



CCAP 19PDCMI Rev. 06/18

# Military Child Care Center Provider Certification & Renewal Checklist

Provide	der's Name	Provider Number
applica deposit	L: CCAP application must be entered into the CAFÉ online system located at <a href="www.louisi.cation">www.louisi.cation</a> includes entries for your provider agreement, provider rate agreement, W-9 tasti information. Additional required documents and checklist can be found by clicking and Providers, CCAP Providers, and then select Military Child Care Provider Certification.	x information, and direct g on <i>Early Childhood, Publicl</i> y
upload	2: bllowing required information must be submitted within the 30 day application procested via CAFÉ (preferred method), <a href="mailto:ProviderCertification@la.gov">ProviderCertification@la.gov</a> , faxed to us at 225.34 ving address: CCAP Provider Certification, P. O. Box 2510, Baton Rouge, LA 70821:	
	Revised Provider Agreement	
	Revised Provider Rate Agreement	
	Department of Defense License	
	Verification of identity (must be government issued pictured ID such as driver's lice	ense)
	Social Security Card (copy)	
	IRS SS-4 Form (IRS generated copy)	
	Verification of rates charged (notice to parents such as newsletter, bulletin, memo	, etc.)
	Verification of checking or savings account	
	Pre-Service Orientation Training	

☐ Louisiana CCAP Provider Time and Attendance Equipment Agreement (Agreement must be completed in full,

signed and dated. All pages must be returned.)



Name of Center:	
nitials of Owner or Director:	

CCAP 19D Rev. 08/18

# **CCAP Provider Agreement for Military Child Care Center**

Licensed Name of Center:			Provider Number (TIPS):		
			License N	No.:	
Employer Identification	on Number:				
center should match	The Employer Identification Number (EIN) is issued by the Internal Revenue Service. The EIN and the name of you center should match what has been reported to the Internal Revenue Service. If the name which is on file with the Internal Revenue Service is different from the licensed name of the center, please provide the name on file with IRS				
Street Address:		ı	Mailing Address (if diff	erent from Street Address):	
City: State: Zip Code: Parish: Telephone: ( ) E-mail:			City: State: Zip Code: Parish: Telephone: ( )		
CHILD CARE SERVICE DESCRIPTION					
Licensed Capacity:	Hours of Operation:				
	Monday		a.m./p.m. to	a.m./p.m.	
	Tuesday		a.m./p.m. to	a.m./p.m.	
Ages Served:	Wednesday		a.m./p.m. to	a.m./p.m.	
	Thursday		a.m./p.m. to	a.m./p.m.	
	Friday		a.m./p.m. to	a.m./p.m.	
	Saturday		a.m./p.m. to	a.m./p.m.	
	Sunday		a.m./p.m. to	a.m./p.m.	

**GENERAL PROVISIONS:** The Louisiana Department of Education (hereinafter referred to as "Department") and the child care provider named on this Agreement (hereinafter referred to as "Provider") agree that the Provider will furnish child care subject to the following general provisions:

- 1. Definition of Caregiver any person legally obligated to provide or secure care for a child, including a parent, legal guardian, foster home parent, or other person providing a residence for the child.
- 2. Laws, Regulations and Standards. Provider will comply with all applicable state and federal laws, regulations, and other standards and requirements, as amended, in providing services under this Agreement, which include but are not limited to:
  - a. Federal certification requirements for Department of Defense child care centers.
  - all applicable laws concerning the use of child safety devices (car seat belts, child restraining seats, infant carrier seats, etc.) in the transporting of a child receiving care from a Provider under this Agreement, including Louisiana R.S. 32:295, the Occupant Protection Enforcement Information Law. This provision applies to all types of vehicles used for transportation as part of the child care services furnished by the Provider,



