THE STATE PLAN

EDUCATION FOR
HOMELESS CHILDREN AND YOUTH PROGRAM

McKinney-Vento Homeless Education Act of 2001
Title X, Part C, of The No Child Left Behind Act
Public Law 107-110

Alabama State Department of Education
Joseph B. Morton
State Superintendent of Education
UNITED STATES DEPARTMENT OF EDUCATION

The State of ALABAMA hereby requests funds as authorized by Section 726 of Title VII, Subtitle B of the McKinney-Vento Homeless Assistance Act as amended by Public Law 107-110.

MCKINNEY-VENTO HOMELESS ASSISTANCE ACT

TITLE VII, SUBTITLE B

EDUCATION FOR HOMELESS CHILDREN AND YOUTHS PROGRAM

(No. 84.196 in the Catalog of Federal Domestic Assistance)

<table>
<thead>
<tr>
<th>1. Legal Name of Applicant Agency:</th>
<th>2. DUNS Identification Number:</th>
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<tbody>
<tr>
<td>Alabama State Department of Education</td>
<td>627193386</td>
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<tr>
<th>3. Address (include zip code)</th>
<th>4. Contact Person</th>
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<tr>
<td>Gordon Person Building</td>
<td>Name: Maggie G. Rivers</td>
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<tr>
<td>50 N. Ripley Street, Room 5348</td>
<td>Position: Federal Programs Director</td>
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<tr>
<td>Montgomery, AL 36104</td>
<td>Telephone: (334) 242-8199</td>
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<td>P. O. Box 302101</td>
<td>Fax: (334) 242-0496</td>
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<tr>
<td>Montgomery, AL 36130-2101</td>
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</tbody>
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5. Is the applicant delinquent of any Federal debt?
   - No
   - Yes, explanation attached

6. To the best of my knowledge and belief, all data are true and correct. The document has been duly authorized by the governing body of the applicant and the applicant will comply with the assurances provided in this package if the assistance is awarded.

a. Typed Name and Title of Authorized Representative:
   - Joseph B. Morton
   - State Superintendent of Education

b. Telephone Number:
   - (334) 242-9700

c. Signature of Authorized Representative:

d. Date

Form Instructions

1. Legal Name and Address. Enter the legal name of the applicant agency.

2. D-U-N-S Number. Enter the applicant’s D-U-N-S Number. If your organization does not have a D-U-N-S Number, you can obtain the number by calling 1-800-333-0505 or by completing a D-U-N-S Number Request Form. The form can be obtained via the Internet at the following URL: http://www.dnb.com Taxpayer Identification Number. Enter the taxpayer’s identification number as assigned by the Internal Revenue Service.

3. Address. Address of the applicant agency.

4. Program Contact. Name, address, telephone and fax numbers, and email address of the person to be contacted on matters involving this application.

5. Federal Debt Delinquency. Check “Yes” if the SEA is delinquent on any Federal debt. (This question refers to the applicant’s organization and not to the person who signs as the authorized representative. Categories of debt include delinquent audit disallowances, loans and taxes.) Otherwise, check “No.”

6. Certification. To be signed by the authorized SEA representative of the applicant.
The State hereby declares that the following assurances and certifications covering the McKinney-Vento Homeless Assistance Act Education for Homeless Children and Youths have been filed with the U.S. Department of Education, and as of the date of the signature below, reaffirms and incorporates by reference those assurances and certifications in this State plan or application. The State certifies that no circumstances affecting the validity of these assurances have changed since their previous filing.

- As applicable, the assurances in OMB Standard Form 424B (Assurances for Non-Construction Programs), relating to legal authority to apply for assistance; access to records; conflict of interest; merit systems; nondiscrimination; Hatch Act provisions; labor standards; flood insurance; environmental standards; wild and scenic river systems; historic preservation; protection of human subjects; animal welfare; lead- based paint; Single Audit Act; and general agreement to comply with all Federal laws, executive orders and regulations.

- The three certifications in ED Form 80-0013, regarding lobbying, debarment/suspension responsibility status, and drug-free workplace. (A copy of the related debarment/suspension responsibility assurances that the State is required to obtain from subgrantees and maintain on file (ED Form 80-0014) is attached for the State’s information.) (A copy of these forms is available on the Department’s website at http://www.ed.gov/offices/OCFO/grants/appforms.html.)

- With respect to the Certification Regarding Lobbying, the State recertifies that no Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the making or renewal of Federal grants under this program; that the State shall complete and submit Standard Form-L.11, “Disclosure Form to Report Lobbying,” when required (34 C.F.R. Part 82, Appendix B); and that the State shall require the full certification, as set forth in 34 C.F.R. Part 82, Appendix A, in the award documents for all subawards at all tiers.

The State further agrees to:

- The certifications in the Education Department General Administrative Regulations (EDGAR) § 76.104, relating to State eligibility, authority and approval to submit and carry out the provisions of its State plan, and consistency of that plan with State law.


- Ensure the SEA and LEAs in the State will adopt policies and practices to ensure that homeless children and youths are not stigmatized or segregated on the basis of their status as homeless.

- Ensure the LEAs in the State will designate an appropriate staff person, who may also be a coordinator for other Federal programs, as a local educational agency liaison for homeless children and youths, to carry out the duties described in paragraph (6)(A) in Section 722 of the Act.

- Ensure the SEA and LEAs in the State will adopt policies and practices to ensure that transportation is provided, at the request of the parent or guardian (or in the case of an unaccompanied youth, the liaison), and from the school of origin, as determined in paragraph (3)(A) of Section 722 of the Act and as applicable Section 722(g)(1)(J)(ii) of the Act.

- The State further assures that, no later than January 31, 2003, the SEA will provide to the Secretary for each LEA that received a subgrant from the State’s FY 2001 McKinney-Vento allocation the following information for homeless students served by the subgrant during the 2001-2002 school year: the number of homeless students enrolled in the grade levels assessed by the State (for 2001-2002); the number of such students assessed; and number of such students at or above the State’s proficient level.

<table>
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<tr>
<th>Name of Applicant: Alabama State Department of Education</th>
<th>Program: Instructional Services Division - Federal Programs Section</th>
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<tbody>
<tr>
<td>Printed Name and Title of Authorized Representative of the State: Ed Richardson, State Superintendent of Education</td>
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<td>Signature:</td>
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EDUCATION FOR HOMELESS CHILDREN AND YOUTH PROGRAM

NARRATIVE

Introduction

The McKinney-Vento Homeless Assistance Act, Title X, Part C of the No Child Left Behind Act of 2001 (NCLB) (PL 107-110), reauthorized the McKinney Homeless Assistance Act that was created by Congress in 1987. The purpose of the Education for Homeless Children and Youth Program is to ensure that each child of a homeless individual and each homeless youth has equal access to the same free and appropriate public education, including public preschool education, as provided to other children and youth. Alabama’s State Plan for the Education of Homeless Children and Youth program describes the state’s programs, procedures, and expectations for local education agencies (LEAs) and schools in identifying and serving eligible children in accordance with Section 722(g).

A. Describe the SEA’s procedures for ensuring that homeless children and youth are given the opportunity to meet the same challenging state academic achievement standards that all students in the state are expected to meet.

The Alabama State Board of Education has set high standards for all students and will hold schools and LEAs accountable for reaching those standards for the aggregate of students, subgroups of students, and individual students. Alabama will hold all students accountable to the same academic content and student academic achievement standards and all students will participate in applicable assessments in the Alabama Student Assessment Program. Requirements and guidelines for the state’s assessment system are disseminated and training is provided at least annually to LEA test coordinators and other individuals who work with instruction and assessment components. The Alabama State Department of Education (SDE) periodically provides update training and print communication to LEA superintendents test coordinators, federal programs coordinators, and other program managers to ensure and confirm understanding related to standards, assessments, and accountability.

The performance goals, performance indicators, and performance targets for the academic achievement of homeless children and youth will be the same as for all students in the state. The SDE will include information about this expectation in all print guidance and information dissemination communications and in all technical assistance and professional development presentations that are provided or arranged for by SDE staff. Because of this requirement, technical assistance and professional development to LEA and school personnel will emphasize the following:

- The requirement and the need to identify homeless children and youth.
- Factors or indicators that may be symptomatic of homelessness.

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• Strategies that can be used to identify and create acceptable and effective avenues of service for homeless children and youth, including development of an infrastructure that coordinates and facilitates services from various agencies and programs as may be required based on individual needs and circumstances of homeless children and youth.
• Policy-level decisions and practices that must be implemented to ensure that barriers to enrollment and access to all programs are eliminated.
• Policy-level decisions and practices that must be implemented to ensure that homeless children and youth receive Title I-like supplemental educational services in Title I-participating schools or through a district-level set aside of funds in non-Title I-participating schools to provide in-school and extended learning opportunities that will help them attain proficiency on content and academic achievement standards.
• Awareness and sensitivity training for all LEA and school personnel that may come in contact with homeless children and youth.

Training and professional development related to implementation of programs authorized under the No Child Left Behind Act of 2001 have addressed and will continue to address homeless children and youth as a subgroup, a targeted population, of students that is among the intended beneficiaries of Title I funds. All statewide and regional training and/or work sessions have included a reminder of the requirement under Section 1113(b)(3) that each LEA set aside or reserve Title I, Part A funds to provide services comparable to those provided to children in Title I-funded schools to homeless children who do not attend Title I-participating schools. In addition to providing supplemental educational services, LEAs are encouraged to use the funds to provide educationally related support services to children in shelters and other locations where the students may live.

B. Describe procedures the SEA will use to identify homeless children and youth in the state and to assess their special needs.

Each local education agency (LEA) in Alabama has designated a homeless education coordinator or liaison to act as the contact person for the identification of homeless children and youth and for related programs and services. The LEA liaison for homeless children and youth facilitates the process of identifying eligible students and assessing special needs. Currently, the liaison works with designated LEA-level personnel, designated school-based personnel, and representatives from other service agencies to identify and assess the needs of homeless children and youth. Factors used to identify homeless children include the following:

• Inappropriate clothing.
• Frequent tardiness or absenteeism.
• Lack of books or other school supplies.
• Frequent and/or inconsistently reported changes in address.
• Symptoms of malnutrition.
• Poor hygiene and grooming.
• Behavioral changes that otherwise are unexplained.
• Changes in school performance that otherwise are unexplained.
• Aggressive behavior toward adults or other children.
• Withdrawal from peer interaction.
• Signs of physical abuse, sexual abuse, or emotional abuse.
• Chronic fatigue and inability to concentrate.
• Chronic hunger and/or hoarding of food.
• Chronic health problems that are unattended.
• Low self-esteem.
• Difficulty establishing relationships and trust in peers and/or adults.
• Inability to participate in school or peer activities due to providing care for parents or siblings.
• Living in a motel or other temporary residence.
• Consistently unprepared for schoolwork.

The SDE collaborates with the Alabama Department of Human Resources, the Alabama Department of Public Health, and other appropriate state agencies as well as with local and area housing authorities, YMCAs, local shelters for battered women, local education agencies, and local affiliates of appropriate state agencies. Representatives from these groups identify needs, develop strategies to address the needs, provide educational and support services to students experiencing homelessness, and provide professional development and training to individuals who work with homeless children and youth.

During the 2002-2003 school year, a state-level advisory committee will be established to provide direction and guidance for conducting a statewide study of the prevalence of homelessness and of the Homeless Education Program that is implemented under the McKinney-Vento Homeless Assistance Act. The SDE will arrange for and facilitate a study that will include the following activities: (1) conduct an assessment of the prevalence of “homeless children and youth” as defined in Section 725(2), (2) study and develop a summary report on the programs and services that are provided currently for homeless children and youth, (3) conduct a survey of barriers to enrollment, attendance, and in-school success of homeless children and youth, (4) conduct a study of enrollment disputes and how the disputes have been resolved. Results of this study will be used to provide training for LEA liaisons for homeless children and youth and for LEA and school personnel who are responsible for enrolling students and providing student support services. Training for LEAs will include strategies for conducting a needs assessment and for the identification of homeless children and youth.

C. Describe the state’s procedure for the prompt resolution of disputes regarding the educational placement of homeless children and youth.

Alabama has developed and implemented a procedural process to resolve disputes that may arise over school selection or enrollment in school by a homeless student. The process was adopted by the Alabama State Board of Education in May 1999. (See Appendix A.) In brief, Alabama’s process requires that designated administrative personnel from both LEAs that are involved in the dispute notify the designated Assistant State Superintendent immediately to determine an
interim resolution to avoid delay in enrolling the student in school. The decision reached with
the Assistant State Superintendent is implemented immediately. The decision may be reviewed
at a later time, based on a written request for such a review. The State Superintendent of
Education, or his designee, must address the issues within ten (10) days of receipt of the written
request. If the dispute remains unresolved after response to the written request, the Assistant
State Superintendent, or an appropriate designee, may assign SDE staff to make an on-site visit
to gather or clarify information. A follow-up response or determination must be made within
sixty (60) days. The State Superintendent of Education will conduct a hearing on disputes that
remain unresolved after these steps. The ruling of the State Superintendent of Education is final.
The LEA liaison for homeless children and youth and/or the SDE Homeless Education
Coordinator may assist in resolution of the dispute.

During the 2002-2003 school year, the dispute resolution procedural process will be revised to
comply fully with the statutory requirements in Section 722(g)(3)(E). The following provisions
will be included in the revision:

- The student, parent, or guardian shall be referred to the LEA liaison for homeless
  children and youth who will carry out the dispute resolution process as expeditiously as
  possible. In the case of an unaccompanied youth, the homeless liaison shall ensure that
  the youth is immediately enrolled in school pending resolution of the dispute.
- The parent or guardian of the student shall be provided a written explanation of the
  school’s decision regarding school selection or enrollment including the rights of the
  parent, guardian, or youth to appeal the decision.

A proposed revision will be submitted to the Alabama State Board of Education for approval.
Subsequent to this approval, notification of the revision will be made to each LEA by written
communication from the State Superintendent of Education to LEA superintendents, federal
programs coordinators, homeless education coordinators, and liaisons for homeless children and
youth.

D. Describe the state’s programs for school personnel (including principals, attendance
   officers, teachers, enrollment personnel, and pupil services personnel) to heighten their
   awareness of the specific needs of runaway and homeless youth.

The Alabama State Department of Education, with assistance and guidance from the statewide
Homeless Education Advisory Committee, will develop and conduct a series of two-day
professional development sessions for LEA liaisons for homeless children and youth and other
designated persons in each of the ten regional school support team areas of the state. (See
Appendix B.) Each LEA will be required to send designated staff to one of these “trainer-of-
trainers” sessions.

The regional sessions will be conducted jointly by SDE staff and staff from other state agencies
and advocacy groups that provide support and assistance to homeless children and families. The
purpose of the professional development activity will be four-fold: (1) to provide awareness
training and disseminate information related to the prevalence of homelessness, circumstances
that may result in homelessness, and how to access support systems for meeting the needs of homeless children and their families; (2) to provide training on state-level expectations and procedures for identifying homeless children and youth, enrolling these individuals in public schools, and providing educational and support services that allow these students to succeed academically, emotionally, physically, and socially; (3) to share examples of “best practices” within the state and the southeastern region of the United States that result in effective programs and services for homeless children and youth; and (4) to provide a training module that can be used to train other LEA personnel, school administrators, and student support personnel in each school.

