

Local Head Start Memorandum of Agreement

This agreement is between the OVEC Head Start Grantee Program (“Head Start”) and the Gallatin County School District (“School District”) to coordinate services to eligible children through federal Head Start and state Preschool programs.

I. Purpose of Agreement

This Memorandum of Agreement (“MOA”) sets out the terms by which the Head Start program and School District will ensure full utilization of Head Start funds by meeting the following objectives: (1) to avoid duplication of programs and services; (2) to avoid supplanting of federal funds; and (3) to maximize the use of Head Start funds to serve as many four-year-old children as possible. This MOA also provides for coordination between Head Start and School District as required by 45 CFR 1302.53 and 45 CFR 1302.63.

II. Authority

Whereas, Head Start must enter into an agreement with the School District in order to support coordination between Head Start and publicly funded preschool programs (*642 (e) (3) of the Head Start Act and 45 CFR, Part 1302.53*); and

Head Start must work to develop an interagency agreement with the School District to improve service delivery to children eligible for services under the Individuals with Disabilities Education Act (IDEA), including the referral and evaluation process, service coordination, promotion of service provision in the least restrictive environment, and transition services as children move from services provided under Part C of IDEA to services provided under Part B of IDEA and from preschool to kindergarten (*45 CFR, Part 1302.63*); and

School District must work with Head Start to avoid duplication of programs and services, avoid supplanting federal funds, and maximize Head Start funds in order to serve as many four-year-old children as possible (*KRS 157.3175*); and

School District must achieve certification with Head Start director that the Head Start program is fully utilized (*KRS 157.3175*);

Now, therefore, it is mutually agreed by Head Start and School District to enter into this MOA.

III. Program Descriptions

Head Start is a comprehensive child development program, funded by the U.S. Department of Health and Human Services, serving at-risk families with young children pursuant to 42 USC 9831, *et seq.* Services include education, health, mental health and family and community partnerships to eligible three- and four-year-old children.

State-Funded Preschool is a program designed to meet the comprehensive needs of children through developmentally appropriate teaching and learning practices, as well as collaboration with medical, health, mental health and social service agencies. Services are provided to eligible children pursuant to KRS 157.3175 and 704 KAR 3:410.

IV. Goals of Collaboration

Head Start and School District agree to work together in furtherance of the following goals:

- a. To avoid duplication of programs and services;
- b. To avoid supplanting of federal funds;
- c. To maximize the use of Head Start funds to serve as many four year old children as possible;
- d. To establish seamless delivery of services that builds on the strengths and supports the needs of the service area;
- e. To ensure coordination and collaboration between Head Start and School District, including specific roles and responsibilities to ensure a coordinated service system;
- f. To ensure effective, two-way communication between Head Start and School District, in order to remove barriers to collaboration and to promote effective service delivery;
- g. To improve availability and quality of services for four-year-old children and their families, ensuring that all eligible children in the service area have access to quality education and comprehensive services;
- h. To ensure that Head Start and School District will plan and coordinate recruitment and access to services and implement strategies to enroll the hardest to reach children in the service area;
- i. To support the optimal development of children, including their school readiness and success, and the advancement and success of families;
- j. To collaborate in service delivery to the greatest extent possible, including in transportation, facilities and other resources as appropriate and to ensure information exchange regarding educational and non-educational services for the benefit of children and families;
- k. To coordinate services to children with disabilities and to support Head Start with ensuring at least ten (10) percent of enrolled children are eligible for services under IDEA.

V. Joint Roles and Responsibilities

Head Start and School District agree to cooperate and collaborate in the development and implementation of each of the following areas mandated by the Head Start Act of 2007 (42 USC 9831 *et seq.*):

- a. Educational activities, curricular objectives, and instruction
 - i. Head Start and School District agree to implement research-based curriculum coordination aligned with the Head Start Child Outcomes Framework, the Head Start Program Performance Standards, and the Kentucky Early Childhood Standards.
 - ii. Head Start and School District agree to engage in ongoing communication for continuity of curricular objectives and shared expectations for children's learning and development as the children transition to school.
- b. Public information dissemination and access to programs for families contacting the Head Start program or the School District preschool program

- i. Head Start and School District agree to coordinate to provide community/public information dissemination and resource development to support and improve school readiness.
 - ii. Head Start and School District agree to engage in ongoing communication between Head Start staff and School District staff, such as teachers, social workers, McKinney-Vento coordinators, Family Resource Youth Service Coordinators, other federal program coordinators, and health staff that facilitate program coordination.
- c. Selection priorities for eligible children to be served by programs
 - i. Head Start and School District agree to coordinate and engage in child selection, enrollment, and notification practices that will ensure all eligible children will be served by the program.
 - 1. Both parties will meet annually to review eligibility requirements, selection criteria and recruitment lists to establish a system for determining the best placement based on characteristics and need for enrolling families.
 - 2. This process will be coordinated, transparent and seamless for children and families served. A written document will be mutually developed outlining how this process will work.
 - 3. Both parties will ensure 0 (**zero**) four-year-olds will enroll in Head Start on September 1 based on the 1989-90 number of four year olds served, or a mutually-agreed upon target that maximizes federal Head Start funds in order to serve as many at-risk four-year-olds in the district as possible. It is mutually understood by both parties that full enrollment for Head Start must be met on the first day of instruction.
 - 4. Both parties will confirm the number of four-year-olds enrolled in Head Start on September 1 or the first day of instruction whichever is later, with the Kentucky Department of Education by September 15.
 - ii. Coordination and collaboration between Head Start and School District will target the participation of underserved populations of eligible children.
 - iii. Enrollment priorities will include homeless and foster care children as well as limited English proficient children and informing their parents of instructional services to help children acquire English proficiency.
 - iv. Coordination and collaboration with other programs, as applicable, such as First Steps, Family Resource Centers, Subsidized Child Care Providers, and other early childhood providers will be a priority for both parties.
- d. Definition of service area
 - i. Child recruitment and referral practices will ensure all children will be served by the appropriate program in the service area.
 - ii. Collaboration will occur to reduce duplication and enhance service efficiency in the service area.