Name of Center:	
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- c. R.S. 46:2701, the Children's Product Safety Act, which requires child care providers to use only safe children's products, meaning those that have not been recalled (baby beds, playpens, high chairs, etc.),
- d. state and federal laws concerning confidentiality of information about the children for whom care is provided and their families,
- e. As applicable to the Department of Defense, the Federal Civil Rights Act of 1964, as amended, including but not limited to, those provisions guaranteeing equal opportunity to all seeking access to services without regard to race, color, religion, sex or national origin,
- f. mandatory reporting requirements with respect to suspected child abuse and neglect,
- g. Public Law 103-227, part C-Environmental Tobacco Smoke, also known as the Pro-Children Act of 1994. This act requires that smoking not be permitted in any portion of any indoor facility owned or leased or contracted by an entity and used routinely or regularly for the provision of health, day care, education, or library services to children under the age of 18, if the services are funded by federal programs either directly or through state or local governments. The law does not apply to children's services provided in facilities funded solely by Medicare or Medicaid funds. Failure to comply with the provisions of law may result in the imposition of a civil monetary penalty of up to \$1,000 per day, and
- h. all laws, rules, and regulations for any programs for which federal or state funds are received.

#### Supervision:

- 4. Children shall be supervised at all times at the facility, on the playground, on field trips, on non-vehicular excursions, as follows:
  - a. Children shall not be left alone in any room, (except the restroom as indicated in section 17.G of this Section), outdoors, or in vehicles, even momentarily, without staff present.
  - b. A staff person shall be assigned to supervise specific children whose names and whereabouts that staff person shall know and with whom the staff person shall be physically present. Staff shall be able to state how many children are in their care at all times.
  - c. Individuals who do not serve a purpose related to the care of children or who hinder supervision of children in care shall not be present at the facility.
  - d. While supervising a group of children, staff shall devote their time to supervising the children, meeting the needs of the children, and participating with them in their activities.
  - e. Staff duties that include cooking, housekeeping or administrative functions shall not interfere with the supervision of children.
  - f. Restrooms Children who are developmentally able may be permitted to go to the restroom independently at a facility, provided that a staff member is in proximity to and can see the children to ensure immediate intervention to safeguard a child from harm while in the restroom; and individuals who are not staff members may not enter the center restroom area while in use by any child other than their own child. A child age four and older may be permitted to go and return from the restroom without staff.
  - g. When children are in the yard, the staff member must be able to summon another staff member without leaving the children unsupervised.
  - h. Staff shall actively supervise children engaged in all water activities.

# **Serving Special Populations:**

- 5. Pursuant to Title III the Americans with Disabilities Act (ADA), child care centers, regardless of size or number of employees, including home-based centers:
  - a. must provide children and caregivers with disabilities with an equal opportunity to participate in the child care center's programs and services;
  - b. cannot exclude children with disabilities from their programs unless their presence would pose a direct threat to the health or safety of others or require a fundamental alteration of the program;
  - c. have to make reasonable modifications to their policies and practices to integrate children, caregivers, and guardians with disabilities into their programs unless doing so would constitute a fundamental alteration;
  - d. must provide appropriate auxiliary aids and services needed for effective communication with children or adults with disabilities, when doing so would not constitute an undue burden; and



Name of Center:	
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- e. must generally make their facilities accessible to persons with disabilities. Existing facilities are subject to the readily achievable standard for barrier removal, while newly constructed facilities and any altered portions of existing facilities must be fully accessible.
- f. Under the McKinney-Vento Homeless Assistance Act, LEAs must identify children and youth in homeless situations and provide appropriate services. This must be done for <u>all children attending publicly-funded school</u> programs, including publicly-funded early childhood programs.
- 6. Provider must take the Pre-Service Orientation prior to initial certification. Verification must be submitted to the Department as a part of your application for certification.
- 7. Provider is required to have training in the ten safety and health topics listed below as a CCAP provider:
  - a. prevention and control of infectious diseases (including immunization)
  - b. prevention of sudden infant death syndrome and use of safe sleeping practices (if applicable)
  - c. administration of medication, consistent with standards for the caregivers consent
  - d. prevention and response to emergencies due to food and allergic reactions
  - e. building and physical premises safety, including identification of and protection from hazards that can cause bodily injury
  - f. prevention of shaken baby syndrome and abusive head trauma (if applicable)
  - g. emergency preparedness and response planning for emergencies resulting from a natural disaster, or a mancaused event
  - h. handling and storage of hazardous materials and the appropriate disposal of bio contaminants
  - i. precautions in transporting children (if applicable)
  - j. first aid and cardiopulmonary resuscitation (CPR) certification