A second level of training will be provided in each LEA. Individuals trained in the regional sessions will use the training module to replicate the training within each LEA in the state. The training will be required of designated personnel and documentation will be retained. SDE staff and others who provided the first tier of training for regions of the state will provide technical assistance, at the request of LEAs, in planning for the local sessions.

On-going training will continue to be provided or brokered as needed by SDE staff. Updated guidance and other information is disseminated annually during the spring Federal Programs Coordinators Conference and during the SDE’s summer Mega Conference. Training and technical assistance topics that will continue to be addressed include:

- Determining appropriate placement of runaways in alternative programs that will meet their needs;
- Providing tutoring and counseling services for youth who show signs of being potential runaways or for those who are runaways;
- Coordinating between and among support service providers, juvenile authorities, and runaways to (1) develop plans for runaways to complete their education and to develop skills that will make them employable, and (2) make sure that their needs for school supplies, clothing, toiletries, and other basic needs are met;
- Using the local school Building-Based Student Support Teams to devise alternatives for potential runaways and actual runaways;
- Teaching conflict resolution skills to runaways and other children and youth;
- Maintaining confidentiality and privacy issues to support personnel who work with homeless children and youth;
- Handling domestic violence; and
- Informing parents and school personnel regarding the rights and resources available to the parents of homeless children.

The SDE will monitor the Homeless Education program. The Federal Programs staff of the SDE conducts systematic technical assistance and monitoring of federally funded programs in each of the state’s 129 LEAs on a 3-year cycle. (See Appendix C.) This process ensures that SDE staff have substantial opportunities to provide technical assistance and oversight of all programs annually. Also, the SDE will continue to collaborate with other agencies and entities that provide programs, services, and/or advocacy for at-risk children to ensure that homelessness is addressed specifically and consistently among those groups.
E. Describe the state’s procedures for ensuring that homeless children and youth who meet the relevant eligibility criteria are able to participate in federal, state, or local food programs.

The State of Alabama ensures that homeless children and youth are provided services comparable to those received by other children. Assistance is provided in locating adequate emergency shelter and food and in locating permanent housing. Also, assistance is provided by making referrals and completing paperwork for the homeless to obtain food through the federal Food Stamp Program.

It is recognized that homeless students need a wide variety of services and supports to help them meet the state's challenging academic achievement standards. Services currently being offered include:

- Participation in school breakfast and lunch programs;
- Acquisition and review of past school records;
- Determination, if applicable, of the student’s need for special education services;
- Involvement in gifted and talented or career-technical-vocational programs;
- Transportation to and from school and extra-curricular activities;
- Participation in after-school programs and tutoring;
- Access to health care;
- Access to social skills development services;
- Assistance in obtaining clothing, shoes, and grooming supplies;
- Assistance in obtaining dental and vision care; and
- Assistance in obtaining school supplies and materials including lab and art fees, locker fees, yearbooks, and school pictures.

F. Describe the state’s procedures for ensuring that: (1) homeless children have equal access to the same public preschool programs, administered by the state agency, as provided to other children in the state; (2) homeless youth and youth separated from the public schools are identified and accorded equal access to appropriate secondary education and support services; and (3) homeless children and youth who meet the relevant eligibility criteria are able to participate in federal, state, or local before- and after-school care programs.

The Alabama State Department of Education requires that all students, including homeless children and youth, have equal access to educational programs and support services that are needed to meet the same challenging state student academic achievement standards as other students. "Homeless children" is a named, targeted subgroup of students in the Even Start Family Literacy program, in the Title-I funded preschool programs, in the Community Education Extended Day programs, in the 21st Century Community Learning Center programs, and in state-funded at-risk programs that are administered through the SDE's Prevention and Support Section. Information that is disseminated in print and during training sessions and conferences accents the requirement that homeless children and youth have equal access to the named programs.

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Training that is provided by the SDE for Building-Based Student Support Teams specifically addresses inclusion and the provision of appropriate educational and support services for homeless children and youth.

During the 2002-2003 school year, SDE will conduct a review of policies, procedures, and printed materials to ensure that "homeless children and youth" are adequately and specifically included as eligible participants in preschool programs, secondary programs, and beyond-school programs.

G. Describe the SEA's strategies for addressing problems set forth in its FY 2000 report provided to the Secretary under subsection 722(f)(3) of the Act.

The Alabama State Board of Education adopted a policy, and the State Department of Education has implemented the policy, included herein as Appendix A. The policy stipulates that homeless children must be allowed to enroll in school and be provided the same opportunities to succeed in school as all other children. While SDE staff are not aware of any particular situation where homeless children are being denied school enrollment and access to programs, there are still evidences of barriers to enrollment and in-school success. As described earlier, the SDE implements a comprehensive monitoring system which includes a desk audit and an on-site review of the Homeless Education program. If it is determined during a monitoring review that an LEA's policies for student enrollment in schools do not clearly include all students, a recommendation is made by the review team that the policies by revised. Similarly, if it is determined by the monitoring review team that the LEA's enrollment practices and procedures are not fully aligned with an inclusive policy or that the procedures may serve as barriers to homeless and/or other groups of students, the LEA is cited for non-compliance and is required to submit a corrective action plan to describe an immediate and satisfactory remedy.

During 2001, the SDE was asked by the Executive Director of the Alabama Association of School Boards (AASB) to craft a series of statements and procedures to be used in a model policy and procedural manuals for local boards of education. It was determined that the model policies and training provided to local boards of education should be revised to reflect the increased emphasis on eliminating barriers to school enrollment based on residential status and English-speaking status. The SDE will continue to monitor LEAs to ensure that such barriers are not evident in policies or practices and to ensure that enrollment disputes are handled expeditiously and satisfactorily without delays are lapses in student time spent in school.

H. Describe the SEA's strategies for addressing problems with respect to the education of homeless children and youth, including problems resulting from enrollment delays that are caused by: immunization and medical records requirements; residency requirements; lack of birth certificates, school records, or other documentation; guardianship issues; or uniform or dress code requirements.

The SDE comprehensive monitoring system includes items related to eliminating barriers to enrollment and specifically addresses the following for all LEAs in the state: (1) residency requirements; (2) lack of social security number; and (3) lack of immunization records.
Additional items on the monitoring instrument are applied to LEAs that received federal funds under the previous *Stewart B. McKinney Homeless Assistance Act*. The monitoring instrument has been revised to reflect new provisions under the *McKinney-Vento Homeless Education Act*.

As described in response to earlier items in this application, problems related to the education of homeless children and youth will be addressed in training and information dissemination during the 2002-2003 school year and on-going thereafter. The LEA liaisons for homeless children and youth will maintain frequent and systematic contact with the SDE homeless education coordinator to address issues that arise in an efficient and effective manner.

I. Demonstrate that the SEA and LEAs in the state have developed, will review, and as necessary revise policies to remove barriers to the enrollment and retention of homeless children and youth in schools in the state.

In past years, SDE and LEA staff have been charged with the requirement to *facilitate* enrollment of homeless children and youth. The McKinney-Vento requirement that such students be enrolled in school immediately, requires a shift in language and emphasis.

A statewide Homeless Education Advisory Committee will be established and convened to review current state-level policies, procedures, training, and practices related to providing educational and educationally related services to homeless children and youth. The committee will be appointed by the State Superintendent of Education in September 2002 and will be convened in October 2002 to begin the review process. It is anticipated that a recommendation to strengthen the existing policy will be made to the Alabama State Board of Education in the March-April 2003 time frame.

Professional development and training for the more intensive requirements will begin during June 2002 at a statewide Federal Programs Conference. Two half-day sessions will provide technical assistance and professional development for LEA and school-based personnel related to new provisions of the law. Additional training, which will be required, will be conducted regionally across the state for LEA personnel in fall 2002. The training will be replicated for designated district- and school-level personnel in each LEA during spring 2003.

J. Describe how the state will ensure that LEAs will comply with the requirements of paragraphs in Section 722(g)(3) through (g)(7) of the Act.

The Alabama State Department of Education will ensure compliance with the “Local Education Agency Requirements” described in Section 722(g)(3) through (g)(7) of the McKinney-Vento Act through the following activities:

- The SDE will provide professional development and training on the strengthened requirements during the 2002-2003 school year and ongoing thereafter.
- The SDE will put forth and facilitate approval of a revised policy by the State Board of Education.
• The SDE will develop new procedural guidelines for LEA requirements for enrolling and serving homeless children and youth.
• The SDE will review existing and developing documents and materials that are disseminated to LEAs and schools to ensure that current expectations and requirements are communicated clearly and systematically. Information regarding parent and student rights will be included in the state’s Handbook for Parent and Community Involvement in Education which is being developed at this time and will be disseminated and implemented in fall 2002.

K. Describe the technical assistance that the state will furnish to LEAs and how the SEA will coordinate its compliance efforts with the LEA liaisons designated under paragraph (1)(J)(ii) in Section 722 of the Act.

The SDE will provide technical assistance on an “as needed” or “as requested” basis to all LEAs in the state. The LEA liaison for homeless children and youth will be the point of contact for each LEA unless otherwise specified by the local superintendent of education. In addition to LEA-requested technical assistance, each LEA will be included in a 3-year, phased monitoring system that will be conducted by SDE staff. During phase 1, an LEA will receive on-site technical assistance and a limited desk audit of program-related documentation. During phase 2, an LEA will participate in a formal, full desk audit of program-related documentation and on-site technical assistance. During phase 3, an LEA will be reviewed in a formal, on-site review that includes visits to the district office, schools, and other service sites; interviews with program personnel and students, as appropriate; and in-depth review of program-related documentation. Prior to the full on-site review in phase 3, SDE staff will conduct a pre-monitoring visit with the LEA liaison to ensure understanding of expectations and the availability of personnel and documentation during the formal visit. Phases 1 and 2 will provide for systematic contact and technical assistance with each LEA. This full system ensures SDE contact with each LEA during each school year.

L. Describe how the SEA will use the funds it receives under this program to carry out state-level activities and to make subgrants to LEAs.

The Alabama State Department of Education will award competitive subgrants, on the basis of the need of the LEA for such assistance and the quality of the application, to LEAs who desire to receive funds under the McKinney-Vento Homeless Education Act. Each LEA that receives a subgrant must include in the application the following:

• An assessment of the educational and related needs of homeless children and youth in the area served by the LEA.
• A description of the services and programs for which assistance is sought to address needs identified.
• An assurance that the LEA has maintained fiscal effort in accordance with Section 723(b)(3).
• An assurance that the applicant complies with, or will use requested funds to comply with Section 722(g)(3)-(7).
• A description of policies and procedures, consistent with Section 722(e)(3), that the LEA will implement to ensure that activities carried out by the agency will not isolate or stigmatize homeless children and youth.

Selection Criteria

The SDE will use a review panel process to read and rate Homeless Education Program subgrant applications. The panel will be comprised of practitioners and other individuals who are knowledgeable of: (1) the needs and circumstances of homeless children and youth; (2) effective programs and practices for homeless children and youth; and, (3) policies, practices, and programs implemented by LEAs and schools in Alabama with regard to serving at-risk populations. Panel members will be external to the SDE Federal Programs staff. The SDE will provide technical assistance on an equitable basis to LEAs during the application development phase.

Criteria for selection based on “need” will include the following:

• The extent to which the proposed use of funds will facilitate the enrollment, retention, and educational success of homeless children and youths.
• The extent to which the application reflects coordination with other local and state agencies that serve homeless children and youth; and describes how the applicant will meet the requirements of Section 722(g)(3).
• The extent to which the applicant exhibits in the application and in current practice a commitment to education for all homeless children and youths.
• Such other criteria as the state agency determines appropriate.

Criteria for selection based on “quality of the application” will consider the following:

• The applicant’s needs assessment under subsection (b)(1) and the likelihood that the program presented in the application will meet such needs.
• The types, intensity, and coordination of the services to be provided under the program.
• The involvement of parents or guardians of homeless children or youth in the education of their children.
• The extent to which homeless children and youth will be integrated within the regular education program.
• The quality of the applicant's evaluation plan for the program.
• The extent to which services provided under this subtitle will be coordinated with other services available to homeless children and youth and their families.
• Such other measures as the state educational agency considers indicative of a high-quality program, such as the extent to which the LEA will provide case management or related services to unaccompanied youths.
The review panel will give priority to applications which:

- Directly and substantially provide programs and services to meet needs identified in the needs assessment.
- Systematically provide for coordination of in-school education programs and educationally related services that may be provided by the school, by the LEA, or by other entities or agencies.
- Include an evaluation plan to provide quantitative and qualitative data to describe the effectiveness of the programs and services.

**Subgrant Timeline**

The competitive subgrant application and award process will be conducted in accordance with the following timeline:

**June**  
- Update/revise, as needed, the subgrant application and route for internal approval

**July**  
- Post notification of the availability of funds, eligibility criteria, and an invitation to apply for funds via SDE web site and state and local newspapers
- Disseminate applications to LEAs and post on the SDE web site
- Provide/arrange for on-going technical assistance to continuation programs
- Monitor continuation programs according to SDE monitoring schedule

**August**  
- Receive notification from LEAs of intent to apply for Homeless Education Program funds
- Select review panel members
- Notify review panel members of selection for review process
- Provide/arrange for technical assistance for potential applicants
- Provide/arrange for on-going technical assistance to continuation programs

**September**  
- Receive completed subgrant applications for LEAs
- Receive progress reports and budgets for continuation applicants
- Convene the review panel and facilitate review of applications
- Conduct site visits to corroborate ratings and recommendations of the review panel
- Organize and compile recommendations
- Submit recommendations for awards to the State Superintendent of Education for approval
- Facilitate SDE review and approval of reports and budgets of continuation programs
- Prepare and route for internal approval notifications of subgrant funding for new and continuation programs.
- Send, by mail, new and continuation subgrant approval letters
- Provide feedback from review panel to unfunded applicants

October
- Provide/arrange for on-going technical assistance to LEAs
- Monitor programs according to SDE monitoring schedule

November-May
- Approve subgrant application amendments in accordance with approved programmatic and fiscal guidelines
- Provide/arrange for on-going technical assistance to LEAs and consortia
- Monitor programs according to SDE monitoring schedule

State-level funds will be applied toward administrative costs for the SDE to provide oversight, management, and monitoring of approved subgrants in LEAs. The SDE also will provide professional development, program-specific training, and technical assistance as described in this application. State-level Title I funds will support and extend the technical assistance required under the McKinney-Vento Homeless Education Act.

