, and Economic Security (CARES) Act (Public Law 116-136), signed into law on March 27, 2020, to provide economic relief to the states and other entities adversely affected by the pandemic; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide an incentive grant to existing licensed, certified, and registered child care providers to preserve available child care slots during the state of emergency; and

WHEREAS, the Commonwealth of Kentucky has received funding under CARES to provide additional financial aid to existing licensed, certified, and registered childcare providers who need assistance in reopening when the state of emergency is lifted; and

WHEREAS, Provider is an existing licensed childcare provider not providing limited duration childcare (LDC) for children of essential personnel during the state of emergency and is experiencing economic difficulties as a result of the pandemic;

- 1. The Cabinet shall make a one-time grant to Provider in the amount of \$225 per child based on licensure capacity as reported to the Office of Inspector General, Division of Regulated Child Care at the time of the declaration of the state of emergency ("Sustainment Funding").
- 2. Provider agrees that the payments referenced herein are grants and that it is not entitled to any additional sums.
- 3. Provider agrees that it may use the Sustainment Funding for
 - · Employee wages;
 - Facility mortgage or rent payments;
 - Facility utility payments;
 - Facility insurance payments;
 - The childcare program's obligated portion of employee benefit insurance; and
 - Consumable materials for LDCs including food and cleaning materials.
- 4. Provider agrees that it shall not use the Sustainment Funding for
 - Program expansion:
 - · Elective facility repairs; and

- Elective classroom materials.
- 5. Provider agrees that to indemnify and hold harmless the Cabinet from any claim, demand, or cause of action by any person or entity asserting an interest in or entitlement to the payments made hereunder. This indemnification obligation shall extend to costs, expenses, and attorney's fees expended by the Cabinet in connection with such claims.
- 6. This Agreement represents the entire understanding of the Parties and the Parties acknowledge that there are no promises, terms, conditions, obligations, or commitments other than those contained herein. This Agreement supersedes all previous or contemporaneous communications, representations, or agreements of the Parties, whether verbal or written. Provider acknowledges that it has not been induced to execute this Agreement by any promise, threat, representation, or other communication from any source which is not expressly stated herein.
- 7. This Agreement shall be binding upon the Parties, their Affiliates, successors, and assigns.
- 8. A waiver of any of the terms of this Agreement shall not be valid unless in writing and signed by an authorized representative of the waiving Party.
- 9. This Agreement may only be modified by a writing signed by authorized representatives of all Parties.
- 10. This Agreement shall be construed and enforced in accordance with the laws and regulations of the Commonwealth of Kentucky. The Parties agree that the exclusive jurisdiction and venue for any action at law, suit in equity, or other judicial proceeding for the enforcement hereof shall be in the Franklin County Circuit Court, Franklin County, Frankfort, Kentucky. Parties agree that this Agreement shall be construed according to the plain meaning hereof and without resort to any canon of construction interpreting the Agreement against its drafter.
- 11. There are no third-party beneficiaries, express or implied, to this Agreement.
- 12. The Parties hereto acknowledge that each of them has read this Agreement, fully understands his, her, or its rights, privileges, and duties under this Agreement, and executes and delivers this Agreement freely and voluntarily. The Parties further acknowledge that each of them has had the opportunity to consult with an attorney to explain the terms of this Agreement and the consequences of signing it.
- 13. Nothing contained herein shall be construed to waive the inherent sovereign immunity of the Commonwealth of Kentucky.

Cabinet for Health and Family Services		Provider	
	DocuSigned by:		DocuSigned by:
Ву:	Enc Friellander	Ву	Lu Farar Prater 89A1571AD586414
Name:	Eric Friedlander	Name:	Lee Farar Prater
Title:	Secretary	Title:	Extended School Program Manager
Date:	4/29/2020 10:31 AM EDT	Date:	5/6/2020 2:58 PM EDT
		eMARS Vendor	Number:
		Licensure #:	L383862