- iii. Service delivery and program strategies will be coordinated to overcome collaboration barriers.

School District and Head Start agree to coordinate the location of sites in the community and the provision of additional service in order to minimize the transportation of young children to meet the needs of working parents and facilitate parent involvement in both programs.

- e. Professional learning
 - i. Opportunities for joint staff professional learning will be identified and pursued in the following areas:
 - 1. Collaborative recruitment and enrollment strategies
 - 2. Early childhood standards, instructional methods, curriculum, assessment, and social emotional development
 - 3. Early childhood transitions
 - 4. Parent and community engagement
- f. Technical assistance
 - i. Collaborative efforts will be made to identify common technical assistance needs.
 - ii. Program technical assistance will be shared when and where feasible.
- g. Provision of services to meet the needs of working parents, as applicable: coordinating activities to make full day and full year resources available to children who need it and collaborating with child care entities in the service area.
- h. Communication and parent outreach for smooth transitions to kindergarten
 - i. Joint support of children's transition to elementary school, including appropriate records transfers, outreach to parents, and specific activities to address limited English proficient children and their families.
 - ii. Joint parent education about their roles in the public schools related to their children's learning and development.
- i. Transitions
 - i. Head Start and School District will collaborate, pursuant to 45 C.F.R. Part 1302, Subpart G, to:
 - 1. Help parents understand practices they use to effectively provide academic and social support for their children during their transition to kindergarten and foster their continued involvement in the education of their child;
 - 2. Prepare parents to exercise their rights and responsibilities concerning the education of their children in the elementary school setting, including services and supports available to children with disabilities and various options for their child to participate in language instruction educational programs; and,
 - 3. Assist parents in the ongoing communication with teachers and other school personnel so that parents can participate in decisions related to their children's education.

- ii. Head Start and School District will collaborate to ensure that (1) relevant records are transferred to the child's next placement, (2) communication between Head Start staff and their counterparts in school fosters the continuity of learning and development, and (3) Head Start and kindergarten teachers participate in joint training and professional development activities.
- j. Provision and use of facilities, transportation, and other program elements.
 - i. Head Start and School District will:
 - 1. Share facilities, as feasible and appropriate.
 - 2. Share transportation, as feasible and appropriate.
 - 3. Provide joint parent activities, education and involvement, as feasible and appropriate.
 - 4. Exchange information on children's service provision, as feasible and appropriate.
 - ii. School District may also provide additional financial and programmatic support to Head Start as appropriate and feasible. This support may be in the provision of free or reduced cost services. This provision is intended to support Head Start with meeting non-federal match requirements.
- k. Serving children with disabilities
 - i. Referrals and Evaluations.
 - 1. Head Start will refer children, as appropriate, to School District for evaluation to determine whether the child is eligible for services under the Individuals with Disabilities Education Act (IDEA) (20 U.S.C. 1400 *et seq.*).
 - 2. Head Start and School District will collaborate to the greatest extent possible to develop and implement an eligible child's IFSP or IEP, including but not limited to inviting a Head Start representative to Admission and Release Committee meetings as appropriate.
 - ii. Service Coordination.
 - 1. Head Start and School District will jointly recruit and enroll eligible children with disabilities.
 - 2. With parental consent, School District will provide a copy of the IEP to Head Start.
 - 3. Head Start and School District will collaborate to ensure that all services are provided in accordance with a child's IFSP or IEP, and that the child is working towards the goals of the IFSP or IEP.
 - 4. School District will review and revise, as appropriate, the IFSP or IEP for each child no less than annually.
 - iii. Least Restrictive Environment. School District and Head Start will collaborate to ensure that services are provided in a child's regular Head Start or preschool classroom to the greatest extent possible.
 - iv. Transition.