ASSURANCES

The Alabama State Department of Education (SDE) assures that –

- The SDE and LEAs in the state will adopt policies and practices to ensure that homeless children and youth are not stigmatized or segregated on the basis of their status as homeless.
- LEAs will designate an appropriate staff person, who may also be a coordinator for other federal programs, as an LEA liaison for homeless children and youth, to carry out the duties described in Section 722(g)(6)(a).
- The SDE and LEAs will adopt policies and practices to ensure that transportation is provided, at the request of the parent or guardian (or in the case of an unaccompanied youth, the liaison), to and from the school or origin, as determined in Section 722(g)(3)(A), in accordance with the following, as applicable:
  - If the homeless child or youth continues to live in the area served by the local educational agency in which the school of origin is located, the child’s or youth’s transportation to and from the school of origin shall be provided or arranged by the LEA in which the school of origin is located.
  - If the homeless child’s or youth’s living arrangements in the area served by the LEA of origin terminate and the child or youth, though continuing his or her education in the school of origin, begins living in an area served by another LEA, the LEA in which the homeless child or youth is living shall agree upon a method to apportion the responsibility and costs for providing the child with transportation to and from the school of origin. If the LEAs are unable to agree upon such method, the responsibility and costs for transportation shall be shared equally.
- The SDE and each LEA that receives assistance under the McKinney-Vento Homeless Education Assistance Act shall review and revise any policies that may act as barriers to
the enrollment of homeless children and youth in schools that are selected under Section 722(g)(3).
- In reviewing and revising such policies, consideration shall be given to issues concerning transportation, immunization, residency, birth certificates, school records, and other documentation, and guardianship.
APPENDIX A

ALABAMA ADMINISTRATIVE CODE
RULE 290-3-1-.02(7)(c)-(d) (h)-(i)
(c) Definition: Section 103(a) of the McKinney Act defines the term homeless as including:
1. An individual who lacks a fixed, regular and adequate nighttime residence; and
2. An individual who has a primary nighttime residence that is:
   (i) A supervised publicly or privately operated shelter designed to provide temporary living accommodations (including welfare hotels, congregate shelter, and transitional housing for the mentally ill);
   (ii) An institution that provides a temporary residence for individuals intended to be institutionalized; or
   (iii) A public or private place not designed for, or ordinarily used as, a regular sleeping accommodation for human beings.
   (iv) Children living in doubled-up accommodations with family or friends due to a loss of housing and not other means of shelter.
3. Section 103(c) excludes from the definition of homeless “any individual imprisoned or otherwise detained pursuant to an Act of Congress or a state law.”

(d) Enrollment Eligibility Determination
1. A student who may be homeless or has an uncertain place of residence may present himself for enrollment at a public school or a school system’s office. School administrative personnel should make a determination of the student’s residential status based upon the definition in Section 103(a) of the McKinney Act. If the student is identified as homeless via the definition, carefully consider enrollment options provided by the law presented in the next item (2) enroll the student and determine free meals and transportation needs.
2. Enrollment of a student shall not be denied or delayed due to any reason related to their homelessness including but not limited to the following reasons:
   (i) Lack of transcripts/health records
   (ii) Lack of immunization/health records
   (iii) Residency requirements
   (iv) Guardianship/custody requirements
   (v) Lack of transportation
   (vi) Lack of birth certificate
3. There are two options for the placement of homeless students:
   (i) Continued enrollment in the school attended prior to homelessness; or
   (ii) Enrollment in any schools that non-homeless students who live in the attendance area where the homeless student is presently living are eligible to attend.
   (iii) The placement decision shall be made according to the best interest of the child. Factors to be considered include family plans, educational services available, special programs, transportation, and length of stay in shelter facility. To the extent feasible, school administrators shall comply with any placement request made by a parent or guardian.
4. A child enrolled pursuant to these provisions shall not be denied services offered to other students in the school system.
(h) **Prompt Resolution of Interdistrict Disputes**
If there is a dispute about the proper placement of a homeless child between the school district of the child's school of origin and the school district where the child is presently living, administrative personnel from both districts have the responsibility to bring the matter to the attention of an Assistant State Superintendent (or other designee of the State Superintendent, Alabama Department of Education) immediately for an interim resolution to avoid any delay in the enrollment of a homeless child. The school districts involved shall enroll the child without delay in accordance with the decision of the Assistant State Superintendent or other designee; however, a school system may seek review of the decision by the State Superintendent in accordance with section (i) below.

(i) **Resolution of Disputes**
1. **Enrollment shall not be denied pending resolution of a dispute.** Any dispute in regard to providing public education to a child who may be eligible or designated as homeless shall follow Board Administrative Regulations.
2. **In the event of a dispute regarding eligibility or placement, the parent or guardian shall be given notice of their right to a review.** In the event the dispute cannot be resolved locally, the parent or guardian may request a review of the State Superintendent, Alabama Department of Education. The Assistant Superintendent, or other designee, will address the issues in the dispute within 10 days from the receipt of a written request for resolution.
3. **The Assistant Superintendent, or other designee, may,** if the issue is not resolved in the written review, assign members of the Alabama Department of Education to make an on-site visit to further clarify and resolve the issue. All complaints must be resolved within 60 days unless given written explanation.
4. **The State Superintendent of Education will review, hear, and rule on grievances from students or the local board of education that have not been resolved by the Assistant Superintendent or other designee.** The decision of the State Superintendent shall be final.

Author: Ed Richardson
Statutory Authority:
History: Adopted as amended new rule 5-27-99
APPENDIX B

SCHOOL ASSISTANCE TEAMS REGIONS
APPENDIX C

FEDERAL PROGRAMS SECTION
MONITORING INSTRUMENT
Federal Programs Monitoring System

Revised Procedures

Phase 1: Self-assessment/Informal Desk Audit

One-third (42-43) of the state’s LEAs will be in this phase each year. During the first year of implementation of this plan, this group will be LEAs who have most recently had a full-monitoring review and/or who may be working through SDE-approved Corrective Action Plans. Discussion of the monitoring instrument, as an annual self-assessment, and an informal review of high-importance documents (such as the Consolidated Plan/Application, procedural manuals, and needs assessments) will be conducted on-site in a technical assistance setting by the program specialist(s) assigned to the LEA.

This phase will include our current practice of checking internally with appropriate SDE staff for recent state audit findings that are applicable to federally funded programs. Federal programs staff will follow-up with previous consolidated monitoring or state audit findings to facilitate resolution and implementation of practices to prevent re-occurrence of the findings.

Phase 2: Formal Desk Audit

One-third (42-43) of the state’s LEAs will be in this phase each year. Documents that are listed on the monitoring instrument as "evidences" of program implementation and fiscal and programmatic compliance will be submitted to the SDE Federal Programs Section for staff review. A formal written response to the review of documents will be made to the LEA and technical assistance may be requested by LEA and/or "offered" by the SDE. A paper trail will be created to document this phase of the review, findings, and technical assistance provided or brokered. Federal Programs staff will communicate with other SDE staff as needed to make mid-course adjustments to LEA programs and practices. During the first year of implementation of this plan and NCLB, this phase will involve substantial technical assistance.

Phase 3: Full Monitoring

One-third (42-43) of the state’s LEAs will be in this phase each year. The monitoring team will be comprised of a subset of 2-5 members of the full staff that will be trained specifically to conduct formal, on-site monitoring using the NCLB-revised monitoring instrument. Representatives from other sections in the Department will assist, when it is determined collaboratively by the applicable section managers that a joint approach to the site visit is needed. The shortened, phased cycle for LEA review and technical assistance will decrease the likelihood of detecting previously unknown variables or practices during the site visit. Prior to the site visit, the monitoring team will be provided with appropriate and applicable SDE-generated administrative, personnel, and data reports to inform the on-site review.
The number of days scheduled for an on-site monitoring review will be a function of LEA size and the number and extent of programs implemented. The program specialist assigned to provide routine contact and technical assistance with the LEA will not be a member of the formal monitoring team, but will be involved in all technical assistance activities and in the corrective action process. The staff person assigned to lead the monitoring/site visit team will be responsible for resolution of areas of non-compliance. The Federal Programs Section will facilitate completion of the Corrective Action Plan (CAP) process and will provide the CAP and 6-month review reports to the designated SDE monitoring coordinator to facilitate cross-program review and program management.

The need for a clear distinction between technical assistance and monitoring functions has become pronounced in some areas of the state and with some staff. This plan will define those two functions more clearly.

**Benefits of the Revised Process:**

1. The 3-year cycle described will enable and result in substantive, planned contact with each LEA each year. This process will establish a sanctioned framework for systematic, comprehensive cross-program and program-specific state-level technical assistance and monitoring that is required by each fund source. This is a clearly defined feature of the state's consolidated application for funds under NCLB. The plan described herein incorporates recommendations of the recent Office of Inspector General's report “State Monitoring of Formula Grants.”

2. The more frequent, systematic technical assistance and monitoring contacts will result in more efficient and effective, coherent and coordinated programs that will comply with state and federal audit and monitoring requirements. Similarly, the more frequent and deliberate contact will allow greater emphasis on programmatic compliance that should increase the likelihood that programs will result in improved student achievement. It should ensure a better match between approved plans, applications, and budgets and the practices and procedures that are implemented in LEAs and schools.

June 2002
<table>
<thead>
<tr>
<th>Education for Homeless Children and Youth—FEDERAL PROGRAMS</th>
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<tbody>
<tr>
<td>1. Has the LEA developed and implemented policies</td>
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<tr>
<td>and procedures to eliminate barriers that may</td>
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<tr>
<td>deny or impede the enrollment of homeless</td>
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<tr>
<td>children and youth?</td>
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<td>2. Does the LEA have a policy of admitting students</td>
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<td>regardless of residential status?</td>
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<tr>
<td>3. Is there evidence that the applicable LEA policy</td>
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<td>and supporting procedures are communicated</td>
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<td>systematically to all school and LEA personnel?</td>
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<tr>
<td>4. Does the LEA have and communicate</td>
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<tr>
<td>systematically to appropriate personnel:</td>
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<tr>
<td>a. A system of assigning a student number if an</td>
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<td>incoming student does not have a social security number?</td>
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<td></td>
</tr>
<tr>
<td>b. A mechanism for enrolling student pending receipt of</td>
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<tr>
<td>the required records of immunizations?</td>
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</tbody>
</table>

*Does the LEA administer a McKinney-Vento Education Program? If yes, respond to the following questions. If no, mark N/A to the following questions and proceed to the next section.*

| 5. Has the LEA formally designated a person to act as the |
| LEA liaison for homeless children and youth?            |
|                                                         |
| 6. Does the LEA maintain a current list of homeless      |
| children and youth enrolled in the schools of the        |
| LEA at the preschool, elementary, and secondary levels? |

| 7. Are homeless children and youth automatically         |
| provided services under Title I, Part A whether or not   |
| they live in a Title I school attendance area or         |
| meet other eligibility requirements? (Homeless children  |
| and youth may receive Title I educational and/or support |
| services in non-Title I schools, shelters or other       |
| facilities?)                                              |

| 8. Does the LEA reserve an appropriate amount of          |
| Title I funds for services to homeless children and      |
| youth who do not attend Title I schools? Title I, Part   |
| A, Section 1113(c)(3)(A)                                 |

| 9. Does the LEA conduct an annual needs assessment to     |
| identify the problems and needs of homeless children and |
| youth? (Needs assessment may be included in a            |
| comprehensive needs assessment conducted for the LEA or a |
| school,)                                                |

| 10. Does the LEA conduct or sponsor professional          |
| development for school/LEA personnel to                   |
| heighten awareness of the unique problems and needs of    |
| homeless children and youth?                              |

*Indicators*

- Board-approved policies and procedures
- Interviews with school/LEA personnel
- Written communications and dated documentation of dissemination
- Lists of students
- Written procedures
- Records of identification of homeless children and youth
- Documentation of services to homeless children and youth
- Written procedures
- Minutes/records of planning meetings for Title I allocation of funds
- LEA Consolidated Application
- LEA Consolidated Plan
- LEA systemwide budget
- Copy of data collection instruments
- Needs assessment compilation of results
- LEA Professional Development Plan
- Records of professional development activities
<table>
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<tr>
<th>System: Dates of Review:</th>
</tr>
</thead>
<tbody>
<tr>
<td>III. Federal Programs continued</td>
</tr>
<tr>
<td><strong>11.</strong> Does the LEA ensure that homeless children and youth are provided comparable educational and other services - for example, transportation, vocational/technical, gifted and talented, school nutrition - needed to allow them to achieve the same challenging state content and student performance standards as all other students?</td>
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<tr>
<td><strong>12.</strong> If the LEA offer preschool programs, are homeless preschool children allowed to participate on an equitable basis with all other eligible children?</td>
</tr>
<tr>
<td><strong>13.</strong> Does the LEA conduct on-going assessments and an annual evaluation of the effectiveness of programs for homeless children and youth and use evaluation results to modify programs as needed?</td>
</tr>
<tr>
<td><strong>14.</strong> Is there evidence that the LEA conducts outreach to parents of homeless children and youth to inform them of their rights related to education of their children?</td>
</tr>
</tbody>
</table>
| **15.** Does the LEA inform parents of homeless children and youth of educational and other resources that are available to their children, such as:  
  - Referrals of homeless children and youth for medical, dental, mental health, and other support services?  
  - Student service programs related to violence prevention and behavioral counseling?  
  - Programs addressing the unique needs for homeless children and youth that may arise from domestic violence? |  |  |  | Written process for referrals Documentation of referrals and follow-up Documentation of dissemination of information Records of services provided |
<p>| <strong>16.</strong> Does the LEA pay the excess cost of transportation not otherwise provided through federal, state, or local funds, to enable homeless children and youth to attend the designated school under Section 722(g)(3)(A) of the McKinney-Vento Homeless Education Act? |  |  |  | Procedural guidelines Records of payment for transportation |
| <strong>17.</strong> Does the LEA pay fees and costs associated with tracking, obtaining, and transferring records needed for enrollment of homeless children and youth in school? (Records may include birth certificates, guardianship records, immunization records, academic records, and evaluations of homeless children and youth for determination of eligibility for other programs and services.) |  |  |  | Procedural guidelines Records of payment for transportation |
| <strong>18.</strong> Does the LEA provide school supplies to homeless children and youth at shelters, temporary housing facilities, and other locations as appropriate? |  |  |  | Procedural guidelines Documentation of acquisition and distribution of supplies |
| <strong>19.</strong> Does the LEA ensure that homeless children and youth are not stigmatized and/or alienated due to their homeless status? |  |  |  | Procedural guidelines Interviews with school LEA/shelter provider personnel |</p>
<table>
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<tr>
<th>IL</th>
<th>Federal Programs continued</th>
<th>Y</th>
<th>N</th>
<th>N/A</th>
<th>Indicators</th>
</tr>
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<tbody>
<tr>
<td>20</td>
<td>Does the LEA collaborate and coordinate with other agencies to provide and/or improve services for homeless children and youth?</td>
<td></td>
<td></td>
<td></td>
<td>Narrative in Homeless Education application for funds Documentation of collaborative activities/programs</td>
</tr>
<tr>
<td>21</td>
<td>Does the LEA have a formal plan for disseminating information about programs for homeless children and youth?</td>
<td></td>
<td></td>
<td></td>
<td>Written plan</td>
</tr>
<tr>
<td>22</td>
<td>Are all contracts and agreements for products and services made in accordance with applicable federal and state regulations and audit guidelines?</td>
<td></td>
<td></td>
<td></td>
<td>Audit reports Review of purchase/lease agreements and contracts</td>
</tr>
</tbody>
</table>
No Child Left Behind Act of 2001
Title X, Part C
Education for Homeless Children and Youths
Appendix

NCLB Act of 2001 Title X, Part C
Education for Homeless Children and Youths

SEC. 1031. SHORT TITLE.
This part may be cited as the 'McKinney-Vento Homeless Education Assistance Improvements Act of 2001'.

