AGREEMENT BETWEEN SPONSORING ORGANIZATIONS AND THE FAMILY DAY CARE HOME FOR PARTICIPATION IN THE CACFP-FAMILY DAY CARE HOME PROGRAM.

CACFF-FAMILY DAY CARE HOWE PROGRAM.									
Th	nis AGREEMENT entered i	into the d	ay of		, 20	, by and between	(Sponsorin	and organization)	
	(D	/ /19	_ of	(Ad	J.,,,,,)			(Phone)	
(Providers Name)									
~	RIGHTS AND RESPONSIBILITIES OF THE SPONSORING ORGANIZATION								
1.									
	A. Train the provider <u>prior to participation</u> on the program. B. Offer additional scheduled training sessions at times and places with reasonable availability to providers. C. Respond to the providers request for technical assistance. D. Distribute reimbursement payments to the provider within <u>5 working days of receipt of funds</u> from the Utah State Office of Education/State Department of Finance. E. Provide program services free of charge.								
2.	The SO has the right to visit the day care home (announced or unannounced) to review meal services and records during hours of child care operations as designated on the FDCH application form. At least three visits will be completed annually. The USDA and state agency (hereafter referred to as the SA) may also conduct unannounced visits. All sponsor, state agency and USDA employees must provide photo identification which demonstrates that they are employees of said organizations.								
3.	The SO has the right to contact the parents of children to verify program participation or for other matters relating to the providers participation in CACFP.								
4.	The SO may terminate this agreement to participate in the program for cause or convenience as stipulated by the Utah State Office of Education and the USDA. The SO will determine the tier level of a provider based on financial need, using the criteria of home location (elementary school attendance area or census tract) or household.								
5.	income. The SO will be responsible for collecting and evaluating this information both from the provider and from the daycare child's household as necessary. All income information will be kept confidential by the SO.								
	RIGHTS AND RESPONSIBILITIES OF THE FAMILY DAY CARE PROVIDER								
1.	The provider is required to record da (*the claim form must be kept availa	lable in the home for	review at all t	times) B. C.	The number	oviders own or sponsors, ind er of meals by type served to er of enrolled participants wh	enrolled participants	at each meal service.	
2.	The provider agrees to follow all federal, state, and sponsor policies for the program. The provider must attend at least two hours of SO offered training annually. All other required training must be kept current.								
3. 4.	The provider must allow representati	The provider must allow representatives from the SO, state officials, and the USDA to come into the home during the hours of operation, as stated on the approved application, for the purpose of reviewing program operations.							
5.	The provider must tell the SO without	The provider must tell the SO without delay changes in enrollment, or if there are any changes in the homes license, residential certificate, address, or telephone number. The provider will distribute program information to parents or guardians of enrolled participants as required by USDA, the state agency or the SO.							
6.	The provider may not charge separately for meals or require the day care child's parent/guardian to provide any part of the meal.								
7.	The provider must make the meal count and menu records available to the SO by the <u>2nd</u> working day of the month following the month being claimed (otherwise, payment may be delayed until the next month). Claims will not be accepted after 60 days from end of the month being claimed. More than 3 late claims in a calendar year may constitute grounds for determination of serious deficiency and termination.								
8.	The provider must serve meals which meet the program requirements for the age of children served. No more than two meals and a snack, or two snacks and a meal may be claimed per child per 24 hour period. Only meal types approved by the SA, specified in the approved application may be claimed. There must be at least 2 hours between meals and snacks								
9.	The provider may terminate participation in the program at any time; however, if the provider has been determined to be seriously deficient in the operation of the program at terminates this agreement prior to administrative review, the provider understands that they may be added to the National Disqualified list.								
10.									
11.	service b) an enrolled nonresident child is present, participating and claiming the meal served and c) these children are eligible to receive free or reduced price meals. The provide will not receive reimbursement for meals served to any child over the age of 12 years. The eligibility of older migrant children or persons with disabilities enrolled in care must be established and documented by the SO prior to claiming.								
12.	The provider must serve the same meals to all attending children regardless of race, color, national origin, age, sex, or disability and allow all children equal access to child caservices and facilities.								
13.	agreement date (whichever comes later) indicates the date that claiming may begin.								
14.	the providers desire to qualify such of	the providers desire to qualify such children individually for the higher Tier I reimbursement rate.							
15.	unannounced review is made during the scheduled meal time, claims for meals that would have been served during the unannounced review will be disallowed.								
16.	in which the agreement between a SO and an eligible provider is signed. If a provider chooses to transfer on other than the annual renewal date, the USOE-FDCH office mudetermine that the transfer would be in the best interest of the provider and/or the integrity of the program. The state agency reserves the right to restrict provider transfers.								
	Failure to keep complete and accura								
1 1 3	Arbitration Clause: The parties hereto agree that if at any time during the term of this Agreement, any disputes of any kind arise between the parties regarding or in connection with this Agreement, every such dispute shall be resolved through binding arbitration in accordance with the rules of the American Arbitration Association by one arbitrator appointed in accordance with said Rules. Any such arbitration shall be held in the State of Utah, County of Salt Lake, unless the parties agree on some other location. The arbitrator shall have the discretion to order that the costs of arbitration, including fees, other costs and reasonable attorneys' fees, shall be borne by the losing party. This means that the provider and SO shall agree to have a neutral 3 rd party mediator settle the issue(s) in dispute.								
	Upon signing of this agreement, I understand that this will be my ANNUAL RENEWAL MONTH. I also understand I will submit my first claim with the above named SO, and that I may not transfer participation to another SO without submitting a proper transfer request. I certify that I will comply with the program outlined in this agreement. I understand that this program is in connection with the receipt of federal funds and that state or USDA officials may verify information. I also understand that program payments are conditional contingent upon the availability of federal funds and that this agreement is considered permanent. Deliberate misrepresentation may subject me to prosecution under applicable state and federal criminal statutes. I understand I have the right to request an administrative review for proposed termination or if a SO suspends participation due to health and safety concerns.								

Date

Signature of Provider

Date

Signature of Sponsor Representative