1. School District and Head Start will plan and implement transition services for children with an IEP who are transitioning to kindergarten.
2. School District and Head Start will collaborate with parents to ensure the appropriate steps are taken to support the child and his or her family as they transition out of Head Start or preschool.

l. Protecting Personally Identifiable Information

- i. Head Start and School District have reviewed this MOA with respect to the exchange of Personally Identifiable Information (“PII”). Head Start and School District shall:
 1. Collaborate to share student information, as well as to report student and program data to state and federal agencies, in a manner that meets, where appropriate, the Family Educational Rights and Privacy Act (FERPA), 42 U.S.C. § 1232g, the Head Start Program Performance Standards, Part 1303, Subpart C, Protections for the Privacy of Child Records, and the confidentiality provisions of IDEA, 34 C.F.R. §§ 300.610 – 300.626 and 34 C.F.R. §§ 303.401 – 303.417.
 2. Maintain appropriate safeguards to protect PII, including providing appropriate training for all individuals who receive PII.
- ii. School District will notify Head Start of any unauthorized disclosure of the PII of a child enrolled in Head Start no later than twenty-four hours following discovery of such unauthorized disclosure. Likewise, Head Start will notify School District of any unauthorized disclosure of the PII of a child enrolled in Head Start or preschool no later than twenty-four hours following discovery of such unauthorized disclosure.

m. Other elements mutually agreed to by the Parties. **(specify)**

- i. _____
- ii. _____
- iii. _____

VI. Term of Agreement

The term of this MOA will begin on August 1, 2020 (Beginning Date) and shall terminate on July 31, 2021 (Ending Date). This MOA may be amended during this term by mutual written consent of Head Start and School District.

VII. Signatures

The Parties intend to achieve the terms of this MOA and maintain a meaningful partnership to promote school readiness so eligible families are served in a coordinated, high quality system. The Parties agree to plan and implement strategies based on practice and research that have proven to support children’s school success. The Parties agree to coordinate recruitment and enrollment so that each child and family is served in the best setting and programs cooperate to maximize community resources.

For the Head Start Grantee:

Head Start Director

Name

Title

Signature

Date

Head Start Grantee Executive Director/Authorized Representative

Name

Title

Signature

Date

For the School District:

Early Childhood Program Director

Name

Title

Signature

Date

Superintendent of Schools / Agency Executive Director

Name

Title

Signature

Date

SUBLEASE AGREEMENT

This Lease Agreement is entered this 30 day of March, 2011, by and between Gallatin County Board of Education, 75 Boardwalk, Warsaw, Kentucky 41095 (Sublessor), and Ohio Valley Educational Cooperative, PO Box 1249, Shelbyville, Kentucky 40065 (Sublessee).

WHEREAS, Sublessor has entered a CONTRACT, LEASE, AND OPTION dated as of January 1, 2010, with the Gallatin County School District Finance Corporation (the Corporation) relating to the construction and financing of a renovated school facility to be known as the Gallatin County Lower Elementary School (the School), under the terms of which Sublessor will lease the School from the Corporation for a period anticipated to end on January 1, 2040, at which time the School will be reconveyed to Sublessor, and

WHEREAS, Sublessor has agreed to sublease unto the Sublessee who has agreed to sublease from the Sublessor approximately 3,508 square feet of space in the School and a playground which shall be built on lands leased by Sublessor at 25 Boaz, Warsaw, Gallatin County, Kentucky, and

WHEREAS, the parties have agreed as to the terms and conditions of said Sublease Agreement,

IT IS THEREFORE AGREED AS FOLLOWS:

1. **PREMISES:** Sublessor does hereby sublet and sublease unto Sublessee the following described premises, to wit:

Approximately 3,508 square feet of space consisting generally of three (3) classrooms – one (1) preschool and two (2) infant/toddler, office space, restrooms, kitchens, storage and laundry room in accordance with the plans and specifications of same attached hereto and incorporated herein by reference as Exhibit A. The 3,508 square feet of space shall be located in the Gallatin County Lower Elementary School being built by the Corporation and leased by Sublessor on lands at 25 Boaz, Warsaw, Kentucky. There is also included a 20 feet by 30 feet fenced playground area to be located adjacent to said School (hereinafter referred to as “the Premises”).

The Sublessor shall have the right to use, with other occupants of the School, the gym, cafeteria, halls, entrance ways, bathrooms, library, parking area(s), and driveway(s), subject at all times to the prior approval of the principal or the principal's designee at the School.

2. **CONSTRUCTION OF THE SCHOOL.** Sublessor anticipates that construction of the School shall begin on or about January 1, 2010, and anticipates but does not warrant that the school will be completed and ready to be occupied by Sublessee on or about April 1, 2011. Sublessee has reviewed and approved the plans and

specifications for the 3,508 square feet of space it is leasing and agrees that the building shall be constructed in accordance with Exhibit A. Sublessee shall be entitled to occupy the Premises at the same time as Sublessor occupies the School.

3. **TERM.** The initial term of the Sublease shall be for one year from the date of Sublessee's occupancy and shall renew automatically for additional one year periods through July 1, 2041, for an anticipated term of 30 years, unless:

- a. Sublessor has given written notice to Sublessee 60 days in advance of the renewal date that the Sublease will not be renewed.
- b. Sublessor's rights under Contract, Lease, and Option with the Corporation are terminated; or
- c. Sublessor exercises its rights under the Contract, Lease, and Option to have the School reconveyed to it, in which event, the Sublease shall continue in effect as a direct lease between Sublessor and Sublessee as Lessor and Lessee for the remainder of the anticipated term subject to Sublessor's (then Lessor's) right to terminate on sixty days notice.