SEC. 1032. EDUCATION FOR HOMELESS CHILDREN AND YOUTHS.
Subtitle B of title VII of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11431 et seq.) is amended to read as follows:

Subtitle B — Education for Homeless Children and Youths

SEC. 721. STATEMENT OF POLICY.
The following is the policy of the Congress:

(1) Each State educational agency shall ensure that each child of a homeless individual and each homeless youth has equal access to the same free, appropriate public education, including a public preschool education, as provided to other children and youths.

(2) In any State that has a compulsory residency requirement as a component of the State's compulsory school attendance laws or other laws, regulations, practices, or policies that may act as a barrier to the enrollment, attendance, or success in school of homeless children and youths, the State will review and undertake steps to revise such laws, regulations, practices, or policies to ensure that homeless children and youths are afforded the same free, appropriate public education as provided to other children and youths.

(3) Homelessness alone is not sufficient reason to separate students from the mainstream school environment.

(4) Homeless children and youths should have access to the education and other services that such children and youths need to ensure that such children and youths have an opportunity to meet the same challenging State student academic achievement standards to which all students are held.

SEC. 722. GRANTS FOR STATE AND LOCAL ACTIVITIES FOR THE EDUCATION OF HOMELESS CHILDREN AND YOUTHS.

(a) GENERAL AUTHORITY- The Secretary is authorized to make grants to States in accordance with the provisions of this section to enable such States to carry out the activities described in subsections (d) through (g).

(b) APPLICATION- No State may receive a grant under this section unless the State educational agency submits an application to the Secretary at such time, in such manner, and containing or accompanied by such information as the Secretary may reasonably require.

(c) ALLOCATION AND RESERVATIONS-

(1) ALLOCATION- (A) Subject to subparagraph (B), the Secretary is authorized to allot to each State an amount that bears the same ratio to the amount appropriated for such year under section 726 that remains after the Secretary reserves funds under paragraph (2) and uses funds to carry out section 724(d) and (h), as the amount allocated under section 1122 of the Elementary and Secondary Education Act of 1965 to the State for that year bears to the total amount allocated under section 1122 of such Act to all States for that year, except that no State shall receive less than the greater of —

(i) $150,000;

(ii) one-fourth of 1 percent of the amount appropriated under section 726 for that year; or
(iii) the amount such State received under this section for fiscal year 2001.

(B) If there are insufficient funds in a fiscal year to allot to each State the minimum amount under subparagraph (A), the Secretary shall ratably reduce the allotments to all States based on the proportionate share that each State received under this subsection for the preceding fiscal year.

(2) RESERVATIONS- (A) The Secretary is authorized to reserve 0.1 percent of the amount appropriated for each fiscal year under section 726 to be allocated by the Secretary among the United States Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands, according to their respective need for assistance under this subtitle, as determined by the Secretary.

(B)(i) The Secretary shall transfer 1 percent of the amount appropriated for each fiscal year under section 726 to the Department of the Interior for programs for Indian students served by schools funded by the Secretary of the Interior, as determined under the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450 et seq.), that are consistent with the purposes of the programs described in this subtitle.

(ii) The Secretary and the Secretary of the Interior shall enter into an agreement, consistent with the requirements of this subtitle, for the distribution and use of the funds described in clause (i) under terms that the Secretary determines best meet the purposes of the programs described in this subtitle. Such agreement shall set forth the plans of the Secretary of the Interior for the use of the amounts transferred, including appropriate goals, objectives, and milestones.

(3) STATE DEFINED- For purposes of this subsection, the term 'State' does not include the United States Virgin Islands, Guam, American Samoa, or the Commonwealth of the Northern Mariana Islands.

(d) ACTIVITIES- Grants under this section shall be used for the following:

(1) To carry out the policies set forth in section 721 in the State.

(2) To provide activities for, and services to, homeless children, including preschool-aged homeless children, and youths that enable such children and youths to enroll in, attend, and succeed in school, or, if appropriate, in preschool programs.

(3) To establish or designate an Office of Coordinator for Education of Homeless Children and Youths in the State educational agency in accordance with subsection (f).

(4) To prepare and carry out the State plan described in subsection (g).

(5) To develop and implement professional development programs for school personnel to heighten their awareness of, and capacity to respond to, specific problems in the education of homeless children and youths.

(e) STATE AND LOCAL SUBGRANTS-

(1) MINIMUM DISBURSEMENTS BY STATES- From the sums made available each year to carry out this subtitle, the State educational agency shall distribute not less than 75 percent in subgrants to local educational agencies for the purposes of carrying out section 723, except that States funded at the minimum level set forth in subsection (c)(1) shall distribute not less than 50 percent in subgrants to local educational agencies for the purposes of carrying out section 723.

(2) USE BY STATE EDUCATIONAL AGENCY- A State educational agency may use funds made available for State use under this subtitle to conduct activities under subsection (f) directly or through grants or contracts.

(3) PROHIBITION ON SEGREGATING HOMELESS STUDENTS-

(A) IN GENERAL- Except as provided in subparagraph (B) and section 723(a)(2)(B)(ii), in providing a free public education to a homeless child or youth, no State receiving funds under this subtitle shall segregate
such child or youth in a separate school, or in a separate program within
a school, based on such child’s or youth’s status as homeless.

(B) EXCEPTION- Notwithstanding subparagraph (A), paragraphs (1)(J)(0)
and (3) of subsection (g), section 723(a)(2), and any other provision of
this subtitle relating to the placement of homeless children or youths in
schools, a State that has a separate school for homeless children or
youths that was operated in fiscal year 2000 in a covered county shall be
eligible to receive funds under this subtitle for programs carried out in
such school if —

(i) the school meets the requirements of subparagraph (C);

(ii) any local educational agency serving a school that the
homeless children and youths enrolled in the separate school
are eligible to attend meets the requirements of subparagraph
(E); and

(iii) the State is otherwise eligible to receive funds under this
subtitle.

(C) SCHOOL REQUIREMENTS- For the State to be eligible under
subparagraph (B) to receive funds under this subtitle, the school
described in such subparagraph shall —

(i) provide written notice, at the time any child or youth seeks
enrollment in such school, and at least twice annually while the
child or youth is enrolled in such school, to the parent or
guardian of the child or youth (or, in the case of an
unaccompanied youth, the youth) that —

(I) shall be signed by the parent or guardian (or, in the
case of an unaccompanied youth, the youth);

(II) sets forth the general rights provided under this
subtitle;

(III) specifically states —

(aa) the choice of schools homeless children and youths are eligible to attend, as provided in
subsection (g)(3)(A);

(bb) that no homeless child or youth is required to attend a separate school for homeless children
or youths;

(cc) that homeless children and youths shall be provided comparable services described in
subsection (g)(4), including transportation services, educational services, and meals through
school meals programs; and

(dd) that homeless children and youths should not be stigmatized by school personnel; and

(iv) provides contact information for the local liaison for
homeless children and youths and the State Coordinator
for Education of Homeless Children and Youths;

(ii)(I) provide assistance to the parent or guardian of each
homeless child or youth (or, in the case of an unaccompanied
youth, the youth) to exercise the right to attend the parent’s or
guardian’s (or youth’s) choice of schools, as provided in
subsection (g)(3)(A); and

(ii) coordinate with the local educational agency with jurisdiction
for the school selected by the parent or guardian (or youth), to
provide transportation and other necessary services;

(iii) ensure that the parent or guardian (or, in the case of an
unaccompanied youth, the youth) shall receive the information
required by this subparagraph in a manner and form
understandable to such parent or guardian (or youth), including,
if necessary and to the extent feasible, in the native language of
such parent or guardian (or youth); and

(iv) demonstrate in the school’s application for funds under this
subtitle that such school —
(I) is complying with clauses (i) and (ii); and
(II) is meeting (as of the date of submission of the application) the same Federal and State standards, regulations, and mandates as other public schools in the State (such as complying with sections 1111 and 1116 of the Elementary and Secondary Education Act of 1965 and providing a full range of education and related services, including services applicable to students with disabilities).

(D) SCHOOL INELIGIBILITY- A separate school described in subparagraph (B) that fails to meet the standards, regulations, and mandates described in subparagraph (C)(iv)(II) shall not be eligible to receive funds under this subtitle for programs carried out in such school after the first date of such failure.

(E) LOCAL EDUCATIONAL AGENCY REQUIREMENTS- For the State to be eligible to receive the funds described in subparagraph (B), the local educational agency described in subparagraph (B)(ii) shall —

(i) implement a coordinated system for ensuring that homeless children and youths —

(I) are advised of the choice of schools provided in subsection (g)(3)(A);
(II) are immediately enrolled, in accordance with subsection (g)(3)(C), in the school selected under subsection (g)(3)(A); and
(III) are promptly provided necessary services described in subsection (g)(4), including transportation, to allow homeless children and youths to exercise their choices of schools under subsection (g)(3)(A);

(ii) document that written notice has been provided —

(I) in accordance with subparagraph (C)(i) for each child or youth enrolled in a separate school under subparagraph (B); and
(II) in accordance with subsection (g)(6)(A)(v);

(iii) prohibit schools within the agency's jurisdiction from referring homeless children or youths to, or requiring homeless children and youths to enroll in or attend, a separate school described in subparagraph (B);

(iv) identify and remove any barriers that exist in schools within the agency's jurisdiction that may have contributed to the creation or existence of separate schools described in subparagraph (B);

(v) not use funds received under this subtitle to establish —

(I) new or additional separate schools for homeless children or youths; or
(II) new or additional sites for separate schools for homeless children or youths, other than the sites occupied by the schools described in subparagraph (B) in fiscal year 2000.

(F) REPORT-

(i) PREPARATION- The Secretary shall prepare a report on the separate schools and local educational agencies described in subparagraph (B) that receive funds under this subtitle in accordance with this paragraph. The report shall contain, at a minimum, information on —

(I) compliance with all requirements of this paragraph;
(ii) barriers to school access in the school districts served by the local educational agencies; and
(iii) the progress the separate schools are making in integrating homeless children and youths into the mainstream school environment, including the average length of student enrollment in such schools.

(ii) COMPLIANCE WITH INFORMATION REQUESTS- For purposes of enabling the Secretary to prepare the report, the separate schools and local educational agencies shall cooperate with the Secretary and the State Coordinator for Education of Homeless Children and Youths established in the State under subsection (d)(3), and shall comply with any requests for information by the Secretary and State Coordinator for such State.

(iii) SUBMISSION- Not later than 2 years after the date of enactment of the McKinney-Vento Homeless Education Assistance Improvements Act of 2001, the Secretary shall submit the report described in clause (i) to —

(i) the President;
(ii) the Committee on Education and the Workforce of the House of Representatives; and
(iii) the Committee on Health, Education, Labor, and Pensions of the Senate.

(G) DEFINITION- For purposes of this paragraph, the term covered county means —

(i) San Joaquin County, California;
(ii) Orange County, California;
(iii) San Diego County, California; and
(iv) Maricopa County, Arizona.

(f) FUNCTIONS OF THE OFFICE OF COORDINATOR- The Coordinator for Education of Homeless Children and Youths established in each State shall —

(1) gather reliable, valid, and comprehensive information on the nature and extent of the problems homeless children and youths have in gaining access to public preschool programs and to public elementary schools and secondary schools, the difficulties in identifying the special needs of such children and youths, any progress made by the State educational agency and local educational agencies in the State in addressing such problems and difficulties, and the success of the programs under this subtitle in allowing homeless children and youths to enroll in, attend, and succeed in, school;
(2) develop and carry out the State plan described in subsection (g);
(3) collect and transmit to the Secretary, at such time and in such manner as the Secretary may require, a report containing such information as the Secretary determines is necessary to assess the educational needs of homeless children and youths within the State;
(4) facilitate coordination between the State educational agency, the State social services agency, and other agencies (including agencies providing mental health services) to provide services to homeless children, including preschool-aged homeless children, and youths, and to families of such children and youths;
(5) in order to improve the provision of comprehensive education and related services to homeless children and youths and their families, coordinate and collaborate with —

(A) educators, including child development and preschool program personnel;
(B) providers of services to homeless and runaway children and youths and homeless families (including domestic violence agencies, shelter
operators, transitional housing facilities, runaway and homeless youth centers, and transitional living programs for homeless youths); (C) local educational agency liaisons designated under subsection (g)(1)(J)(ii) for homeless children and youths; and (D) community organizations and groups representing homeless children and youths and their families; and (6) provide technical assistance to local educational agencies in coordination with local educational agency liaisons designated under subsection (g)(1)(J)(ii), to ensure that local educational agencies comply with the requirements of section 722(e)(3) and paragraphs (3) through (7) of subsection (g).

(g) STATE PLAN.

(1) IN GENERAL— Each State shall submit to the Secretary a plan to provide for the education of homeless children and youths within the State. Such plan shall include the following:

(A) A description of how such children and youths are (or will be) given the opportunity to meet the same challenging State academic achievement standards all students are expected to meet.

(B) A description of the procedures the State educational agency will use to identify such children and youths in the State and to assess their special needs.

(C) A description of procedures for the prompt resolution of disputes regarding the educational placement of homeless children and youths.

(D) A description of programs for school personnel (including principals, attendance officers, teachers, enrollment personnel, and pupil services personnel) to heighten the awareness of such personnel of the specific needs of runaway and homeless youths.

(E) A description of procedures that ensure that homeless children and youths who meet the relevant eligibility criteria are able to participate in Federal, State, or local food programs.

(F) A description of procedures that ensure that—

(i) homeless children have equal access to the same public preschool programs, administered by the State agency, as provided to other children in the State;

(ii) homeless youths and youths separated from the public schools are identified and accorded equal access to appropriate secondary education and support services; and

(iii) homeless children and youths who meet the relevant eligibility criteria are able to participate in Federal, State, or local before- and after-school care programs.

(G) Strategies to address problems identified in the report provided to the Secretary under subsection (f)(3).

(H) Strategies to address other problems with respect to the education of homeless children and youths, including problems resulting from enrollment delays that are caused by—

(i) immunization and medical records requirements;

(ii) residency requirements;

(iii) lack of birth certificates, school records, or other documentation;

(iv) guardianship issues; or

(v) uniform or dress code requirements.

(I) A demonstration that the State educational agency and local educational agencies in the State have developed, and shall review and revise, policies to remove barriers to the enrollment and retention of homeless children and youths in schools in the State.

(J) Assurances that—
(i) the State educational agency and local educational agencies in
the State will adopt policies and practices to ensure that
homeless children and youths are not stigmatized or segregated
on the basis of their status as homeless;
(ii) local educational agencies will designate an appropriate staff
person, who may also be a coordinator for other Federal
programs, as a local educational agency liaison for homeless
children and youths, to carry out the duties described in
paragraph (6)(A); and
(iii) the State and its local educational agencies will adopt
policies and practices to ensure that transportation is provided,
at the request of the parent or guardian (or in the case of an
unaccompanied youth, the liaison), to and from the school of
origin, as determined in paragraph (3)(A), in accordance with the
following, as applicable:

(I) If the homeless child or youth continues to live in the
area served by the local educational agency in which the
school of origin is located, the child's or youth's
transportation to and from the school of origin shall be
provided or arranged by the local educational agency in
which the school of origin is located.
(II) If the homeless child's or youth's living arrangements
in the area served by the local educational agency of
origin terminate and the child or youth, though continuing
his or her education in the school of origin, begins living
in an area served by another local educational agency,
the local educational agency of origin and the local
educational agency in which the homeless child or youth
is living shall agree upon a method to apportion the
responsibility and costs for providing the child with
transportation to and from the school of origin. If the
local educational agencies are unable to agree upon
such method, the responsibility and costs for
transportation shall be shared equally.

