**Pre-Star Designation Checklist**

**Licensed Child Care Centers**

**Provider Name:**

**License #:**

**Address:**

**Director Name:**      

**Confirm that the provider meets the following requirements**:

Is licensed or registered with Child Care Regulation (CCR) or is regulated by the U.S. Military Department of Defense

Is not currently on Corrective or Adverse Action with Child Care Regulation

Is willing to accept child care subsidy

**Conduct a CCR Deficiency Review of the provider’s most recent 12-month history\***

1. Denote if any of the following deficiencies has been received

745.635 Criminal Convictions or Central Registry Findings – Take Appropriate Action

745.641 Background Checks Requirement – Providing Direct Care

746.1201(4) Responsibilities of Employees and Caregivers – Ensure No Child is Abused, Neglected, or Exploited

746.1201(5) Responsibilities of Employees and Caregivers – Report Suspected Child Abuse, Neglect, or Exploitation

☐745.621 Background Checks Requirement

☐ 746.1003 Director Responsibilities

☐ 746.1201(1) Responsibilities of Employees and Caregivers – Demonstrate Competency, Good Judgment, Self-Control

☐ 746.1203(4) Responsibilities of Caregivers – Supervision of Children

☐ 746.1315 First Aid and CPR Requirements

☐ 746.2805 Prohibited Punishments

746.3707 (b -d) Firearms

☐ 746.3805(a) Administering Medication – How to Administer Medication

☐ 746.3805(b) Administering Medication – How to Administer Medication

1. Denote how many total CCR weighted High and/or Medium-High Deficiencies have been received: \_\_\_

(\*) - 12-months is not a required minimum, but it is the maximum reviewed

*Note: Pre-Star designation is proposed to ensure­ that child care and early learning programs participating in the child care subsidy program meet the requirements noted and can show strong CCR health and safety compliance.*

*TWC will consider the rollout and implementation details for the new Pre-Star requirement during the development the CCDF State Plan (under development December 2020 through June 2021). TWC will be seeking input and reviewing data based on the proposed checklist criteria. TWC wants to ensure that careful consideration is given to how consequences are structured for providers that receive licensing deficiencies proposed for Pre-Star designation. TWC wants to consider the consequences for providers that have quickly addressed and corrected issues, versus consequences for providers who do not, and those that have repeated and continual Pre-Star licensing deficiencies.*