4. **RENT.** Sublessee agrees to pay for the rental of the Premises an annual rent of \$14,826.30 per year, provided however, that Sublessee shall pre-pay a portion of said rent for the anticipated term of the Sublease with the execution of this Sublease Agreement. Sublessor acknowledges receipt from Sublessee of Fifty Thousand Dollars (\$50,000.00) as pre-payment of a portion of the annual rent in the amount of \$1,666.67 for each year of the anticipated term. The balance of the annual rent of \$13,159.63 shall be paid annually beginning July 1, 2011, or on the first day Lessee occupies the Premises and on the same day of each renewal term.

5. **USE OF PREMISES.** The Sublessee shall use the Premises as the classrooms and office(s) for the Head Start program it operates with the Gallatin County Public Schools and such other consistent and appropriate uses as have been approved in advance by the Superintendent of the Gallatin County Public Schools.

6. **UTILITIES.** Sublessor shall provide at no additional cost to Sublessee air conditioning, electricity, heat, water, and sanitation services for the Premises. Sublessor shall install a telephone system in the Premises at no additional cost to Sublessee. Sublessee may from time to time and at its own cost add additional telecommunications facilities or functions to the system which have been approved in advance by the Superintendent or the Superintendent's designee as compatible with the system installed by Sublessor. Sublessee shall be responsible for its allocable share of the recurring costs and charges incurred by Sublessor for the system.

7. **JANITORIAL SERVICES.** Sublessor shall provide all janitorial services for the Premises.

8. **ALTERATIONS.** Sublessee shall not make any changes, alterations, additions, or improvements to the Premises without the advance written approval of the Superintendent of the Gallatin County Public Schools or the Superintendent's designee. All such improvements shall be at Sublessee's cost and, upon expiration of this Sublease Agreement, all improvements made by the Sublessee shall be and become the property of the Sublessor.

9. **MAINTENANCE OF THE PREMISES.** Sublessor shall at its own cost maintain the Premises in a manner consistent with its ongoing maintenance program for the School. Sublessee shall not commit or suffer any waste on the Premises and shall be responsible for any maintenance or repair caused by the acts of Sublessee or its invitees or employees, normal wear and tear only excepted.

10. **ASSIGNMENT AND FURTHER SUBLETTING.** Sublessee shall not assign this Sublease or further sublet all or part of the Premises without the advance written consent of Sublessor.

11. **DESTRUCTION OF PREMISES.**

a. If the Premises shall be destroyed or so injured by any cause as to be unfit for occupancy and such destruction or injury could reasonably be repaired prior to the beginning of the next school year, then Lessee shall not be entitled to surrender possession of the Premises but Lessee's obligation to pay the balance of the annual rent shall be abated for such period. In case of destruction or injury, each party shall be responsible for repair of those portions of the Premises constructed or installed by it.

b. If such destruction or injury cannot be reasonably repaired prior to the beginning of the next school year, Sublessee may notify Sublessor within thirty (30) days after the happening of such destruction or injury of its election to terminate this Sublease Agreement and same shall terminate, in which event, Sublessee shall be entitled to refund of the prepaid rent for the remainder of the anticipated term which shall be calculated as set forth in Section 18. below.

c. The rights and obligations of the parties under this Sublease Agreement shall be subject to the rights and obligations of the Corporation and Sublessor under the Contract, Lease, and Option.

12. **INSURANCE.**

a. Sublessor shall maintain fire and extended coverage insurance on the Premises in a sum equal to no less than eighty percent (80%) of the cost of replacement of the existing building and improvements therein, which policy shall name Sublessee as an additional insured, as its interests may appear.

b. Sublessor shall maintain public liability insurance on the driveways, parking areas, and common areas in a sum of not less than \$1,000,000.00 per occurrence

and \$2,000,000.00 aggregate, which policy shall name Sublessee as an additional insured as its interest may appear.

c. Sublessee shall maintain public liability insurance on the Premises in a sum of not less than \$2,000,000.00 on account of bodily injuries to or death of one or more persons as a result of any one accident or disaster and with \$500,000.00 coverage for property damages in an accident, shall name Sublessor as an additional insured therein and deposit said policy or policies with Sublessor prior to the date of occupancy by Sublessee, and Sublessee shall further hold Sublessor harmless from all claims of any person for injuries on the Premises. In addition, it shall be the responsibility of the Sublessee to carry and maintain any and all insurance coverage for its personal property, inventory, stock, and equipment located on the Premises.

13. CONTROL OF COMMON AREAS AND EXTERNAL APPEARANCES.

a. Sublessee shall not place or permit to remain any rubbish, boxes, or other debris in or about the Premises or the School, except as directed by the Principal of the School or the Principal's designee.

b. All window and door coverings, draperies, and decorations visible from the exterior of the Premises are subject to the approval of the Sublessor prior to installation.

c. Use of the common areas, including driveways and parking areas, are at all times subject to reasonable control and regulation by the Sublessor for the benefit of the occupants of the School.

14. QUIET ENJOYMENT. Subject to its obligations under the Contract, Lease, and Option, Sublessor covenants, warrants, and represents that it has full right and power to execute and perform this Sublease Agreement and to grant the estate demised herein, and covenants that Sublessee, upon paying the rent herein reserved and performing the covenants and agreements herein, shall peaceably and quietly hold, have, and enjoy the Premises and all rights, easements, appurtenances, and privileges belonging to or in anywise appertaining thereto during the term of this Sublease and any extension or renewal thereof.