**BESE Bulletin 139.** Provider will comply with all aspects of Bulletin 139—Louisiana Child Care and Development Fund Programs as follows, but not limited to the following:

- 8. Provider understands and agrees that provider is entering into this Agreement in an independent capacity and that neither the provider nor any of the owners, officers, directors or employees of the center are hereby made employees of the state or federal government or entitled to government benefits.
- 9. Agreement covers a single provider and location. This Agreement covers the center located at the certified address provided on page one and is not transferrable to another location of the same provider or to another provider.
  - a. Provider shall furnish care to CCAP eligible children at the center located at the certified address provided on page one.
  - b. This Agreement does not cover, and no payments may be made for care provided at any other address or for care provided by any other provider.
- 10. Caregiver Access. Provider shall allow caregivers to visit their children and the center at any time during the center's regular hours of operation and when children are present.
- 11. This Agreement does not guarantee the placement of any child in the Provider's center. The Department does not recommend any child care provider; it is the right of caregivers to make this choice from among all participating providers in their area.
- 12. Providers are prohibited from the use of corporal punishment such as, but not limited to, spanking, whipping with a switch or belt, arm twisting, or washing out mouth with soap or other foul tasting substances.
- 13. Emergency Preparedness. Providers will develop, practice and train on, and follow, a written emergency preparedness disaster plan that includes at a minimum:



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- a. procedures for evacuation, relocation, shelter-in-place, lock-down, communication and reunification with families, continuity of operations, accommodations of infants and toddlers (if applicable), children with disabilities, and children with chronic medical conditions;
- b. procedures for all staff and volunteers working at the facility where care is provided; and
- c. posting in a visibly accessible area all appropriate emergency phone numbers, such as fire and police, hospitals and Louisiana poison control, and the physical address and phone number of the facility.

#### 14. Rates

- a. Provider shall complete the Child Care Assistance Report of Changes Form (CCAP 10) and shall charge the rate provided on the form.
- b. Provider shall not charge the caregiver of a CCAP eligible child any more than the maximum rate charged to any caregiver who is paying privately for the same child care service.
- c. Copay Requirements
  - Federal CCAP rules require that the Provider must charge caregivers the rate provided on the current CCAP 10 form and must collect the difference between the rate charged and the amount of CCAP assistance received. This difference is the caregiver's "copay".
  - Caregivers of children in foster care or in protective custody are not obligated to pay the copay because the CCAP subsidy percentage paid for children in foster care or protective custody is 100 percent of the maximum state rate or the provider's rate, whichever is less.
  - 3. Caregivers of a child in foster care or protective services may choose to place his/her child in a center with a rate that is higher than the maximum state rate, but the caregiver is responsible for the difference between the maximum state rate and the provider's rate. Arrangements for the payment of this difference are between the caregiver and the provider. The Department will not be a third party to such an Agreement or responsible for any additional payments above 100 percent of the maximum state rate.
  - 4. Provider may not charge for absences of children in foster care or in protective custody.

#### 15. Payments to Provider

- a. Payment to the provider will be based on a percentage of either the Provider's actual charge or the state maximum rate for the authorized services, whichever is less.
- b. Payment will not be made for absences for more than five days for a child in any calendar month or for an extended closure by Provider of more than five days in any calendar month. A day of closure, on a normal operating day for the Provider, is counted as an absent day for the child(ren) in the Provider's care. If a child authorized for full-time care attends child care less than four hours in one day, this will be counted as a half day absent and half the daily rate will be paid to the Provider. No absences will be paid for part-time care.
- c. Payments will not be made for any days after the last day that authorized care was provided. Days when the Provider is unable to provide care will count as days of absence for the children in the Provider's care.
- d. In cases of a federal/state/locally declared emergency situation, or other special circumstance, the Department may waive the absence policy.
- 16. Provider agrees to notify the Department promptly when Provider rates change. A new Provider Rate Agreement form and appropriate verification of new rates (notice to caregivers of change) will be required at that time. Department agrees to provide a new CCAP 10 for each CCAP eligible child for whom the Provider rate has changed. Provider agrees to complete and ensure return of the CCAP 10 to the Department. Department agrees to change the payable rate, subject to the state maximum rate, effective the first of the month following receipt of the new Provider Rate Agreement and verification of the new rates to the Department, if the new CCAP 10 is postmarked or received timely.