(2) COMPLIANCE-

(A) IN GENERAL- Each plan adopted under this subsection shall also
describe how the State will ensure that local educational agencies in the
State will comply with the requirements of paragraphs (3) through (7).
(B) COORDINATION- Such plan shall indicate what technical assistance
the State will furnish to local educational agencies and how compliance
efforts will be coordinated with the local educational agency liaisons
designated under paragraph (1)(J)(ii).

(3) LOCAL EDUCATIONAL AGENCY REQUIREMENTS-

(A) IN GENERAL- The local educational agency serving each child or
youth to be assisted under this subtitle shall, according to the child's or
youth's best interest —

(i) continue the child's or youth's education in the school of origin
for the duration of homelessness —

(I) in any case in which a family becomes homeless
between academic years or during an academic year; or
(II) for the remainder of the academic year, if the child or
youth becomes permanently housed during an academic
year; or

(ii) enroll the child or youth in any public school that
nonhomeless students who live in the attendance area in which
the child or youth is actually living are eligible to attend.
(B) BEST INTEREST- In determining the best interest of the child or youth under subparagraph (A), the local educational agency shall —

(i) to the extent feasible, keep a homeless child or youth in the school of origin, except when doing so is contrary to the wishes of the child's or youth's parent or guardian;

(ii) provide a written explanation, including a statement regarding the right to appeal under subparagraph (E), to the homeless child's or youth's parent or guardian, if the local educational agency sends such child or youth to a school other than the school of origin or a school requested by the parent or guardian; and

(iii) in the case of an unaccompanied youth, ensure that the homeless liaison designated under paragraph (1)(J)(ii) assists in placement or enrollment decisions under this subparagraph, considers the views of such unaccompanied youth, and provides notice to such youth of the right to appeal under subparagraph (E).

(C) ENROLLMENT- (i) The school selected in accordance with this paragraph shall immediately enroll the homeless child or youth, even if the child or youth is unable to produce records normally required for enrollment, such as previous academic records, medical records, proof of residency, or other documentation.

(ii) The enrolling school shall immediately contact the school last attended by the child or youth to obtain relevant academic and other records.

(iii) If the child or youth needs to obtain immunizations, or immunization or medical records, the enrolling school shall immediately refer the parent or guardian of the child or youth to the local educational agency liaison designated under paragraph (1)(J)(ii), who shall assist in obtaining necessary immunizations, or immunization or medical records, in accordance with subparagraph (D).

(D) RECORDS- Any record ordinarily kept by the school, including immunization or medical records, academic records, birth certificates, guardianship records, and evaluations for special services or programs, regarding each homeless child or youth shall be maintained —

(i) so that the records are available, in a timely fashion, when a child or youth enters a new school or school district; and


(E) ENROLLMENT DISPUTES- If a dispute arises over school selection or enrollment in a school —

(i) the child or youth shall be immediately admitted to the school in which enrollment is sought, pending resolution of the dispute;

(ii) the parent or guardian of the child or youth shall be provided with a written explanation of the school's decision regarding school selection or enrollment, including the rights of the parent, guardian, or youth to appeal the decision;

(iii) the child, youth, parent, or guardian shall be referred to the local educational agency liaison designated under paragraph (1)(J)(ii), who shall carry out the dispute resolution process as described in paragraph (1)(C) as expeditiously as possible after receiving notice of the dispute; and

(iv) in the case of an unaccompanied youth, the homeless liaison shall ensure that the youth is immediately enrolled in school pending resolution of the dispute.
(F) PLACEMENT CHOICE- The choice regarding placement shall be made regardless of whether the child or youth lives with the homeless parents or has been temporarily placed elsewhere.

(G) SCHOOL OF ORIGIN DEFINED- In this paragraph, the term school of origin means the school that the child or youth attended when permanently housed or the school in which the child or youth was last enrolled.

(H) CONTACT INFORMATION- Nothing in this subtitle shall prohibit a local educational agency from requiring a parent or guardian of a homeless child to submit contact information.

(4) COMPARABLE SERVICES- Each homeless child or youth to be assisted under this subtitle shall be provided services comparable to services offered to other students in the school selected under paragraph (3), including the following:

(A) Transportation services.
(B) Educational services for which the child or youth meets the eligibility criteria, such as services provided under title I of the Elementary and Secondary Education Act of 1965 or similar State or local programs, educational programs for children with disabilities, and educational programs for students with limited English proficiency.
(C) Programs in vocational and technical education.
(D) Programs for gifted and talented students.
(E) School nutrition programs.

(5) COORDINATION-

(A) IN GENERAL- Each local educational agency serving homeless children and youths that receives assistance under this subtitle shall coordinate —

(i) the provision of services under this subtitle with local social services agencies and other agencies or programs providing services to homeless children and youths and their families, including services and programs funded under the Runaway and Homeless Youth Act (42 U.S.C. 5701 et seq.); and
(ii) with other local educational agencies on interdistrict issues, such as transportation or transfer of school records.

(B) HOUSING ASSISTANCE- If applicable, each State educational agency and local educational agency that receives assistance under this subtitle shall coordinate with State and local housing agencies responsible for developing the comprehensive housing affordability strategy described in section 105 of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12705) to minimize educational disruption for children and youths who become homeless.

(C) COORDINATION PURPOSE- The coordination required under subparagraphs (A) and (B) shall be designed to —

(i) ensure that homeless children and youths have access and reasonable proximity to available education and related support services; and
(ii) raise the awareness of school personnel and service providers of the effects of short-term stays in a shelter and other challenges associated with homelessness.

(6) LOCAL EDUCATIONAL AGENCY LIAISON-

(A) DUTIES- Each local educational agency liaison for homeless children and youths, designated under paragraph (1)(J)(ii), shall ensure that —

(i) homeless children and youths are identified by school personnel and through coordination activities with other entities and agencies;
(i) homeless children and youths enroll in, and have a full and equal opportunity to succeed in, schools of that local educational agency;
(ii) homeless families, children, and youths receive educational services for which such families, children, and youths are eligible, including Head Start and Even Start programs and preschool programs administered by the local educational agency, and referrals to health care services, dental services, mental health services, and other appropriate services;
(iii) the parents or guardians of homeless children and youths are informed of the educational and related opportunities available to their children and are provided with meaningful opportunities to participate in the education of their children;
(iv) public notice of the educational rights of homeless children and youths is disseminated where such children and youths receive services under this Act, such as schools, family shelters, and soup kitchens;
(v) enrollment disputes are mediated in accordance with paragraph (3)(E); and
(vi) the parent or guardian of a homeless child or youth, and any unaccompanied youth, is fully informed of all transportation services, including transportation to the school of origin, as described in paragraph (1)(J)(iii), and is assisted in accessing transportation to the school that is selected under paragraph (3)(A).

(B) NOTICE- State coordinators established under subsection (d)(3) and local educational agencies shall inform school personnel, service providers, and advocates working with homeless families of the duties of the local educational agency liaisons.

(C) LOCAL AND STATE COORDINATION- Local educational agency liaisons for homeless children and youths shall, as part of their duties, coordinate and collaborate with State coordinators and community and school personnel responsible for the provision of education and related services to homeless children and youths.

(7) REVIEW AND REVISIONS-

(A) IN GENERAL- Each State educational agency and local educational agency that receives assistance under this subtitle shall review and revise any policies that may act as barriers to the enrollment of homeless children and youths in schools that are selected under paragraph (3).

(B) CONSIDERATION- In reviewing and revising such policies, consideration shall be given to issues concerning transportation, immunization, residency, birth certificates, school records and other documentation, and guardianship.

(C) SPECIAL ATTENTION- Special attention shall be given to ensuring the enrollment and attendance of homeless children and youths who are not currently attending school.

SEC. 723. LOCAL EDUCATIONAL AGENCY SUBGRANTS FOR THE EDUCATION OF HOMELESS CHILDREN AND YOUTHS.

(a) GENERAL AUTHORITY-

(1) IN GENERAL- The State educational agency shall, in accordance with section 722(e), and from amounts made available to such agency under section 728, make subgrants to local educational agencies for the purpose of facilitating the enrollment, attendance, and success in school of homeless children and youths.

(2) SERVICES-

(A) IN GENERAL- Services under paragraph (1) —
(i) may be provided through programs on school grounds or at other facilities;
(ii) shall, to the maximum extent practicable, be provided through existing programs and mechanisms that integrate homeless children and youths with nonhomeless children and youths; and
(iii) shall be designed to expand or improve services provided as part of a school's regular academic program, but not to replace such services provided under such program.

(B) SERVICES ON SCHOOL GROUNDS- If services under paragraph (1) are provided on school grounds, schools—
(i) may use funds under this subtitle to provide the same services to other children and youths who are determined by the local educational agency to be at risk of failing in, or dropping out of, school, subject to the requirements of clause (ii); and
(ii) except as otherwise provided in section 722(e)(3)(B), shall not provide services in settings within a school that segregate homeless children and youths from other children and youths, except as necessary for short periods of time—
(I) for health and safety emergencies; or
(II) to provide temporary, special, and supplementary services to meet the unique needs of homeless children and youths.

(3) REQUIREMENT- Services provided under this section shall not replace the regular academic program and shall be designed to expand upon or improve services provided as part of the school's regular academic program.

(b) APPLICATION- A local educational agency that desires to receive a subgrant under this section shall submit an application to the State educational agency at such time, in such manner, and containing or accompanied by such information as the State educational agency may reasonably require. Such application shall include the following:
(1) An assessment of the educational and related needs of homeless children and youths in the area served by such agency (which may be undertaken as part of needs assessments for other disadvantaged groups).
(2) A description of the services and programs for which assistance is sought to address the needs identified in paragraph (1).
(3) An assurance that the local educational agency's combined fiscal effort per student, or the aggregate expenditures of that agency and the State with respect to the provision of free public education by such agency for the fiscal year preceding the fiscal year for which the determination is made, was not less than 90 percent of such combined fiscal effort or aggregate expenditures for the second fiscal year preceding the fiscal year for which the determination is made.
(4) An assurance that the applicant complies with, or will use requested funds to comply with, paragraphs (3) through (7) of section 722(g).
(5) A description of policies and procedures, consistent with section 722(e)(3), that the agency will implement to ensure that activities carried out by the agency will not isolate or stigmatize homeless children and youths.

(c) AWARDS-
(1) IN GENERAL- The State educational agency shall, in accordance with the requirements of this subtitle and from amounts made available to it under section 726, make competitive subgrants to local educational agencies that submit applications under subsection (b). Such subgrants shall be awarded on the basis of the need of such agencies for assistance under this subtitle and the quality of the applications submitted.
(2) NEED- In determining need under paragraph (1), the State educational agency may consider the number of homeless children and youths enrolled in preschool, elementary, and secondary schools within the area served by the local educational agency, and shall consider the needs of such children and
youths and the ability of the local educational agency to meet such needs. The State educational agency may also consider the following:

(A) The extent to which the proposed use of funds will facilitate the enrollment, retention, and educational success of homeless children and youths.

(B) The extent to which the application —
   (i) reflects coordination with other local and State agencies that serve homeless children and youths; and
   (ii) describes how the applicant will meet the requirements of section 722(g)(3).

(C) The extent to which the applicant exhibits in the application and in current practice a commitment to education for all homeless children and youths.

(D) Such other criteria as the State agency determines appropriate.

(3) QUALITY- In determining the quality of applications under paragraph (1), the State educational agency shall consider the following:

(A) The applicant’s needs assessment under subsection (b)(1) and the likelihood that the program presented in the application will meet such needs.

(B) The types, intensity, and coordination of the services to be provided under the program.

(C) The involvement of parents or guardians of homeless children or youths in the education of their children.

(D) The extent to which homeless children and youths will be integrated within the regular education program.

(E) The quality of the applicant’s evaluation plan for the program.

(F) The extent to which services provided under this subpart will be coordinated with other services available to homeless children and youths and their families.

(G) Such other measures as the State educational agency considers indicative of a high-quality program, such as the extent to which the local educational agency will provide case management or related services to unaccompanied youths.

(4) DURATION OF GRANTS- Grants awarded under this section shall be for terms not to exceed 3 years.

(d) AUTHORIZED ACTIVITIES- A local educational agency may use funds awarded under this section for activities that carry out the purpose of this subpart, including the following:

(1) The provision of tutoring, supplemental instruction, and enriched educational services that are linked to the achievement of the same challenging State academic content standards and challenging State student academic achievement standards the State establishes for other children and youths.

(2) The provision of expedited evaluations of the strengths and needs of homeless children and youths, including needs and eligibility for programs and services (such as educational programs for gifted and talented students, children with disabilities, and students with limited English proficiency, services provided under title I of the Elementary and Secondary Education Act of 1965 or similar State or local programs, programs in vocational and technical education, and school nutrition programs).

(3) Professional development and other activities for educators and pupil services personnel that are designed to heighten the understanding and sensitivity of such personnel to the needs of homeless children and youths, the rights of such children and youths under this subpart, and the specific educational needs of runaway and homeless youths.

(4) The provision of referral services to homeless children and youths for medical, dental, mental, and other health services.
(5) The provision of assistance to defray the excess cost of transportation for students under section 722(g)(4)(A), not otherwise provided through Federal, State, or local funding, where necessary to enable students to attend the school selected under section 722(g)(3).

(6) The provision of developmentally appropriate early childhood education programs, not otherwise provided through Federal, State, or local funding, for preschool-aged homeless children.

(7) The provision of services and assistance to attract, engage, and retain homeless children and youths, and unaccompanied youths, in public school programs and services provided to nonhomeless children and youths.

(8) The provision for homeless children and youths of before- and after-school, mentoring, and summer programs in which a teacher or other qualified individual provides tutoring, homework assistance, and supervision of educational activities.

(9) If necessary, the payment of fees and other costs associated with tracking, obtaining, and transferring records necessary to enroll homeless children and youths in school, including birth certificates, immunization or medical records, academic records, guardianship records, and evaluations for special programs or services.

(10) The provision of education and training to the parents of homeless children and youths about the rights of, and resources available to, such children and youths.

(11) The development of coordination between schools and agencies providing services to homeless children and youths, as described in section 722(g)(5).

(12) The provision of pupil services (including violence prevention counseling) and referrals for such services.

(13) Activities to address the particular needs of homeless children and youths that may arise from domestic violence.

(14) The adaptation of space and purchase of supplies for any nonschool facilities made available under subsection (a)(2) to provide services under this subsection.

(15) The provision of school supplies, including those supplies to be distributed at shelters or temporary housing facilities, or other appropriate locations.

(16) The provision of other extraordinary or emergency assistance needed to enable homeless children and youths to attend school.

SEC. 724. SECRETARIAL RESPONSIBILITIES.

(a) REVIEW OF STATE PLANS- In reviewing the State plan submitted by a State educational agency under section 722(g), the Secretary shall use a peer review process and shall evaluate whether State laws, policies, and practices described in such plan adequately address the problems of homeless children and youths relating to access to education and placement as described in such plan.