15. WAIVERS. The waiver of either party of any breach of any term, covenant, or condition herein contained shall not be deemed to be a waiver of such term, or any subsequent breach of the same or any other term, covenant, or condition. The subsequent acceptance of rent hereunder by Sublessor shall not be deemed to be a waiver of any preceding breach by Sublessee of any term, covenant, or condition of this Sublease other than the failure of Sublessee to pay the particular rental so accepted, regardless of Sublessor's knowledge of such preceding breach at the time of acceptance of such rent.

16. **NOTICE.** Whenever, under the terms hereof, provision is made for notice of any kind, it shall be deemed sufficient only if sent by certified mail, postage prepaid as follows:

To Sublessor: Gallatin County Public Schools
75 Boardwalk
Warsaw, Kentucky 41095

To Sublessee: Ohio Valley Educational Cooperative
Post Office Box 1249
Shelbyville, Kentucky 40066

17. **SUBLESSEE DEFAULT.** If Sublessee shall fail to keep and perform any of the covenants, agreements, or conditions of the Sublease on its part to be performed, then and in that event, Sublessor shall notify Sublessee in writing of said breach and Sublessee shall have fifteen (15) days to cure or otherwise correct said breach, provided however, if Sublessee fails to cure or correct said breach within fifteen (15) days of notification of same, the Sublessor may take any legal action authorized by law or may enter in and upon the Premises and again have and repossess and enjoy the same as if this Sublease had not been made. In the event of default, any monies paid to Sublessor by Sublessee as prepaid rent shall remain the sole property of Sublessor.

18. **SUBLESSOR DEFAULT.** If Sublessor shall fail to keep and perform any of the covenants, agreements, or conditions of this Sublease Agreement on its part to be performed, or if Sublessor (or subsequently as Lessor) or the Corporation, exercising its rights under the Contract, Lease, and Option, give notice to Sublessee that the Sublease Agreement will not be renewed at any time during the anticipated term, as referred to in Section 3. above, then and in either event, Sublessee shall be entitled to a refund of the rent monies it has pre-paid in accordance with Section 4. for the remaining years of the anticipated term. The amount of the refund shall be calculated by multiplying the number of remaining full years of the anticipated term by \$1,666.67.

19. **TERMINATION OF LEASE.** Upon the expiration of this Sublease Agreement or upon its termination in any way, Sublessee shall surrender to Sublessor possession of the Premises in good condition and repair, ordinary wear and tear excepted.

20. **TAXES AND ASSESSMENTS.** Sublessor shall pay all real estate taxes, charges, and assessments imposed upon the Premises when due and payable. Sublessee will pay all city, county, and state taxes on its personal property, inventory, and goods located on and in the Premises plus all city, county and state license fees required.

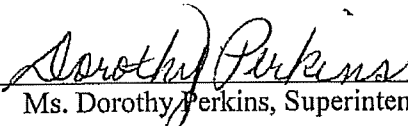
21. **SUBLEASE AGREEMENT EMBRACES FULL TERMS OF AGREEMENT.** The terms and provisions embraced in this Sublease Agreement constitute the full agreement of the parties hereto and no prior stipulations, agreements, or understanding, verbal or otherwise, of the parties or their agent or agents shall be valid or enforceable unless embodied in the provisions of this Sublease Agreement. None of

the terms, covenants, or conditions embraced in this Sublease Agreement Shall be changed or modified except by an instrument in writing duly executed by the parties hereto.

IN WITNESS WHEREOF, the Sublessor and Sublessee have hereunto affixed their signatures the day and year first written above.

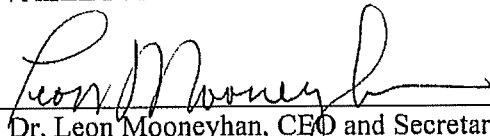
SUBLESSOR:

GALLATIN COUNTY PUBLIC SCHOOLS

By: 
Ms. Dorothy Perkins, Superintendent

SUBLESSEE:

OHIO VALLEY EDUCATIONAL COOPERATIVE

By: 
Dr. Leon Mooneyhan, CEO and Secretary

OVEC HEAD START/EARLY HEAD START

OVEC OLDHAM COUNTY HEAD START

OVEC TRIMBLE COUNTY
HEAD START/EARLY HEAD START

OVEC JEFFERSON COUNTY
HEAD START/EARLY HEAD START

AND

HENRY COUNTY PUBLIC SCHOOLS

Full Utilization Agreement
Enrollment Selection Priority Addendum

2020-2021

* Note – Please be advised that Head Start in the following plan will refer to all OVEC Head Start and Early Head Start programs, unless otherwise noted.

Eligibility, Recruitment, Selection, Enrollment, Attendance

1302.12

Eligibility

Head Start eligibility is based on age, income and area served. OVEC Head Start programs determine eligibility at the time of application. All documents examined to determine eligibility are maintained as part of the eligibility determination record as required by Head Start standards.