Name of Center:	
Initials of Owner or Director: _	

#### 17. Tracking of Times Services (TOTS)

- a. Provider must participate in the Tracking of Time Services (TOTS) to capture time and attendance and possess the minimum equipment necessary to operate the system which includes a working internet connection at the center.
- b. Provider agrees to report problems with a Point of Service (POS) device or finger image scanner to the ACS Providers Help Desk AND the Department within 48 hours of failure.
- c. In addition to using TOTS, Provider shall keep a required daily attendance log for children, including arrival and departure times, for each child. The daily attendance log must contain the minimum required information as outlined in CCAP 15R (Provider Payment and Reporting Responsibilities). If transportation is provided, a daily transportation log is also required. A sample attendance log may be found at www.louisianabelieves.com.
- d. Provider has allowed an improper check in and out or submitted invoices for payment when the Provider knew or should have known that the electronic information or information contained in such invoice was false.
- e. Provider shall notify the Department immediately of the removal of any child from its care so that payment from the Department for that child can be discontinued.
- f. In the event an invoice is required, the Provider must complete and submit a CCAP 40 form (Child Care Provider Manual Payment Request Remittance Advice) or a CCAP 15ICP (Semi-Automated Invoice). These forms must be accompanied by the corresponding attendance record(s). Provider agrees to submit the invoice and all corresponding attendance record(s) within seven calendar days of receipt. Payments will be made upon approval to the Provider by Department from state and federal funds by state warrant.
- 18. Provider agrees to furnish the Department with such reports as are required by the Department in such format as is prescribed by the Department.

#### 19. Inspections

- a. Provider shall allow inspection of the center by Department staff and other authorized inspection personnel and caregivers of children in care, during normal hours of operation and when children are in care.
- b. Provider shall promptly admit representatives of all regulatory and funding agencies during normal hours of operation and when children are in care.
- c. Provider shall cooperate and participate fully in any such inspections, and the director, director designee, or other person responsible for the operation of the center will make the center and physical plant fully accessible for inspection.

#### 20. Audit

- a. Department staff or representatives and the Provider will carry out the requirements to monitor and conduct fiscal audits at reasonable times. Department's authority to monitor and conduct fiscal or program audits applies to the Provider to the extent of the services furnished under the terms of this Agreement.
- b. Provider will give representatives of the Department and of the U.S. Department of Health and Human Services (HHS) access at reasonable times to all books, records, and supporting documents related to CCAP assistance and kept by the Provider for purposes of inspection, monitoring, auditing, or evaluation by Department of HHS personnel.
- c. Provider will retain supporting fiscal documents (invoices, remittance advices, attendance logs, etc.) adequate to insure that claims for matching federal funds are in accordance with federal requirements. Provider will retain such documents for three (3) years after close of the state fiscal year (July 1 through June 30) in which services are provided.

## 21. Term of Agreement

- a. This Agreement will become effective upon full execution by the parties hereto.
- b. Department shall incur no liability for payment for child care for any child until the Provider has received from the Department a notification of eligibility and payment amount for that child.
- c. All payments by the Department to the Provider under this Agreement shall cease immediately upon termination of this Agreement.