(b) TECHNICAL ASSISTANCE- The Secretary shall provide support and technical assistance to a State educational agency to assist such agency in carrying out its responsibilities under this subtitle, if requested by the State educational agency.

(c) NOTICE- The Secretary shall, before the next school year that begins after the date of enactment of the McKinney-Vento Homeless Education Assistance Improvements Act of 2001, create and disseminate nationwide a public notice of the educational rights of homeless children and youths and disseminate such notice to other Federal agencies, programs, and grantees, including Head Start grantees, Health Care for the Homeless grantees, Emergency Food and Shelter grantees, and homeless assistance programs administered by the Department of Housing and Urban Development.

(d) EVALUATION AND DISSEMINATION- The Secretary shall conduct evaluation and dissemination activities of programs designed to meet the educational needs of homeless elementary and secondary school students, and may use funds appropriated under section 726 to conduct such activities.
(e) SUBMISSION AND DISTRIBUTION- The Secretary shall require applications for grants under this subtitle to be submitted to the Secretary not later than the expiration of the 60-day period beginning on the date that funds are available for purposes of making such grants and shall make such grants not later than the expiration of the 120-day period beginning on such date.

(f) DETERMINATION BY SECRETARY- The Secretary, based on the information received from the States and information gathered by the Secretary under subsection (h), shall determine the extent to which State educational agencies are ensuring that each homeless child and homeless youth has access to a free appropriate public education, as described in section 721(1).

(g) GUIDELINES- The Secretary shall develop, issue, and publish in the Federal Register, not later than 60 days after the date of enactment of the McKinney-Vento Homeless Education Assistance Improvements Act of 2001, school enrollment guidelines for States with respect to homeless children and youths. The guidelines shall describe —

(1) successful ways in which a State may assist local educational agencies to immediately enroll homeless children and youths in school; and
(2) how a State can review the State's requirements regarding immunization and medical or school records and make such revisions to the requirements as are appropriate and necessary in order to enroll homeless children and youths in school immediately.

(h) INFORMATION-

(1) IN GENERAL- From funds appropriated under section 726, the Secretary shall, directly or through grants, contracts, or cooperative agreements, periodically collect and disseminate data and information regarding —

(A) the number and location of homeless children and youths;
(B) the education and related services such children and youths receive;
(C) the extent to which the needs of homeless children and youths are being met; and
(D) such other data and information as the Secretary determines to be necessary and relevant to carry out this subtitle.

(2) COORDINATION- The Secretary shall coordinate such collection and dissemination with other agencies and entities that receive assistance and administer programs under this subtitle.

(i) REPORT- Not later than 4 years after the date of enactment of the McKinney-Vento Homeless Education Assistance Improvements Act of 2001, the Secretary shall prepare and submit to the President and the Committee on Education and the Workforce of the House of Representatives and the Committee on Health, Education, Labor, and Pensions of the Senate a report on the status of education of homeless children and youths, which shall include information on —

(1) the education of homeless children and youths; and
(2) the actions of the Secretary and the effectiveness of the programs supported under this subtitle.

SEC. 725. DEFINITIONS.

For purposes of this subtitle:

(1) The terms enroll' and enrollment' include attending classes and participating fully in school activities.

(2) The term homeless children and youths' —

(A) means individuals who lack a fixed, regular, and adequate nighttime residence (within the meaning of section 103(a)(1)); and

(B) includes —

(i) children and youths who are sharing the housing of other persons due to loss of housing, economic hardship, or a similar reason; are living in motels, hotels, trailer parks, or camping grounds due to the lack of alternative adequate accommodations; are living in emergency or transitional shelters;
are abandoned in hospitals; or are awaiting foster care placement;
(ii) children and youths who have a primary nighttime residence
that is a public or private place not designed for or ordinarily
used as a regular sleeping accommodation for human beings
(within the meaning of section 103(a)(2)(C));
(iii) children and youths who are living in cars, parks, public
spaces, abandoned buildings, substandard housing, bus or train
stations, or similar settings; and
(iv) migratory children (as such term is defined in section 1309 of
the Elementary and Secondary Education Act of 1965) who
qualify as homeless for the purposes of this subtitle because the
children are living in circumstances described in clauses (i)
through (iii).

(3) The terms local educational agency' and State educational agency' have the
meanings given such terms in section 9101 of the Elementary and Secondary
(4) The term Secretary' means the Secretary of Education.
(5) The term State' means each of the 50 States, the District of Columbia, and
the Commonwealth of Puerto Rico.
(6) The term unaccompanied youth' includes a youth not in the physical custody
of a parent or guardian.

SEC. 726. AUTHORIZATION OF APPROPRIATIONS.
For the purpose of carrying out this subtitle, there are authorized to be appropriated
$70,000,000 for fiscal year 2002 and such sums as may be necessary for each of fiscal
years 2003 through 2007.'.

SEC. 1033. CONFORMING AMENDMENT.
The table of contents of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11301
note) is amended so that the items relating to subtitle B of title VII read as follows:

Sec. 721. Statement of policy.
Sec. 722. Grants for State and local activities for the education of homeless
children and youths.
Sec. 723. Local educational agency subgrants for the education of homeless
children and youths.
Sec. 724. Secretarial responsibilities.
Sec. 725. Definitions.
Sec. 726. Authorization of appropriations.'

SEC. 1034. TECHNICAL AMENDMENT.
(a) IN GENERAL- Section 1 of Public Law 106-400 (42 U.S.C. 11301) is amended by
striking Section 1 of and inserting Section 101 of.
(b) EFFECTIVE DATE- The amendment made by subsection (a) shall be deemed to be
effective on the date of enactment of Public Law 106-400.
Enrollment of Homeless Children and Dispute Resolutions
(c) Definition: Section 103(a) of the McKinney Act defines the term homeless as including:
1. An individual who lacks a fixed, regular and adequate nighttime residence; and
2. An individual who has a primary nighttime residence that is:
   (i) A supervised publicly or privately operated shelter designed to provide temporary living accommodations (including welfare hotels, congregate shelter, and transitional housing for the mentally ill);
   (ii) An institution that provides a temporary residence for individuals intended to be institutionalized; or
   (iii) A public or private place not designed for, or ordinarily used as, a regular sleeping accommodation for human beings.
   (iv) children living in doubled-up accommodations with family or friends due to a loss of housing and not other means of shelter.
3. Section 103(c) excludes from the definition of homeless “any individual imprisoned or otherwise detained pursuant to an Act of Congress or a state law.”

(d) Enrollment Eligibility Determination
1. A student who may be homeless or has an uncertain place of residence may present himself for enrollment at a public school or a school system’s office. School administrative personnel should make a determination of the student’s residential status based upon the definition in Section 103(a) of the McKinney Act. If the student is identified as homeless via the definition, carefully consider enrollment options provided by the law presented in the next item (2) enroll the student and determine free meals and transportation needs.
2. Enrollment of a student shall not be denied or delayed due to any reason related to their homelessness including but not limited to the following reasons:
   (i) Lack of transcripts/school records
   (ii) Lack of immunization/health records
   (iii) Residency requirements
   (iv) Guardianship/custody requirements
   (v) Lack of transportation
   (vi) Lack of birth certificate
3. There are two options for the placement of homeless students:
   (i) Continued enrollment in the school attended prior to homelessness; or
   (ii) Enrollment in any schools that non-homeless students who live in the attendance area where the homeless student is presently living are eligible to attend.
   (iii) The placement decision shall be made according to the best interest of the child. Factors to be considered include family plans, educational services available, special programs, transportation, and length of stay in shelter facility. To the extent feasible, school administrators shall comply with any placement request made by a parent or guardian.
4. A child enrolled pursuant to these provisions shall not be denied services offered to other student in the school system.
(h) **Prompt Resolution of Interdistrict Disputes**

If there is a dispute about the proper placement of a homeless child between the school district of the child’s school of origin and the school district where the child is presently living, administrative personnel from both districts have the responsibility to bring the matter to the attention of an Assistant State Superintendent (or other designee of the State Superintendent, Alabama Department of Education) immediately for an interim resolution to avoid any delay in the enrollment of a homeless child. The school districts involved shall enroll the child without delay in accordance with the decision of the Assistant State Superintendent or other designee; however, a school system may seek review of the decision by the State Superintendent in accordance with section (i) below.

(i) **Resolution of Disputes**

(i) Enrollment shall not be denied pending resolution of a dispute. Any dispute in regard to providing public education to a child who may be eligible or designated as homeless shall follow Board Administrative Regulations.

(ii) In the event of a dispute regarding eligibility or placement, the parent or guardian shall be given notice of their right to a review. In the event the dispute cannot be resolved locally, the parent or guardian may request a review of the dispute by an Assistant State Superintendent or other designee of the State Superintendent, Alabama Department of Education. The Assistant Superintendent, or other designee, will address the issues in the dispute within 10 days from the receipt of a written request for resolution.

(iii) The Assistant Superintendent, or other designee, may, if the issue is not resolved in the written review, assign members of the Alabama Department of Education to make an on-site visit to further clarify and resolve the issue. All complaints must be resolved within 60 days unless given written explanation.

(iv) The State Superintendent of Education will review, hear, and rule on grievances from students or the local board of education that have not been resolved by the Assistant Superintendent or other designee. The decision of the State Superintendent shall be final.

Author: Ed Richardson
Statutory Authority: 
History: Adopted as amended new rule 5-27-99
SAMPLE

Admission Policy
For Homeless, Migrants and English Language Learners
ADMISSION POLICY FOR HOMELESS, MIGRANTS, AND ELL STUDENTS

Pursuant to the requirements of the Elementary and Secondary Education Act as amended by the 2001 No Child Left Behind Act and the McKinney-Vento Homeless Assistance Act, all homeless children, migrants, and English language learners must have equal access to the same free appropriate public education, including public preschool education, provided other children and youth. This shall be the policy of the School System. Such children will be provided the opportunity to meet the same challenging state content and state student performance standards to which all students are held without being stigmatized or isolated.

The enrollment of homeless, migrant, and limited English proficient children and youth shall not be denied or delayed due to any of the following barriers:

- Lack of birth certificate
- Lack of school records or transcripts
- Lack of immunization or health records
- Lack of proof of residency
- Lack of transportation
- Unaccompanied; no guardian

*State approved policy for homeless children attached.*
GUIDANCE

Education for Homeless Children and Youth Program
EDUCATION FOR
HOMELESS CHILDREN AND YOUTH PROGRAM

TITLE VII-B OF THE MCKINNEY-VENTO HOMELESS ASSISTANCE
ACT,

AS AMENDED BY THE

NO CHILD LEFT BEHIND ACT OF 2001

DRAFT NON-REGULATORY GUIDANCE

UNITED STATES DEPARTMENT OF EDUCATION
WASHINGTON, DC

March 2003
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A. Introduction

A-1. What is the purpose of the McKinney-Vento Education for Homeless Children and Youth (McKinney-Vento) program?

The McKinney-Vento program is designed to address the problems that homeless children and youth have faced in enrolling, attending, and succeeding in school. Under this program, State educational agencies (SEAs) must ensure that each homeless child and youth has equal access to the same free, appropriate public education, including a public preschool education, as other children and youth. Homeless children and youth should have access to the educational and other services that they need to enable them to meet the same challenging State student academic achievement standards to which all students are held. In addition, homeless students may not be separated from the mainstream school environment. States and districts are required to review and undertake steps to revise laws, regulations, practices, or policies that may act as a barrier to the enrollment, attendance, or success in school of homeless children and youth.

A-2. What is the statutory authority for the McKinney-Vento program?

The program is authorized under Title VII-B of the McKinney-Vento Homeless Assistance Act (42 USC 11431 et seq.). The program was originally authorized in 1987, and most recently reauthorized by the No Child Left Behind Act of 2001.

A-3. How does the new McKinney-Vento program differ from the predecessor program?

The principal differences between the new McKinney-Vento program and the predecessor program include the following:

- **Express prohibition against segregating homeless students** — The legislation expressly prohibits a district or school from segregating a homeless child or youth in a separate school, or in a separate program within a school, based on the child or youth’s status as homeless. (See Section E of this guidance.)

- **Requirement for transportation to and from school of origin** — The State and its local educational agencies (LEAs) must adopt policies and practices to ensure that transportation is provided, at the request of the parent or guardian (or in the case of the unaccompanied youth, the liaison) to and from the school of origin. There are specific provisions regarding the responsibility and costs for transportation. (See Section H.)

- **Immediate school enrollment requirement** — If a dispute arises over school selection or placement, an LEA must admit a homeless child or youth to the school in which enrollment is sought by the parent or guardian, pending resolution of the dispute. (See Section G.)
Changes in “best interest” determination – LEAs must make school placement determinations on the basis of the “best interest” of the child or youth. In determining what is a child or youth’s best interest, an LEA must, to the extent feasible, keep a homeless child or youth in the school of origin, unless doing so is contrary to the wishes of the child or youth’s parent or guardian. (See Section G.)

Local liaison in all school districts – Every LEA, whether or not it receives a McKinney-Vento subgrant, must designate a local liaison for homeless children and youth. (See Section F.)

New subgrant requirements – A State that receives an allocation greater than the State minimum allotment must competitively subgrant to LEAs at least 75 percent of its allocation. A State that receives the minimum State allotment must competitively subgrant to LEAs at least 50 percent of its allocation. (See Sections C and K.)

A-4. What Federal civil rights requirements apply to school districts in educating homeless children?

School districts, as recipients of Federal financial assistance and as public entities, must ensure that their educational programs for homeless children are administered in a nondiscriminatory manner. The Office for Civil Rights (OCR) enforces Federal laws that prohibit discrimination on the basis of race, color, or national origin (Title VI of the Civil Rights Act of 1964); sex (Title IX of the Education Amendments of 1972); age (Age Discrimination Act of 1975); and disability (Section 504 of the Rehabilitation Act of 1973, as applied to recipients of Federal financial assistance and Title II of the Americans With Disabilities of 1990, as applied to public educational entities). For more information about the application of these laws, contact the OCR enforcement office that serves your state.

A-5. What is the purpose of this guidance?

This guidance replaces the prior nonregulatory guidance for the Education for Homeless Children and Youth program. The guidance describes the requirements of the reauthorized program and provides suggestions for addressing many of those requirements. The guidance does not impose any requirements beyond those in the program legislation and other applicable Federal statutes and regulations. While States may wish to consider the guidance in developing their own guidelines and standards, they are free to develop alternative approaches that meet the applicable Federal statutory and regulatory requirements.
B. Federal Awards to States

B-1. On what basis does the Department award McKinney-Vento funds to States?

The Department awards McKinney-Vento funds to States by formula. The amount that a State receives in a given year is based on the proportion of funds it receives under Title I, Part A of the ESEA for that year. For the purpose of determining allotments, the term “State” includes each of the fifty States, the District of Columbia, and Puerto Rico. The minimum State allocation for fiscal year 2003 is $150,000.

B-2. Are the outlying areas and the Bureau of Indian Affairs (BIA) eligible to receive McKinney-Vento funds?

Yes. The Department is authorized to reserve 0.1 percent of each year’s appropriation to award grants to the outlying areas (i.e., the Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands). In addition, the Department transfers, under a memorandum of agreement, 1 percent of each year’s appropriation to the BIA for programs for homeless Indian students served by schools funded by the BIA.