Age eligibility: Head Start standards state that a child must be at least 3 years of age or turn three years old by the date used to determine eligibility for public school to be age eligible for Head Start. Age eligibility is verified by examining documents such as birth certificates, immunization records, immigration paperwork or passports. The program does not require age verification documents to be collected by staff if doing creates a barrier to the child's enrollment into the program. Children who turn three after the school cut-off date can be served after their third birthday only if there are no income eligible and age eligible children on the waiting list for their community.

The Head Start standards state that, except when a child is transitioning to Head Start, a child must be an infant or toddler younger than 3 years old to be eligible for Early Head Start. Age eligibility of children is verified by examining documents such as birth certificates, immunization records, immigration paperwork or passports. The program does not require age verification documents to be collected by staff if doing so creates a barrier to the child's enrollment. Communities offering 0-5 programming, through both Early Head Start and Head Start options will have some flexibility in determining placement and transition of children in order to best serve their individual development and social/emotional needs.

Categorical eligibility is granted, according to Head Start Performance Standards and the Head Start Reauthorization Act of 2007, to children in foster care and children from families experiencing homelessness (according to the definition in the McKinney- Vento Homeless Assistance Act, 42 U.S.C11434a(2)). Families who meet the categorical

eligibility requirements do not have to meet income guidelines. Verification is needed that they meet the categorical eligibility requirements.

Income eligibility: A child is income eligible if the family income is equal to or below the federal poverty guidelines or the family is eligible for public assistance (TANF or SSI). If a family is eligible for public assistance, verification is needed of the TANF or SSI benefits the family receives. In all other cases, a family's total gross income for the last 12 months or the last calendar year is used to determine income eligibility, whichever is a more accurate reflection of the family at the time of application. Income is verified according to the Head Start standards and staff work with families to obtain the needed documentation. If a family can demonstrate a significant change in income from the last 12 months or last calendar year's income, staff may consider current family circumstances to determine eligibility.

Eligibility duration: If a child is determined eligible and is participating in the Early Head Start program, the child will maintain that status until he/she ages out of Early Head Start.

If a child is determined eligible and is participating in a Head Start program, he or she will remain eligible through the end of the succeeding program year. If the child is enrolled in Head Start after his or her third birthday but was not three by the school cut-off date and returns for a third year of Head Start programming, a new application must be completed and income eligibility must be re-verified. If a child is dis-enrolled from either program, regardless of reason, for over 30 days, a new application must be completed and income re-verified to be considered for re-enrollment.

Children transitioning from a OVEC Early Head Start Child Care Partnership placement or from Early Head Start into a Head Start placement must fill out a new application and re-verify income eligibility. Applicants that were not selected during the program year and remained on the waiting list and are still age eligible for Head Start services, must fill out a new application and renew income eligibility for the following program year. Early Head Start applications not selected for enrollment are valid for the

program year for which they were originally taken. A new application is needed and income must be re-verified for the succeeding program year.

In accordance with the Head Start Reauthorization Act of 2007, families with income between 101% and 130% of the federal poverty guidelines may be serviced, not exceeding 35% of enrollment opportunities. These applications are selected only after all age and income eligible families have been enrolled in order to maintain full program enrollment.

Over Income Placements: At minimum, 90% of the families enrolled in the Early Head Start and Head Start programs must be categorically or income eligible according to Head Start Performance Standards. Programs may have up to 10% of their funded enrollment be over income placements. These limited numbers of slots are filled on an individual basis based on need and allow the program to provide services to children with diagnosed disabilities, children affected by special circumstances and children referred by community partners. In some communities, over income applicants may be accepted if there are no income or age eligible children on the waiting list, enrollment slots are still available and the program still has not reached the 10% limit for the program year.

If a family is determined to be over income at the time of application but has a significant change in family income or circumstance during the program year, eligibility can be re-determined based on verification of the new circumstance and/or income. Additionally, children enrolled as over income placements must reapply annually and income must be re-verified for the succeeding program year in order to make sure that families with the highest need are being served. Children enrolled as over-income placements will not automatically roll over to the next program year.

Violations of eligibility determination regulations: OVEC Head Start staff who intentionally violate Federal and program eligibility determination regulations will be subject to action as outlined in the agency's Personnel Policies Handbook. The handbook states that "Falsifying information supplied to OVEC including information on

application forms” and “dishonesty, neglect of duty, incompetence, inefficiency or insubordination” may result in “disciplinary action, including dismissal”.

Families or program participants intentionally providing or attempting to provide false information used to determine program eligibility may be subject to actions affecting their family’s participation in the program.

1302.12(m)

Staff Training: All OVEC Head Start staff who complete interviews and applications with families and who determine eligibility will be trained annually on the Head Start standards as well as the program’s policies and procedures regarding eligibility determination and verification. New staff who will be responsible for determining eligibility, will receive training as part of their orientation into the program and within 90 days of hiring. This training will include interview and application completion, definitions of applicable terms as outlined in H.S 1302.12 (m), verification of age, categorical and income eligibility, accurate eligibility record keeping and the consequences of intentionally violating federal and program policies and procedures.