Name of Center:	
Initials of Owner or Director:	

#### 22. Suspension of Provider's Certification

- a. When the Department determines the provider is not in compliance with an administrative requirement, the Department may send written notice by mail or email informing the provider of the administrative noncompliance and requiring that the provider come into compliance.
- b. If the provider does not come into compliance within 14 calendar days of such notice, the Department may suspend payments to the provider until the provider is in compliance.
- c. The Department shall notify the provider by email or fax that it has suspended the provider's payments within two calendar days of suspending the payments and shall include language informing the provider that it has an additional 14 calendar days in which to come into compliance or its certification may be terminated.
- 23. This Agreement may be terminated:
  - a. immediately and without necessity of advance notice by written mutual Agreement of both parties; or
  - b. in thirty days upon either party giving written notice to the other party of its intent to terminate the Agreement; or
  - by the Department at close of business on the date the Department of Defense certification is not timely renewed;
     or
  - d. at the close of business on the date certification for CCAP eligibility is terminated or renewal is refused; or
  - e. provider agrees to notify the Department immediately of the closure of its center, or any change in ownership or change in the location of its center. If there is a change in ownership, the new provider, or a change in location, the current provider must submit a new Agreement; or
  - f. payment shall not be made outside of the effective date of this Agreement.
- 24. The Department may terminate a Provider's certification and impose a period of ineligibility on the Provider for program violations, which include but are not limited to the violations listed in Section 321 of BESE Bulletin 139, Louisiana Child Care and Development Fund Program or a condition or situation exists that places the lives, safety, or physical, mental or emotional well-being of any child entrusted to the Provider's care in imminent danger, regardless if such a condition or situation results from an act or omission by the Provider.
- 25. The provider must have on hand a statement of good health signed by a physician or his designee which must have been obtained within the past three years and be obtained every three years thereafter, for review upon request.
- 26. Neither the federal government nor the State of Louisiana provides appeal rights for Provider whose participation in the Child Care Assistance Program is refused or terminated. The decision to deny appeal rights was made by the State Legislature and the Department does not have the authority to overrule State law. The Provider is not entitled to CCAP payments during the appeal process and winning the appeal does not restore CCAP payments of eligibility.

Provider Signature and Title	
Print Name	Date
Authorized Signature, Department of	f Education
Print Name	Date



# LOUISIANA CCAP PROVIDER TIME AND ATTENDANCE EQUIPMENT AGREEMENT

FOR INTERNAL USE ONLY Agreement Number: LADAYC-00-	CCAP Provider ID:
Effective Date:	
This <b>Agreement</b> is made by and between Conduent State &	Local Solutions, Inc. a New York Corporation, (hereinafter
"Conduent") and	, a
corporation,	ship, other;
organized and existing under the Laws of the State of	, and
having a Dusiness, Dresidence at	
(hereinafter "Provider").	
	reinafter "State") to provide an automated e-Child Care system State authorized Child Care attendees. As part of that contract

# Article 1: CONDUENT STATE AND LOCAL SOLUTIONS RESPONSIBILITIES

maintain that equipment.

1.1 Conduent will furnish Provider with Point of Service (POS) and biometric finger image reader equipment (hereinafter "**Equipment**") and related services: installation, training, repair, and help desk support.

with the State, Conduent is also required to furnish equipment for the use of Class A, R and M. child care providers and

- 1.2 <u>Equipment.</u> Equipment shall be a VeriFone model 570 Point-of-Service (POS) terminal and MSO300 (Biometric reader). Conduent reserves the right to change the Equipment's brand, model or features at any time without prior notification to Provider.
- 1.3 <u>Equipment Ownership.</u> Equipment shall at all times remain the property of Conduent.
- 1.4 <u>Equipment Usage.</u> Equipment shall be used by Provider solely in connection with the Louisiana Electronic Child Care Assistance Program (hereinafter "**CCAP**").
- 1.5 Equipment Allocation. Guidelines for Equipment allocation are established under a separate contract between Conduent and the State. Equipment will be allocated at a ratio of 1 unit of Equipment to 40 State authorized Child Care attendees (hereinafter "Active Participants"), with the following two exceptions: (1) Class A, R and M Providers who provide services for 39 or less authorized Child Care attendees will receive, at a minimum, one unit of Equipment; (2) Providers will receive an additional unit of Equipment if there is a "remainder" after dividing the highest number of authorized Child Care attendees by 40. Examples: (1.) A Provider with 1-40 Active Participants would receive 1 unit of Equipment; (2.) A Provider with 41-80 Active Participants would receive 2 units of Equipment; (3.) A Provider with 85 Active Participants would receive 3 units. If a single Child Care Provider operates more than one facility, these guidelines apply to each of the facilities.