C. State Uses of Funds

C-1. For what purposes may a State use its McKinney-Vento allocation?

A State may use its McKinney-Vento allocation for the following purposes:

- **State activities** - A State that receives an allocation greater than the State minimum allotment (i.e., greater than $150,000 for FY 2003) may reserve for State-level activities up to 25 percent of its allocation for that fiscal year. A State funded at the minimum level may reserve for State-level activities up to 50 percent of its allocation for that fiscal year.

- **Subgrants to LEAs** - An SEA must award funds not reserved for State-level activities to LEAs on a competitive basis.

C-2. For what purposes may a State use McKinney-Vento funds that are reserved for State-level activities?

A State may use McKinney-Vento funds that are made available for State use to support the broad array of activities conducted by the Office of Coordinator for Education of Homeless Children and Youth. (See Section 722(f) of the legislation and Part D of this guidance.) The SEA may conduct these activities directly or through grants or contracts.
D. Office of the Coordinator For Education Of Homeless Children And Youth

D-1. What are the primary responsibilities of the State Coordinator for Education of Homeless Children and Youth?

The primary responsibilities of the State coordinator are to:

- Develop and carry out the State's McKinney-Vento plan;
- Gather valid, reliable, and comprehensive information on the problems faced by homeless children and youth, the progress of the SEA and LEAs in addressing those problems, and the success of McKinney-Vento programs in allowing homeless children and youth to enroll in, attend, and succeed in school;
- Coordinate services on behalf of the McKinney-Vento program;
- Provide technical assistance to LEAs in coordination with the local liaisons to ensure that LEAs comply with the McKinney-Vento Act; and
- Collect and transmit to the U.S. Department of Education, upon request, a report containing the information that the Department determines is necessary to assess the educational needs of homeless children and youth.

D-2. What are the reporting requirements that State coordinators must meet?

The McKinney-Vento Act gives the Department the authority to collect from States, at such times as the Department may require, information that the Department determines is necessary to assess the educational needs of homeless children and youth. The Department will be issuing further guidance on State reporting responsibilities.

D-3. What are the State coordinator’s responsibilities regarding the coordination of services?

State coordinators must facilitate coordination among the SEA, the State social services agency, and other agencies (including agencies providing mental health services) to provide services to homeless children and youth and their families. To improve the provision of comprehensive services to these children and youth and their families, coordinators must coordinate and collaborate with educators, including child development and preschool program personnel, and service providers. Additionally, State coordinators must coordinate services with local liaisons and community organizations and groups representing homeless children, youth, and families. Comprehensive services include health care, nutrition, and other social services.

Where applicable, State coordinators must also coordinate services with State and local housing agencies responsible for developing comprehensive affordable housing strategies under Section 105 of the Cranston/Gonzalez National Affordable Housing Act (Public Law 101-625).
D-4. What are the technical assistance responsibilities of State coordinators?

State coordinators must provide technical assistance to LEAs, in coordination with local liaisons, to ensure LEA compliance on such issues as school choice and placement, enrollment policies, enrollment disputes, school records, duties of local liaisons, and reviewing and revising policies that may act as enrollment barriers. Through strong leadership and collaboration and communication with the LEA liaisons, the State coordinator can help ensure that districts will carry out the requirements of the Act. Establishing clear-cut policies and procedures at the State level and making sure districts know and understand them will facilitate the smooth and consistent implementation of the Act.

Enrollment Barriers

The school enrollment and retention barriers that homeless children and youth most frequently face are the following: transportation, immunization requirements, residency requirements, providing birth certificates, and legal guardianship requirements.

U.S. Department of Education's McKinney-Vento Report To Congress for Fiscal Year 2000 References, Appendix G

D-5. Is the State coordinator required to provide technical assistance only to school districts that receive McKinney-Vento subgrants?

No. The State coordinator must provide technical assistance to all school districts. The McKinney-Vento Act requires that all homeless children be given the opportunity to achieve to challenging State academic standards.

D-6. By what means should State coordinators provide technical assistance?

The State coordinator may provide a wide range of coordinated technical assistance activities. These may include State conferences, guidance documents for LEA liaisons, a State website that addresses McKinney-Vento issues and provides a listing of State resources, a listserv, a toll-free help line, and newsletters or bulletins. Many school districts have not implemented targeted services for homeless children and youth. Therefore, State level technical assistance will be essential to familiarize new LEA liaisons with the requirements of the McKinney-Vento Act and to provide guidance on serving eligible students.

D-7. What are examples of technical assistance that school districts may need?

Areas in which school districts and LEA liaisons may need technical assistance include the following:

- Understanding the requirements of the McKinney-Vento Act;
- Establishing procedures to address problems related to enrollment and school selection;
- Transportation disputes, including inter-district disputes;
- Determining LEA needs and developing a plan for services;
- Creating school district and community awareness of the needs of eligible students;
- Identifying Federal, State, and local resources;
- Identifying children and youth in homeless situations;
- Collecting data;
- Parental involvement activities; and
- Identifying strategies for improving academic achievement.

**Technical Assistance Strategies: Best Practices**

Many State and local homeless education coordinators conduct extensive awareness activities. As school personnel gain a broader understanding of the needs of homeless children and youth, they are better able to implement policies and practices that ensure access to school and support success in school.

Information dissemination is often cited as a successful strategy used by State coordinators to ensure school districts understand and uphold the McKinney-Vento Act. Information dissemination activities include the publication of guidance and manuals, holding State conferences for homeless education and providing web pages on SEA websites.

Several State coordinators reported visiting McKinney-Vento subgrantees to offer assistance with program evaluation. Technical assistance through interagency coordination is key to meeting the needs of eligible students and providing comprehensive services that are continuous and non-duplicative.

*The Education of Homeless Children and Youth Program: Learning to Succeed* References, Appendix G

**E. Prohibition Against Segregation**

**E-1. May States or districts segregate homeless children and youth in separate schools or in separate programs within a school?**

No. Homelessness alone is not sufficient reason to separate students from the mainstream school environment. SEAs and LEAs must adopt policies and practices to ensure that students are not segregated or stigmatized on the basis of their status as homeless. Services provided with McKinney-Vento Act funds must not replace the regular academic program and must be designed to expand upon or improve services provided as part of the school's regular academic program.
• If a State receives funds under the McKinney-Vento program, every
district in that State — whether or not it receives a McKinney-Vento
subgrant from its SEA — is prohibited from segregating homeless students
in separate schools or in separate programs within schools, based on the
child’s or youth’s status as homeless.

• Schools may not provide services with McKinney-Vento funds on school
grounds in settings that segregate homeless children and youth from other
children and youth, except as necessary for short periods of time for health
and safety emergencies or to provide temporary, special, and
supplementary services to meet the unique needs of homeless children and
youth.

There is a very limited exception to the prohibition against segregating homeless
students in separate schools or in separate settings within a school that applies only to
four “covered counties” — Orange County, CA; San Diego County, CA; San Joaquin
County, CA, and Maricopa County, AZ — if the conditions described in section
722(e)(3)(B) are met. The Department has provided separate guidance on this
exception to the affected States and districts.

E-2. May a district educate homeless children at an off-school facility, such as a
shelter?

No. Homeless children and youth must be educated as part of a school’s regular
academic program. Services must be provided to homeless children and youth
through programs and mechanisms that integrate homeless children and youth with
their nonhomeless counterparts. Services provided with McKinney-Vento funds must
expand upon or improve services provided as part of the regular school program.

E-3. May a school separate a child from the regular school program if he or she
resides in a domestic violence shelter?

Schools should take all necessary steps to protect children who are victims of
domestic violence, such as protecting children’s identity in school database systems,
arranging for anonymous pick up and drop off locations for school buses, enrolling
children in a different school, sensitizing bus drivers and school personnel to the
child’s circumstances, training school staff on confidentiality laws and policies, and
helping families to file copies of protective orders with schools. In this way, schools
can address safety concerns and provide equal educational opportunities without
causing further disruption in children’s lives.

E-4. Are "transitional classrooms" in shelters, where children and youth receive
educational services while they are being assessed or while they wait for school
records, permissible under McKinney-Vento?

No. Districts are required to adopt policies that will eliminate barriers to school
enrollment that may be caused by tracking, obtaining, and transferring records.
F. Local Liaisons

F-1. Is every LEA in a State required to designate a local liaison for homeless children and youth?

Yes. Every LEA – whether or not it receives a McKinney-Vento subgrant – is required to designate a local liaison.

F-2. What are the responsibilities of the local liaison for homeless children and youth?

The local liaison serves as one of the primary contacts between homeless families and school staff, district personnel, shelter workers, and other service providers. The liaison coordinates services to ensure that homeless children and youth enroll in school and have the opportunity to succeed academically.

Local liaisons must ensure that:

- Homeless children and youth are identified by school personnel and through coordination activities with other entities and agencies;
- Homeless students enroll in, and have full and equal opportunity to succeed in, the schools of the LEA;
- Homeless children and youth receive educational services for which they are eligible, including Head Start, Even Start, and preschool programs administered by the LEA, and referrals to health, mental health, dental, and other appropriate services;
- Parents or guardians of homeless children and youth are informed of educational and related opportunities available to their children, and are provided with meaningful opportunities to participate in the education of their children;
- Parents and guardians and unaccompanied youth are fully informed of all transportation services, including transportation to and from the school of origin, and are assisted in accessing transportation services;
- Enrollment disputes are mediated in accordance with the requirements of the McKinney-Vento Act; and
- Public notice of the educational rights of homeless students is disseminated to locations where children and youth receive services under the Act.

In meeting these responsibilities, local liaisons will assist homeless children and youth with activities such as the following:

- Enrolling in school and accessing school services;
- Obtaining immunizations or medical records;
- Informing parents, school personnel, and others of the rights of homeless children and youth;
- Working with school staff to make sure that homeless children and youth are immediately enrolled in school pending resolution of disputes that might arise over school enrollment or placement;
- Helping to coordinate transportation services for homeless children and youth; and
- Collaborating and coordinating with State Coordinators for the Education of Homeless Children and Youth and community and school personnel responsible for providing education and related support services to homeless children and youth.

**Needs Assessment: Best Practices**

A particularly effective tool for addressing the problems faced by homeless children and youth is implementing a needs assessment process that, in turn, can shape the development of an action plan. Taking time to identify the needs of homeless children and families and the resources the school district and community offer will enable the liaison to make informed decisions about the types of activities that will result in services to enhance opportunities for school success for eligible students. The liaison can collaborate with other programs, organizations, and agencies to set goals for homeless education programs and services and should collect data on an ongoing basis to determine progress in achieving the goals. The data will provide the foundation for the improvement of services for eligible students.

*Local Homeless Liaison Toolkit References, Appendix G*

**F-3. What is the relationship between the SEA and the local liaisons?**

An SEA must ensure that each of its LEAs designates an appropriate staff person to serve as a liaison for homeless children and youth. The SEA should obtain from each of its LEAs, by a date specified by the State, contact information concerning the local liaisons.

Through its State coordinator, the SEA should provide guidance to LEAs to assist them in designating local liaisons and in understanding the duties and responsibilities of the liaisons. The SEA should work with LEAs and local liaisons throughout the year to ensure that homeless children and youth are receiving the services that they need in order to enroll in, attend, and succeed in school.

**F-4. How can a State assist LEAs in designating local liaisons?**

The State may issue guidance to LEAs that describes factors for an LEA to consider in designating its liaison. The type of person best suited to address the problems faced by homeless children and youth may vary according to the particular circumstances within a State or district. For example, in appointing a liaison, an LEA might consider the following:
• If it is likely that the LEA will have to revise local policies and procedures to address enrollment and school attendance barriers, the LEA may want to designate as a liaison an individual who is currently in a position to communicate effectively with policymakers. That person might be a director of pupil services, a local Title I coordinator, or an assistant superintendent.

• If an LEA has in place strong local policies and procedures to assist homeless students, the LEA might consider designating as a liaison an individual closer to the provision of direct services. For example, social workers, other support staff, and guidance counselors have been successful liaisons due to their skills and experience with outreach efforts in the community.

F-5. What strategies can a local liaison use to identify homeless preschoolers?

Local liaisons can identify preschool-aged homeless children by working closely with shelters and social service agencies in their area. In addition, the liaison should work with school personnel, who can inquire, at the time they are enrolling homeless children and youth in school, whether the family has preschool-aged children. The LEA liaison should also collaborate with the school district special education program. The Individual with Disabilities Education Act (IDEA) requires that highly mobile children with disabilities, such as migrant and homeless children who are in need of special education and related services, are located, identified and evaluated. Additionally, IDEA requires that homeless preschoolers and all homeless children be included in the “Child Find” process for early identification of special education needs.

F-6. How can a local liaison assist homeless families in enrolling their children in a preschool if the program has a waiting list?

The LEA liaison should work with preschool program staff to remind them how important their services are for homeless children and to inform them of how waiting lists often create barriers for homeless families who wish to enroll their children. Some preschool programs keep slots open specifically for homeless children.

Identifying Homeless Children and Youth: Best Practices

Homeless children and youth are difficult to identify for many reasons, and thus often go unnoticed by school personnel. In order to identify homeless children both in and out of school, LEA liaisons can coordinate with community service agencies, such as shelters, soup kitchens, food banks, transitional living programs, street outreach teams, drop-in centers, community action agencies (especially in rural areas, where there may be no shelters), welfare departments, housing departments, public health departments, and faith-based organizations to begin to develop a relationship on issues such as the school enrollment process, transportation, and other student services.
Where available, the LEA liaisons can engage the local homeless task force, homeless coalition, and homeless assistance Continuum of Care as partners in the identification of students who are homeless. LEA liaisons can develop relationships with truancy officials and/or other attendance officers and train them how to recognize school absences that may be the result of homelessness. They can provide officials with information so that they may discreetly refer eligible students to appropriate services.

LEA liaisons can use creative techniques to identify unaccompanied homeless youth while respecting their privacy and dignity, such as administering surveys to peers, using enrollment questionnaires, or providing specific outreach to areas where eligible students who are out of school might congregate. Liaisons can make special efforts to identify homeless preschool children.

LEA liaisons can provide a district-wide residency questionnaire to all students upon enrollment. Questionnaires that may suggest homelessness can be sent to the local liaison for a final determination of homeless status, and, if affirmative, lead to the provision of referrals and other assistance (See Example in Appendix D.)

LEA liaisons should avoid using the word "homeless" in initial contacts with school personnel, families, or youth. For most people, the word "homeless" conjures up stereotypical images of adults, not children or youth in classrooms. School personnel may be unlikely to recognize students who are homeless initially, but often respond affirmatively when asked if they know of students who are staying temporarily with relatives, are staying at campgrounds or in their car, are living at motels, are living with another family temporarily, or have moved several times in a year.

Families and students who are homeless may not think of themselves as "homeless" because of the stigma attached. Therefore, outreach posters and materials placed in shelters, campgrounds, motels, and public housing projects should describe the symptoms of homelessness (for example, different kinds of living situations) rather than simply refer to a person's "homeless" status.

Local Liaison Toolkit References, Appendix G

G. School Placement and Enrollment

G-1. On what basis does an LEA make school placement determinations for homeless children and youth?

