



Oregon

Kate Brown, Governor



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DEPARTMENT OF
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Colt Gill

Director of the Oregon Department of Education

**Child Nutrition Programs
Community Eligibility Provision
Sponsor Participation Agreement**

Sponsor agreement#: 1707001

District Name: Grants Pass School District No. 7

This agreement is between the Oregon Department of Education (ODE) and covers the period of four years starting on July 1, 2020, and ending on June 30, 2024. The Local Educational Agency's (SPONSOR) schools may stop participating in the Community Eligibility Provision (CEP) at any time during this agreement and return to traditional counting and claiming procedures by notifying ODE Child Nutrition Program in writing. Requirements set forth in 7 CRF 245.9(j) would apply.

The undersigned Sponsor official has the authority to enter this Agreement to participate in the CEP on behalf of all schools in the district or some of the schools in the district and elects to receive payments under the CEP in lieu of payments otherwise available based on free and reduced price lunch applications.

A. It is mutually agreed between ODE and the SPONSOR that:

1. The SPONSOR agrees to serve all children reimbursable breakfasts and reimbursable lunches at no charge in the participating schools throughout the duration of the CEP agreement.
2. The SPONSOR agrees to provide actual data to prove a percentage of enrolled students who were "Identified Students" which is greater than or equal to 40% for each individual site, or group of sites, applying to operate CEP.
3. The SPONSOR agrees to pay, from sources other than Federal funds, the costs of serving breakfast and lunches that are in excess of the Federal assistance received, including Federal cash reimbursement.
4. The SPONSOR agrees not to collect application for free and reduced price school meals throughout the duration of the CEP agreement.

5. The SPONSOR agrees to abide by all requirements for applying and administering the CEP as stated in section 11(a)(1) of the Richard B. Russell National School Lunch Act, as amended by section 104(a) of the Healthy, Hunger Free Kids Act of 2010 (42 U.S.C. 1759a(a)(1)).
6. The SPONSOR agrees to retain all documentation used in development of the identified student percentage. Local educational agencies must ensure records are maintained, including: data used to calculate the identified student percentage, annual selection of the identified student percentage, total number of breakfasts and lunches served daily, percentages used to claim meal reimbursement and non-Federal funding sources used to cover any excess meal costs. In addition, the Sponsor agrees to retain required documentation for a period of three years after submission of the final Claim for Reimbursement for the last fiscal year of the Sponsor's participation in the CEP.

B. General Conditions


1. This agreement is non-transferable.
2. Neither ODE nor the Sponsor has an obligation to renew this agreement.

C. Participating Sites: (List schools participating in CEP)

Allen Dale Elementary	Redwood Elementary	Riverside Elementary
Highland Elementary	Lincoln Elementary	Parkside Elementary
North Middle School	South Middle School	Grants Pass High School

Print Name: Kirk Kolb

District Superintendent (public schools) or Administrator (non-public school)

Signature:  Date: 8/31/20

District Superintendent (public schools) or Administrator (non-public school)

THIS ARRANGEMENT does not constitute the entire agreement between the parties with respect to subject matter thereof.

ODE ONLY

Signature:  Date: 9/1/2020