Conduent reserves the right to remove Excess Equipment on demand during Provider's normal business hours. Excess Equipment is defined as any equipment that exceeds the equipment allocation pursuant to the Guidelines for Equipment allocation described above and in the contract between Conduent and the State of Louisiana.

- 1.6 <u>Installation.</u> Conduent shall provide for Equipment installation at a time mutually agreed to between Conduent (or its designated installer) and the Provider.
- 1.7 <u>Training.</u> At the time of installation, the Provider or authorized person will be trained and provided one (1) *Quick Reference Guide* and one (1) *Louisiana Child Care Provider Operations Manual.* This reference



- material will also be made available on the Child Care Provider Web. Amendments to the Quick Reference Guide and the Louisiana Child Care Provider Operations Manual will be provided hard copy.
- 1.8 <u>Help Desk.</u> Conduent shall provide a toll-free telephone number for Provider use 24 hours per day/7 days per week. The Help Desk will be staffed by customer support representatives. The Help Desk will also be staffed on all major holidays except New Year's Day, Independence Day, Thanksgiving and Christmas Day. During non-staffed time, Help Desk calls will be handled through and Interactive Voice Response Unit (IVR). Telephone calls from pay phones will not be accepted.
- 1.9 Equipment Repair. Conduent shall be solely responsible for the repair of Equipment. For Equipment repair, Provider shall promptly notify Conduent using the telephone number(s) separately furnished to Provider by Conduent. Repair calls will be accepted during normal help desk hours listed above or the Provider may leave a message on the IVR regarding the nature of the problem. Telephone calls from pay phones will not be accepted. At Conduent discretion, Equipment may either be repaired or replaced. If the equipment issue cannot be resolved by phone with the Customer Service Representative nor NEMC, and replacement equipment is required, the equipment is replaced within 24 hours of notification of the problem and is received by the provider the following business day.
- 1.10 <u>Supplies.</u> Conduent will be furnishing the Provider a website to order paper used in the Equipment. That website is <u>www.conduenteccsupply.com</u> and paper will be shipped directly to provider.

#### Article 2: PROVIDER RESPONSIBILITIES

- 2.1 <u>Equipment Use and Care.</u> The Provider agrees that it shall follow the instructions of any manuals accompanying the Equipment, as amended from time to time, in the care, use and installation requirements of the Equipment as specified by the manufacturer or Conduent.
- 2.2 <u>Equipment Security.</u> Provider agrees that it shall provide reasonable security measures to protect the Equipment from damage, theft or unauthorized use.
- 2.3 Equipment Environmentals. Provider agrees that it shall provide suitable electric current (standard 120 volt outlets) to operate the Equipment, a suitable place for Equipment installation, a suitable environment for the Equipment and telephone service for use by the Equipment (shared or dedicated at Provider discretion). Provider agrees to be solely responsible for and bear all one-time and recurring expenses and fees, of all electrical and telephone/internet services necessary for the operation of the Equipment.
- 2.4 <u>Provider and Bank Data.</u> Provider agrees that it shall provide accurate and current data for Exhibit A (Louisiana CCAP Provider Reimbursement and Settlement Authorization Form). Provider acknowledges that failure to immediately notify Conduent in writing of changes to Exhibit A data may result in delay in equipment installation. Provider acknowledges and agrees that banking information can be used to credit, debit, and/or make adjustments to credits or debits, required to fulfill the terms of this agreement.
- 2.5 <u>Equipment Control and Location.</u> Provider agrees that it will at all times keep the Equipment in its sole possession and control. The Equipment shall not be removed from the Provider's possession and control without prior authorization from State.
- 2.6 <u>Equipment Liens.</u> Provider agrees that it shall keep the Equipment free and clear of all liens and encumbrances.
- 2.7. Equipment Access. Provider agrees that Conduent or its designee shall have free and clear access to the Equipment at all reasonable times for the purpose of maintenance, repair, inspection or removal.
- 2.8 Equipment Repair. Provider agrees that it shall not make or attempt to make any repairs to the Equipment.
- 2.9 <u>Equipment Supplies.</u> Conduent will be furnishing the Provider a website to order paper used in the Equipment. That website is <u>www.conduenteccsupply.com</u> and paper will be shipped directly to provider.



