

## STATE OF FLORIDA VOLUNTARY PREKINDERGARTEN EDUCATION PROGRAM (VPK)

## **Reenrollment Application**

OOD WE THE					
FULL NAME OF CHILD (FIRST, MIDDLE, I	.AST, JR./SR./III):	CHILD'S DATE (	OF BIRTH:		
COUNTY OF REENROLLMENT:	ORIGINAL COUNTY OF E	NROLLMENT:	HAS THE CHILD EVER REENROLLED IN VPK?		
			☐ Yes ☐ No		
SELECT VPK PROGRAM OPTION THAT A	PPLIES TO THE TYPE OF R	EENROLLMENT Y	OU ARE REQUESTING:		
☐ School-year Provider to School-year F			zed Instructional Services (SIS)*		
		<u> </u>	rear SIS Provider(s) to School-year VPK Provider		
☐ Summer Provider to a Summer Provider		☐ School-y	rear SIS Provider(s) to Summer VPK Provider		
☐ School-year Provider to a Summer Provider			rear VPK Provider to School-year SIS Provider(s)		
·		•	rear VPK Provider to Summer SIS Provider(s)		
			SIS Provider(s) to Summer VPK Provider		
*Changing from SIS provider to SIS provider i	is not a reenrollment unless th		VPK Provider to Summer SIS Provider(s)		
REENROLLMENT INTO A SUBSEQUENT		ic cilia is moving ji	rom a school year to summer program		
This option is only available if the child meets the requirements as described in s. 1002.53, F.S.					
□ Yes □ No					
Note: A child may only reenroll in VPK if they have not completed more than 70 percent of the instructional hours (378 hours for school-year					
or 210 hours for summer) or more than 70	percent of the funding autho	rized for a child en	rolled in VPK SIS.		
PRIMARY REENROLLMENT DUE TO G	•				
	•		is or her <u>initial</u> VPK provider and reenroll at		
hours/funding at a new VPK provider or		be eligible to rec	eive his or her remaining VPK instructional		
Reason for the Reenrollment Request*					
☐ A. The illness of the child; an individual living in the child's household; an individual which the child's parent is responsible for					
caring for; or the child's parent, sibling, grandparent, step-parent, step-sibling, or step-grandparent.					
☐ B. Disagreement between the parent and the provider or school concerning policies, practices, or procedures at the provider's					
or school's VPK program.					
☐ C. Change in the child's residence.					
$\Box$ <i>D.</i> A change in the employment sched	dule or place of employme	nt of the child's r	parent.		
$\Box$ <i>E.</i> Provider's inability to meet the chil		-			
☐ F. Termination of the child's class before 70 percent of the VPK instructional hours are delivered.					
☐ G. Child is dismissed by a VPK provider for failure to comply with the provider's attendance policy.					
$\Box$ H. The provider's designation as a provider on probation under section 1002.67, Florida Statutes.					
☐ I. Any reason described under primary reenrollment due to extreme hardship (below).					
☐ J. Another reason not expressly stipulated above which prevents the child from attending the VPK provider's class or which					
prevents the VPK provider from serving the child in accordance with the requirements of the VPK program.					
*If you need assistance completing this form, please contact your early learning coalition					
☐ SUBSEQUENT REENROLLMENT EXEM					
If granted a subsequent reenrollment exemption due to good cause, a child that has already reenrolled in the VPK program may					
withdraw from his or her VPK provider and reenroll at another VPK provider within the same program type. The child would be					
eligible to receive his or her remaining VPK instructional hours/funding at a new VPK provider or school.					
Reason for Subsequent Reenrollment E		•			
☐ A. Change in child's residence that extended child's round-trip by 60 minutes or more to and from the provider, as supported					
by third party documentation showing the change (for example, a rental agreement or receipt from rent payment, mortgage,					
utility records, or other verifiable documentation).					
☐ B. Change in child's residence that resulted in a temporary stay or move out of a homeless shelter, transitional housing entity, or domestic violence shelter, as supported by third party documentation (for example, a letter from a homeless shelter,					
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transitional housing entity or domestic violence shelter; a court-issued domestic violence injunction, or other verifiable					