1302.13

Recruitment

Recruitment is ongoing throughout the program year. Recruitment information is distributed throughout the community via flyers, mailings, attending community meetings and events, public school registrations, newspapers, public announcements, canvassing of neighborhoods, and word-of-mouth. Applications are taken at scheduled registration sites, office appointments, and home visits to best meet the needs of families. Each year, recruitment focuses in the communities within our designated service area with the greatest need as identified by the program’s Community Assessment and to reflect program changes. Our designated Head Start service areas include the counties of Bullitt, Gallatin, Henry, Jefferson, Oldham, Owen, Shelby, Spencer and Trimble counties. This year’s Early Head Start recruitment efforts will include the counties of Bullitt, Gallatin, Henry and Shelby Counties and will additionally be focused in the counties of Franklin, Jefferson, Owen and Spencer as we build awareness of new Early Head Start Child Care Partnership programming in those communities.

Recruitment of children with disabilities is done according to the program Disabilities Plan and through agreements with local school districts. The Preschool Disabilities Consultants, Family Services staff and ERSEA Team work closely together to meet the 10% disability requirement.

Selection

Selection is the formal process for considering all eligible applicants and selecting children and their families into the program. Head Start requires that programs select children and families who have the greatest need based on selection criteria. Each program creates selection criteria based on the needs of the community they serve using information from their community assessment, PIR and other demographic information.

The OVEC Head Start selection criteria are separated into 2 groups: priority selection and weighted need selection. Children and families meeting the priority selection criteria will be selected for services immediately, if openings are available, or go to the top of the waiting list if there are no current openings. It is the responsibility of the ERSEA Team to monitor enrollment at all centers to determine when a vacancy exists, and to fill vacancies from the center waiting list.

Priority Selections:

- Income/Categorical eligible applicants with a documented disability (IEP or IFSP in place)
- Public Assistance Children
- Foster children
- Homeless children and families (as defined by McKinney-Vento)
- Income eligible transfers from another Head Start program with documentation
- Income eligible EHS participant transitioning into Head Start
- Expecting Teen Mom

OVEC Head Start reserves the right to **not** select a priority applicant, if alternative and appropriate area services are available and will better serve the applicant and his/her family. Staff will refer applicants to appropriate services and may assist families in obtaining access to those services.

Weighted Need Selection:

The weighted needs selection criteria incorporate the child's age, family income and needs assessment based on specifications within the grant as well as the needs of the community as identified by the program's Community Assessment. These criteria are modified yearly, as needed, and any changes are presented to the Policy Council annually for input and approval.

In our Early Head Start programs, the youngest applicants (birth to 12 months) will have priority over applicants nearing their 3rd birthday. Likewise in our Head Start program, children who are 3 years old by the school cut-off date will have priority over children who are 4 years old by that date, per our full-utilization agreements with KERA preschool school districts. This allows the program to insure children are prepared for the upcoming transition to preschool at age 4. In the event, a family chooses to keep their income/categorically eligible Head Start child in Head Start as a 4 year old rather than transition on to preschool and/or a Head Start child is denied acceptance to preschool, OVEC Head Start will work with family to keep child enrolled in Head Start a second year. This will ensure that child has continuous services until he/she is able to transition to kindergarten.

Priority for applicants whose families earn income in the lowest poverty level ranges is given per federal Head Start Performance Standards. Applicants living with guardians other than their biological parents are given priority over those stemming from single-parent or two parent homes. Applicants with diagnosed or suspected disabilities as determined by the OVEC Head Start Disabilities Consultants also receive additional points over a child with no disabilities. Last but not least, additional risk factors are

considered for each applicant. These can include those with a social service referral, documented case of abuse/neglect, family crisis – incarceration, recent death or terminal illness of parent/guardian, age of applicant’s parent (teen parent), and current/past participation in HS/EHS program. Families with multiple risk factors would receive priority over those families with just one risk factor.

For Early Head Start/Head Start classrooms with wrap around childcare, priority is given for working parents and/or parents who are in school/training per our grant and federal Head Start Performance Standards.

Our Early Head Start Child Care Partnership classrooms additionally give priority to those families who participate in the state childcare subsidy program per requirement of the grant award.

Our Jefferson County Head Start/Early Head Start classrooms also give priority to those families who participate in the state childcare subsidy program per the grant award.

Our Early Head Start Prenatal Program has primarily served expecting teen mothers as a result of findings from our Community Assessment and collaborative partnerships with local high schools. Priority for applicants whose families earn income in the lowest poverty level ranges is given per federal Head Start Performance Standards. Expecting mothers in their first trimester are given priority over those in their third trimester. Last but not least, additional risk factors are considered for each applicant. These can include those with a social service referral, documented case of abuse/neglect, family crisis – incarceration, recent death or terminal illness of parent/guardian, inadequate prenatal care, high risk pregnancy, or alcohol/substance abuse issues. Families with multiple risk factors would receive priority over those families with just one risk factor.

Selections for part-year programming:

Once the current school year ends, staff begins to review applications for the following program year. Initial acceptances are made following the priority and weighted selection criteria described above. Selection and acceptances continue throughout the summer to allow consideration of new applications received with high levels of need. All vacancies are filled before the beginning of the new school year.

The waiting list is updated throughout the year with ongoing recruitment and new applications. Openings are filled during the program year according to the priority and weighted selection criteria.