# Article 3: <u>TERM AND TERMINATION</u>

- 3.1 <u>Term.</u> The term of the Agreement shall commence on the Effective Date and continue through Provider's State determined term CCAP participation, as well as the existence of assigned Active Participants.
- 3.2 <u>Renewal Per</u>iods. Unless the Agreement is terminated or expires in accordance with the terms of this Agreement, this Agreement shall automatically renew without further action for the duration of authorization assignment and active participation.
- 3.3 <u>Termination.</u> Either party may terminate this Agreement without cause upon giving fifteen (15) days prior written notice to the other party, citing this Section 3.3.
  - This Agreement shall terminate immediately upon the instance of one or more of the following: Provider is no longer authorized under the Sate Child Care Assistance Program or Provider ceases its business operations in the State for any reason.
- 3.4 <u>Effect of Termination Equipment.</u> Within five (5) business days of Agreement termination, Provider shall return all Equipment to Conduent at Conduent's expense and in the manner agreed to by Conduent, or make the Equipment available for Conduent pickup at a mutually agreed time from 9:00 a.m. to 5:00 p.m., Monday through Friday, excluding Federal holidays. Upon termination of the Agreement pursuant to the provisions herein, Provider will immediately return the Equipment to Conduent or purchase the Equipment from Conduent at a price to be mutually agreed upon between Conduent and Provider. Failure of the Provider to return equipment within ten (10) business days of the effective termination date will result debit to the Provider's financial institution account in an amount consistent with the schedule below. If the Provider does not have an account with a financial institution, the Provider will be billed in accordance with the schedule below.

	Year One	Year Two	Year Three	Year Four	Year Five
VeriFone Model VX 570 (POS)	\$338.00	\$270.00	\$202.80	\$135.20	\$67.60
MSO300 (Biometric Reader)	\$435.00	\$348.00	\$261.00	\$174.00	\$87.000
Complete Set	\$773.00	\$618.00	\$463.80	\$309.20	\$164.60

#### Article 4: <u>CARE OF EOUIPMENT</u>

4.1 Provider agrees to follow the instructions of any Manuals accompanying the Equipment, as amended from time-to-time, in the use and care of the Equipment and agrees to advise Conduent or its authorized representatives of any conditions that may require servicing. Provider will take all reasonable security measures to protect the Equipment from damage and/or unauthorized use. Provider will not make or attempt to make any repairs to the Equipment. Provider agrees to bear the expense of r repairing damage to the Equipment which occurs while the Equipment is in Provider's care, unless such damage is caused by Equipment malfunction which did not result from Provider's improper use of the Equipment.

#### **Article 5: LIMITATION OF LIABILITY**

5.1 Conduent and the State will not be responsible or liable for any cost, expense or damage arising out of the use of the Equipment by Provider including, but not limited to, lost profits or damages to persons or property. Provider will bear all risks including the entire risk of loss, theft, damage or destruction of the Equipment and all liability for the use, possession, operation, storage and condition of the Equipment; provided, however, that



Provider will not be liable for personal injury and/or damages to property resulting from the negligence or willful acts of CONDUENT, its employees, subcontractors or agents.

#### **Article 6:** <u>IDEMNIFICATION</u>

6.1 Provider will indemnify and hold Conduent, its parent corporations, affiliates, employees, subcontractors and agents harmless from all losses, costs, expenses and damages, including attorney's fees, incurred because of or incident to the Equipment or the use, possession, operation, storage and condition thereof; provided, however, that Provider's obligation to indemnify and hold harmless will not apply in cases which Conduent will be found liable for personal injury and/or damage to property resulting from the negligence or willful acts of Conduent, its employees, subcontractors or agents.