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☐ C. Change in parent's employment that extended parent's round-trip travel time by 60 minutes or more, to and from the VPK
provider, as supported by employer documentation showing the start date or change in employment location.
☐ D. Child's parent(s) is active duty military or reservist and deployed supported by verifiable documentation (for example, proof
of current military deployment.)
☐ E. Termination of child's VPK class, into which the child was reenrolled as confirmed and documented by the coalition or by the Department of Children and Families, local licensing agency on official letterhead or from a Child Care Information System (CCIS)
screen print.
☐ F. Provider is found to have committed a Class I Violation as defined in Rule 65C-22.10 or 65C-20.012, F.A.C. (as applicable to the provider type), as documented by the Department of Children and Families on official letterhead or from a CCIS screen print. ☐ G. Serious injury to the child that occurred at the provider which required the provider to contact medical services, as documented on the Department of Children and Families or local licensing agency Accident/Incident Report for licensed providers or on official provider letterhead for license-exempt providers.
$\Box$ H. Child was dismissed from VPK provider for issues that prevented the provider from meeting the child's behavioral or educational needs, as substantiated by the dismissing provider on official letterhead.
☐ I. Child's parent has reported events to the Department of Children and Families or local licensing agency that indicate the VPK provider's practices put his or her child's health, safety, or well-being at risk, as documented by a federal, state, or local government official.
☐ J. Any reason described under primary reenrollment due to extreme hardship (below).
☐ K. Child's primary reenrollment due to good cause was the result of any of the reasons listed in this section (subsequent
reenrollment exemption due to good cause) accompanied by required supporting documentation.  *If you need assistance completing this form, please contact your early learning coalition
<u>, , , , , , , , , , , , , , , , , , , </u>
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#### □ SUBSEQUENT REENROLLMENT EXEMPTION DUE TO EXTREME HARDSHIP (REQUIRES DOCUMENTATION)

If granted a subsequent reenrollment exemption due to extreme hardship, a child that has already reenrolled in the VPK program for good cause may withdraw from his or her VPK provider and reenroll at a summer VPK provider and be reported as one full-time equivalent student, as defined by s. 1002.71, F.S.

#### Reason for the Subsequent Reenrollment Exemption due to Extreme Hardship Request\* (select one):

□ A. The illness of the child; the illness of a family member which the child's parent is responsible for caring for; or the illness of the child's parent; as documented in writing by a physician licensed under Chapters 458 or 459, F.S., if it would result in the child being absent for more than 30 percent of the number of hours in the program type in which the child is enrolled;



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□ B. Termination of the child's VPK class as a result of the provider's removal from eligibility to offer the VPK program, as documented by the early learning coalition. □ C. Parent's inability to meet the basic needs of the child, including, but not limited to, a lack of food, shelter, clothing, or transportation, as documented in writing by a federal, state, or local governmental official. □ D. Provider's inability to meet the child's educational needs due to the child's learning or developmental disability as documented by a federal, state, or local governmental official. □ E. Provider's inability to meet the child's health needs as documented by a physician licensed under Chapters 458 or 459, F.S., or a federal, state, or local governmental official □ F. Displacement of the child from his or her place of residence or closure of the child's VPK provider as a result of a state of emergency as declared by a federal, state, or local governmental official. □ G. A temporary or permanent change in parent custody or guardianship, supported by legal documentation such as a court order or official documentation from the Department of Children and Families (DCF) or DCF contracted agency, this includes an at-risk child care authorization that documents the guardianship change. *If you need assistance completing this form, please contact your early learning coalition				
INFORMED PARENTAL CONSENT				
<ul> <li>By signing this form, you certify that you make this choice freely, understanding that your child may not:</li> <li>Receive all instructional hours if the number of instructional hours remaining in the new VPK class you selected is fewer than the number of remaining hours of instruction your child is eligible to receive.</li> <li>Have enough remaining hours of eligibility to attend all instructional hours offered by the provider in the class you select.</li> </ul>				
Signature of Parent:	Date Signed:			
·				
OFFICIAL USE ONLY				
Has the Child Substantially Completed the VPK Program	Child's Total Remaining VPK Instructional Hours or VPK SIS			
$\square$ Yes (If selected, child may not reenroll) $\square$ No	Funding:			
Class ID of Previous Provider(s):	Child's Last Day Attended with Previous Provider:			
Documentation Included?	Reenrollment Granted?			
$\square$ Yes $\square$ No $\square$ N/A (primary reenrollment due to good cause)	☐ Yes ☐ No			
Signature of Coalition Staff:	Date Signed:			