Selections for classrooms with wrap around childcare:

Applicants applying for Head Start services with wrap around childcare are kept on separate waiting lists at the centers that provide that program option. Waiting lists are accessed as openings occur. Applications are ranked according to need, according to the priority and weighted selection criteria. Vacancies are filled as soon as possible and within 30 days using the selection criteria.

Selections for Early Head Start:

Early Head Start Center-based programs maintain separate waiting lists and select participants according to the priority and weighted selection criteria as openings occur.

We rarely have a waitlist for our Prenatal Program, but in that rare case, that program would maintain a separate waiting list and select participants according to the priority and weighted selection criteria as openings occur.

Enrollment

Enrollment is the official acceptance of a family by a Head Start program and the completion of all procedures necessary for a child and family to begin receiving services.

When accepted, the participant receives a welcome letter with information about the start of the program year and any necessary health requirements. The participant is also given program contact information in case they have any additional questions.

Some communities have health screening days during the summer, where incoming children have required health screenings completed and families begin the enrollment process by completing health and nutrition paperwork. If a child has a health condition which requires obtaining signatures or information from their physician, staff works to

complete these before the start of school to avoid any delay in the child's entry into the program.

Prior to the school year start date, the participant is contacted by classroom staff to schedule an initial home visit to complete all necessary enrollment paperwork and to start the process of building a relationship with the child and family and plan for the child's transition into the program.

The program maintains funded enrollment levels. Vacancies are filled as soon as possible according to the priority and weighted selection criteria as openings occur. The ERSEA Team reports enrollment levels monthly to the Office of Head Start. The program may elect not to fill a vacancy when 30 calendar days or less remain in the program's school year.

Attendance

Attendance for center based programs is tracked through the use of the ChildPlus data tracking system. Staff enter children's daily attendance into ChildPlus for tracking purposes. Family Service Staff pull attendance reports monthly and follow up with staff on families with percentages lower than 85%. The ERSEA Team also follows up on attendance as part of the monitoring process and attendance percentages for each center are reviewed at monthly site meetings with all center staff.

Center staff is required to track attendance to maintain a minimum of 85% attendance. Staff must contact families and document reasons for any absences within one hour of start time. Attendance forms are used to accurately track attendance and to assure accurate billing and reimbursement from Kentucky's Childcare Subsidy Program and CACFP. Following Head Start regulations, there are some circumstances when a child is not in attendance in the classroom, but is still counted as attending for tracking purposes. These include when a child is attending special education evaluations/meetings, receiving special education services through an IEP or IFSP and receiving required medical or dental care. Teachers and family service staff encourage regular attendance through

parent education on the value of consistency as it affects child learning and social emotional development. Parents are asked to call the center if children are absent. Direct contact or a home visit is made by staff after two consecutive absences.

Staff works with families to identify and reduce barriers to regular attendance and form partnership agreements to address chronic unexcused absences including signing attendance contracts. If absenteeism rates cannot be improved, and no special conditions are present (i.e. chronic illness), a child may be withdrawn from the program.

The program is committed to working with families to address specific and individual needs which may affect attendance. When a shared custody plan or non-custodial parent visitation schedule is in place, staff will obtain a copy for the child's file and work closely with both parents to insure attendance concerns are addressed while supporting the court orders in place. Decisions on service delivery will be made on a case by case basis.

The program also works with families who experience family emergencies, extended illness or who wish to take time away for extended family visits out of the area. If a family notifies the program the dates the child will be away and gives a specific date of return and the child will be away less than a month, the program will hold the child's spot and document the reasons for the child's absence. If the family does not know the length of the absence, the absence is over a month in length or the family does not return on the scheduled date, the staff will work with the ERSEA Team and Family Services staff to determine next steps.

Other areas of agreement:

Gallatin County Public Schools:

- Provides Special Education services for Head Start children with special needs.
- Provides transportation for Head Start children including monitors.
- Provides staff to assist joint Preschool/Head Start screening of children
- Provides meals reimbursed by USDA for Head Start children.
- Mow playground, and maintain equipment and grounds during the school year and summer months.
- The district will enter Head Start children into Infinite Campus.
- Remove snow/ice from parking lot due to classes being in session.
- Right to Audit Clause.
- Non-Discrimination Policy
- Acceptable use of Agency Property.
- Amendment/Term Clause
- Termination of Material Breach.

Other areas of agreement:

OVEC Head Start

- Provides all staff related to Head Start/Early Head Start services.
- Provides \$265.00 per child, per year for all Head Start children transported.
- Provides Preschool & Disabilities Consultant.
- Provides staff to assist joint Preschool/Head Start screening of children
- Provides medical and dental services, family support services and parent activities for all Head Start/Early Head Start children and families as required by Head Start Performance Standards.
- A staff member will supply the appropriate district personnel with Head Start enrollment data.
- Provides an annual rent payment of \$13,160 for one Head Start classroom, two Early Head Start classrooms and office space at Gallatin County Elementary School.
- Provides a Head Start/Early Head Start playground.
- Replace canopy on Early Head Start playground.
- Claims the following district services in part or in whole as non-federal share: transportation, utilities, and custodial care.
- Amendment/Termination Clause.
- Termination of Material Breach.