#### Article 7: WARRANTIES

- 7.1 CONDUENT WARRANTS THAT SERVICES PROVIDED UNDER THIS AGREEMENT WILL BE PERFORMED IN ACCORDANCE WITH INDUSTRY STANDARDS BY QUALIFIED PERSONNEL IN A QUALITY MANNER AND WILL CONFORM TO THE SPECIFICATIONS AS DESCRIBED HEREIN.
- 7.2 THE EXPRESS WARRANTIES SET FORTH IN THIS SECTION ARE THE ONLY WARRANTIES GIVEN BY CONDUENT WITH RESPECT TO THE SERVICES AND EQUIPMENT PROVIDED PURSUANT TO THIS AGREEMENT. CONDUENT MAKES NO OTHER WARRANTIES EXPRESSED OR IMPLIED, OR ARISING BY CUSTOM OR TRADE USAGE AND SPECIFICALLY MAKES NO WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE.

#### Article 8: GOVERNING LAW

8.1 This Agreement will be governed by and construed in accordance with the Laws of the State of Louisiana and any action commenced hereunder shall be brought in State of Louisiana. Further, Provider consents to the jurisdiction of the courts located in State of Louisiana.

#### Article 9: <u>ASSIGNMENT</u>

9.1 Neither this Agreement, nor any right or obligation thereunder, shall be assigned to third parties by the Provider without the prior written consent of Conduent.

#### Article 10: <u>AMENDMENTS OR ADDENDA</u>

10.1 The amendments, addenda, exhibits or attachments listed below, are incorporated herein by reference:

Exhibit A: Louisiana CCAP Provider Reimbursement and Settlement Authorization Form

## Article 11: INDEPENDENT CONTRACTOR

11.1 The parties shall, at all times, be independent contractors, and nothing contained herein shall be deemed to create any association, partnership, joint venture, or relationship of principal and agent or employer and employee between the parties.

# Article 12: ENTIRE AGREEMENT AND MODIFICATIONS



- 12.1 This Agreement supersedes any and all prior representations, conditions, warranties, understandings, proposals, or previous agreements between the parties hereto, either oral or written relating to the matters of this Agreement hereunder and constitutes the sole, full and complete agreement between the parties.
- Further, this Agreement shall not be modified, changed, amended, or waived except by means of a written instrument signed by an authorized representative of each party.

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IN WITNESS WHEREOF, the parties hereto have, through duly authorized officials, executed this Agreement.

CONDUENT STATE & LOCAL SOLUTIONS, INC. CHILD CARE HOME OR CENTER

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# **EXHIBIT A**LOUISIANA CCAP PROVIDER REIMBURSEMENT AND SETTLMENT AUTHORIZATION FORM

Provider ID #:	Date:
ull Legal Business Name	
Authorizes Conduent and its designated financial institution, Bank eimbursement funds to and debit from (equipment) the indicated by Child Care Assistance Program subject to the terms Provider Agree Choose (  One:	business account for activity related to the State of Louisiana's
☐ First Submission ☐ Change in Banking Info	Fill in information for the account funds will be deposited in to:
Business Information:	
Authorized Individual Name	Checking Account Number:
Title	
DBA (Business Name)	Savings Account Number:
Address	
City/State/Zip	
Telephone Number	Bank Routing Number (ABA Number):
Authorized Signature	
Conduent State a P.O. Box 80469 Questions? Con ATTACH VOIDED CHECK OR D	and a voided check or deposit slip to: and Local Solutions , Austin, TX 78708 stact us at: (866) 217-1076 EPOSIT TICKET IN THIS BOX OR
ACCOUNT #	YOUR BANK WITH ROUTING & INFORMATION SEPT CHECKING ACCOUNTS
Louisiana Provider 123 Main St	2372
Louisiana City, LA 12345	Date
Pay to the Order of	\$ Dollars
XYZ Bank of Louisiana City, XY	
For	
:123789789:987654321:2372	