Policy: ELCPC-61.2.6
Title: School Readiness Developmental Screening Requirements

Formerly: ELCPC- 61.2.1 and ELCPC-61.2.2
Board Approved: 3/24/22
OEL Approved: 6/10/22
Effective Date: 6/10/22

References: School Readiness Provider Contract,
Chapter 1002.88(1)(h), F.S.,
Child Care Development Fund (federal)
6M-4.720 F.A.C

Purpose: To provide interpretive guidelines for applicable developmental screening requirements as outlined in the School Readiness Provider Contract

Background: Children’s growth in all developmental areas is routinely screened to identify children not typically developing, to communicate with parents, and may be used for planning and implementation.

This Coalition policy and procedure is inclusive to all caregiver settings: child care center or licensed family child care home receiving School Readiness (SR) funding.

Policy:
Every child aged six (6) weeks to sixty (60) months with parental consent, not already receiving intervention services or being screened by another program, and funded by School Readiness must be screened for the appropriate developmental milestones identified by the designated developmental screening instrument, the Ages & Stages Questionnaire-3 (ASQ-3). All eligible children must be screened within 45 days of enrollment. Subsequent screenings occur annually at redetermination. It is optional to complete a screening instrument, Ages & Stages Questionnaire: Social Emotional – 2 (ASQ:SE-2), that focusses on social-emotional domains within the screening intervals. Parents who choose to decline screening may do so within the single statewide information system (SSIS). Screening results shall be available to each parent upon completion of the developmental screening within the SSIS. Parents must be provided screening results with concerns in writing. The ELC will initiate Intervention practices within 30 calendar days for children showing concerning screening results. Each parent
of a child who receives a referral is notified in writing in accordance with Rule (6M-4.720).

Note:
Providers are prohibited from charging School Readiness parents for lost revenue due to violations of the School Readiness Provider Contract.

Providers may appeal action taken in accordance with this policy with the School Readiness/VPK Grievance and Dispute Resolution Policy (ELCPC-10.1).

Procedures:

I. MONITORING
School Readiness providers receive notification via the Provider Portal to screen the School Readiness child(ren) in their care within 45 calendar days prior to the required screening date. Providers must complete the screening using the single statewide information system (SSIS).

II. ENFORCEMENT
Failure to complete and submit accurate developmental screening by the last business day of the following month (beyond the 45 day notification) will result in the following:

Corrective Action
Providers failing to maintain compliance with the SR Developmental Screening requirement will receive a corrective action notice from the Coalition and will be given five (5) business days to come into compliance. Technical assistance on completing the ASQ is available as needed.

Failure to comply with screening requirements will result in nonpayment for affected School Readiness funded children until compliance is demonstrated, within a maximum of five (5) business days.

Probation
If the provider fails to demonstrate compliance upon conclusion of the corrective action period or is placed on corrective action two or more times in a contract period, the provider will be placed on probationary status for up to 6 months. The terms of the probation must clearly define goals and timeframes to correct concerns. During the probation period, Coalition staff may require the provider to provide additional documentation, complete training or staff development, participate in monitoring, or receive technical assistance to reach compliance.

Termination of Agreement
Failure to demonstrate compliance upon conclusion of the nonpayment period will result in Termination of the School Readiness Agreement within five (5) days. The Provider will be ineligible to receive School Readiness funding for a minimum of five (5) years from termination of the Agreement.
Parents of School Readiness funded children will be notified that the funding for this program will cease and CCR&R staff will assist them in finding alternate care. Parents will have up to five (5) days to find an alternative School Readiness provider. Parents choosing to keep their child enrolled with the suspended Provider will forfeit their School Readiness scholarship.