Homeless children and youth frequently move, and maintaining a stable school environment is critical to their success in school. To ensure this stability, LEAs must
make school placement determinations on the basis of the "best interest" of the homeless child or youth. Using this standard, an LEA must --

(a) Continue the child or youth's education in the school of origin for the duration of homelessness when a family becomes homeless between academic years or during an academic year; or for the remainder of the academic year if the child or youth becomes permanently housed during an academic year; or

(b) Enroll the child or youth in any public school that non-homeless students who live in the attendance area in which the child or youth is actually living are eligible to attend.

G-2. How does an LEA determine the child or youth's "best interest"?

In determining a child or youth's best interest, an LEA must, to the extent feasible, keep a homeless child or youth in the "school of origin" unless doing so is contrary to the wishes of the child or youth's parent or guardian. If an LEA wishes to send a homeless child or youth to a school other than the school of origin or a school requested by the parent or guardian, the LEA must provide a written explanation of its decision to the parent or guardian, together with a statement regarding the right to appeal the placement decision.

G-3. Why is it so important to maintain a stable education for homeless children and youth?

Changing schools significantly impedes a student's academic and social growth. The literature on highly mobile students indicates that it can take a student four to six months to recover academically after changing schools. Highly mobile students have also been found to have lower test scores and overall academic performance than peers who do not change schools. Therefore, the McKinney-Vento Act calls for LEAs to maintain students in their school of origin to the extent feasible.

G-4. What should a school district consider when determining the extent to which it is feasible to educate a homeless child or youth in his or her school of origin?

As stated above, to the extent feasible, a district must educate a homeless child or youth in his or her school of origin, unless doing so is contrary to the wishes of the parent or guardian. The placement determination should be a student-centered, individualized determination. Factors that an LEA may consider include the age of the child or youth; the distance of a commute and the impact it may have on student's education; personal safety issues; a student's need for special instruction (e.g., special education and related services); the length of anticipated stay in temporary shelter or other temporary location; and the time remaining in the school year.

G-5. What procedures must an LEA follow if a dispute arises between a school and a parent or guardian regarding placement of a homeless child or youth?

If a dispute arises over school selection or enrollment, the LEA must immediately enroll the homeless student in the school in which enrollment is sought by the parent.
or guardian, pending resolution of the dispute. Similar provisions apply to placement of unaccompanied youth. Inter-district enrollment disputes should be resolved at the SEA level (See G-9).

Homeless families and youth may be unaware of their right to challenge placement and enrollment decisions. Therefore, the LEA must provide the parent, guardian or unaccompanied youth with a written statement of the school placement decision and the appeal rights. The LEA must refer the unaccompanied youth, parent or guardian to the LEA liaison, who must expeditiously carry out the dispute resolution process.

When enrollment disputes arise, it is critical that students not be kept out of school. Interruption in education can severely disrupt the students’ academic progress. To avoid such disruptions, LEAs need an established process for resolving school placement disputes. Permitting students to enroll immediately in the school of choice pending resolution of disputes helps provide needed stability.

LEA homeless liaisons help ensure that disputes are resolved objectively and expeditiously. Written notice protects both students and schools by outlining the specific reasons for the school’s decision. It facilitates dispute resolution by providing decision-makers with documents to guide their determinations.

G-6. In providing special services to homeless children and youth, how does a school or district avoid stigmatizing those children?

As stated above, a district or school may not segregate homeless children and youth from the mainstream school environment. Homeless children and youth are entitled to receive all of the services that are provided to their nonhomeless counterparts and in the same setting as their non-homeless peers.

In some circumstances, it may be appropriate to provide additional services to homeless children and youth in a separate setting. In doing so, a district should be careful not to stigmatize these students. If a district does implement a supplemental program exclusively for homeless children, such as a shelter-based evening tutoring program, it should not be called “the homeless tutoring program” or the “shelter tutoring program.” Instead, the district should use a name such as “Discovery Club” or “Homework Club” to avoid stigmatization.

Enrollment and Attendance Statistics

The FY 2000 Report to Congress stated that 87 percent of homeless K-12 children and youth are enrolled in school. However, only 77 percent attended school regularly. Less than 16 percent of eligible preschool aged children are enrolled in preschool programs.

U.S. Department of Education’s McKinney-Vento Report to Congress or Fiscal Year 2000 References, Appendix G
G-7. What are a school's responsibilities for enrolling homeless children and youth?

A school selected on the basis of the best interest determination (see G-1 and G-2) must immediately enroll the homeless child or youth, even if the child or youth is unable to produce the records normally required for enrollment (such as previous academic records, medical records, proof of residency, birth certificates, or other documentation). The enrolling school must immediately contact the school last attended by the child or youth to obtain relevant academic or other records.

If a child or youth needs to obtain immunizations, or immunization or medical records, the enrolling school must immediately refer the parent or guardian to the LEA homeless liaison, who must assist in obtaining the immunizations or records. The records must be maintained so that they are available in a timely fashion when the child enters a new school or school district. To facilitate immediate enrollment, timely transfer of records from school to school should also take into account procedures for State-to-State record transfers.

The McKinney-Vento legislation provides a broad mandate to States and districts to change policies or practices that act as a barrier to the enrollment, attendance, and school success of homeless children. It is important for them to review policies and practices on an on-going basis, so that new barriers do not prevent children from receiving the free, appropriate public education to which they are entitled.

G-8. What are some steps that LEAs can take to ensure immediate enrollment?

Homeless children and youth often do not have the documents ordinarily required for school enrollment. Enrolling them in school immediately not only provides these children and youth needed stability, but is also legally required.

To facilitate immediate enrollment, LEAs should consider the following practices:

- Train all school enrollment staff, secretaries, guidance counselors, school social workers, and principals on the legal requirements regarding immediate enrollment;
- Review all regulations and policies to ensure that they comply with the McKinney-Vento requirements;
- Develop affidavits of residence or other forms to replace typical proof of residency. Such forms should be carefully crafted so that they do not create further barriers or delay enrollment;
- Develop caregiver affidavits, enrollment forms for unaccompanied youth, and other forms to replace typical proof of guardianship. Again, such forms should be carefully crafted so they do not create further barriers or delay enrollment;
- Establish school-based immunization clinics or other opportunities for on-site immunizations;
- Collaborate with community-based or public agencies to provide school uniforms within a district and among neighboring districts;
- Accept school records directly from families and youth;
• Contact the previous school for records and assistance with placement decisions;
• Develop short educational assessments to place students immediately while awaiting complete academic records;
• Inform families and youth in a language they can understand or in an accessible format as appropriate of their right to attend either their school of origin or local school;
• Inform families and youth in a language they can understand or in an accessible format as appropriate of their right to transportation and immediate enrollment;
• Develop clear, understandable and accessible forms for written explanations of decisions and the right to appeal; and
• Expediously follow up on any special education referrals or services and language assistance services.

G-9. What are effective strategies for a LEA to use to resolve enrollment disputes?

An LEA should consider the following strategies for effectively resolving school enrollment disputes:

• Disputes should be resolved at the district level rather than the school level;
• When inter-district issues arise, representatives from all involved districts and the SEA should be present to resolve the dispute;
• A State-level appeal process, involving the State coordinator, should be available for appeals from district-level decisions and inter-district disputes (See Section 722(g)(1)(C));
• The dispute resolution process should be as informal and accessible as possible, and allow for impartial and complete review;
• Parents, guardians, and unaccompanied youth should be able to initiate the dispute resolution process directly at the school they choose, as well as at the school district or LEA homeless liaison’s office;
• States should establish timelines to resolve disputes at the local and State level;
• Parents, guardians, and unaccompanied youth should be informed that they can provide written or oral documentation to support their position;
• Students should be provided with all services for which they are eligible while disputes are resolved;
• Written notice should be complete, as brief as possible, simply stated, and provided in a language the parent, guardian, or unaccompanied youth can understand. The notice should include:

1. Contact information for the LEA homeless liaison and State coordinator, with a brief description of their roles;
2. A simple, detachable form that parents, guardians, or unaccompanied youth can complete and turn in to the school to initiate the dispute process. (The school should copy the form and return the copy to the parent, guardian or youth for their records when it is submitted);
3. A step-by-step description of how to dispute the school's decision;
4. Notice of the right to enroll immediately in the school of choice pending resolution of the dispute;
5. Notice that "immediate enrollment" includes full participation in all school activities;
6. Notice of the right to appeal to the State if the district-level resolution is not satisfactory; and

H. Transportation

Transportation: The Number One Barrier

The FY 2000 Report to Congress cited lack of transportation as the number one barrier that homeless children and youth faced in attempting to enroll in and attend school regularly.


H-1. What responsibilities do SEAs and LEAs have regarding providing transportation services to homeless children and youth?

SEAs and LEAs are responsible for reviewing and revising policies, including transportation policies, that may act as barriers to the enrollment and retention of homeless children and youth in schools in the State. Under the McKinney-Vento Act, homeless children and youth are entitled to receive the transportation and other services that are available to non-homeless students.

SEAs and LEAs must adopt policies and practices to ensure that transportation is provided, at the request of the parent or guardian (or in the case of an unaccompanied youth, the liaison), to or from the "school of origin" (see definition in Appendix A) in accordance with the following requirements:

- If the homeless child or youth continues to live in the area served by the LEA in which the school of origin is located, that LEA must provide or arrange for the child's or youth's transportation to or from the school of origin.

- If the homeless child or youth continues his or her education in the school of origin but begins living in an area served by another LEA, the LEA of origin and the LEA in which the homeless child or youth is living must agree upon a method to apportion the responsibility and costs for providing the child with transportation to and from the school of origin. If the LEAs cannot agree upon a method, the responsibility and costs for transportation are to be shared equally.
Steps to Improve Transportation for Homeless Students

Although the McKinney-Vento Act permits homeless students to remain in their schools of origin despite their residential instability, lack of transportation commonly prevents them from doing so. Given that transportation has been one of the foremost enrollment barriers, States should highlight in guidance to districts the new transportation responsibilities of LEAs under the reauthorized McKinney-Vento legislation.

Additionally, highly mobile students have been found to have lower test scores and overall academic performance than peers who do not change schools. This diminished achievement hurts students and schools. States should work in concert with LEAs to develop practices and policies to ensure that transportation is provided as required under the legislation.

Adopting a “One Child, One School, One Year” policy and providing transportation to enable a student to remain at his/her school of origin assures that a homeless student need not change schools before the end of a current academic year.

The Education for Homeless Children and Youth Program: Learning to Succeed References, Appendix G

H-2. How can LEAs ensure that the education of homeless students is not disrupted during inter-district transfers?

LEAs should have in place inter-district (and inter-State, where appropriate) agreements that address potential transportation issues that may arise as homeless students transfer from one district to another.

Develop a Systematic Process to Meet Transportation Needs

A systematic process - with agreed-upon steps and individual roles - can get homeless students to and from school efficiently and reliably.

- Identify one individual as the key contact regarding transportation
- Develop a process to determine the best interests of the student regarding travel to a particular school
- Standardize transportation-related data collection and processing
- Plan for transportation emergencies with back-up support
- Identify other sources for funding or arranging transportation

The Education of Homeless Children and Youth Program: Learning to Succeed References, Appendix G
H-3. May funds under Part A of Title I or Part A of Title V of the ESEA be used to transport homeless students to and from the school of origin?

No. LEAs may not use funds under Title I, Part A or Title V, Part A to transport homeless students to or from their school of origin. Transportation services to the school of origin are mandated under the McKinney-Vento Act’s legislation. The supplanting provisions in Title I and Title V prohibit such funds from being used to support activities that the LEA would otherwise be required to provide.

H-4. Who should be involved in developing and implementing transportation policies for homeless students?

School districts can best address the transportation needs of homeless and other highly mobile students through a team approach. However, based on the best interest of the student and in consultation with the parent, the LEA determines the mode of transportation. The LEA’s transportation director is a key figure in the process and should work with district leadership, the local liaison for homeless students, neighboring districts, and homeless service providers to develop effective transportation policies and procedures.

Steps district directors of pupil transportation can take to support the transportation of homeless children and youth

- Communicate regularly with the district homeless liaison
- Establish procedures to receive information about the transportation needs and pickup location of homeless students
- Train bus drivers and dispatchers on the rights and needs of homeless students, as well as on the need for sensitivity and confidentiality
- Develop a bus routing system that can respond flexibly and quickly to new “pickups”
- Be aware of new motel and shelter locations and prepare to include bus stops nearby
- Support increased district commitment to provide homeless students transportation to school, as well as to before-and after-school programs.

The Education for Homeless Children and Youth Program: Learning to Succeed References, Appendix G

H-5. Is an LEA required to transport homeless students to and from their school of origin, if needed, while enrollment disputes are being resolved?

Yes. The McKinney-Vento Act’s transportation requirements apply while disputes are being resolved. Therefore, at the request of the parent or guardian (or in the case of an unaccompanied youth, the liaison), the LEA must provide or arrange for transportation to
and from the school of origin. Inter-district transportation disputes should be resolved at the SEA level (See section 722(g)(1)(C)).

H-6. If an LEA does not provide transportation to non-homeless students, is it required to transport homeless students?

Yes. As discussed above, the legislation not only requires an LEA to provide comparable services, including transportation services, to homeless students, it also requires an LEA, at the request of a parent or guardian, to provide or arrange for transportation to and from the school of origin.

H-7. Do LEA transportation responsibilities apply to all LEAs in the State or only to those LEAs that receive a McKinney-Vento subgrant?

This requirement applies to all LEAs in the State.

I. Comparable and Coordinated Services

I-1. What are an LEA’s responsibilities regarding “comparable services”?

An LEA in a participating State must provide services to each homeless child and youth that are comparable to services offered to other students in the school. These services include public preschool programs, and educational programs or services for which a homeless student meets the eligibility criteria, such as programs for children with disabilities, programs for students with limited English proficiency, vocational education, programs for gifted and talented students, before and after school programs, school nutrition programs, and transportation.

I-2. What are the responsibilities of an LEA regarding coordination of services for homeless children and youth?

LEAs are responsible for coordinating with local social service agencies, other service providers and programs, including the Runaway and Homeless Youth Act (42 U.S.C. 5701 et seq.), and with other LEAs on issues such as transportation and the transfer of records. Additionally, they must coordinate with housing assistance providers (see D-3). The purpose of this coordination is to ensure that eligible students have access and reasonable proximity to available education and related support services. It is also important to coordinate efforts in order to raise the awareness of school personnel and service providers of the effects of homelessness and the challenges that homeless students face.
J. Homeless Unaccompanied Youth

J-1. Why does the McKinney-Vento Act place special emphasis on serving the needs of homeless unaccompanied youth?

Homeless unaccompanied youth often face unique barriers in enrolling and succeeding in school. These barriers include school attendance policies, credit accrual, and legal guardianship requirements. Without a parent or guardian to advocate for them and exercise parental rights, they may be denied enrollment and remain out of school for extended periods of time. Unaccompanied youth also may not understand their educational rights, or know how to acquire this information.

J-2. How do local liaisons assist homeless unaccompanied youth in accessing the educational services to which they are entitled?

Local liaisons assist unaccompanied youth in accessing educational services through such activities as:

- Helping unaccompanied youth choose and enroll in a school, after considering the youth's wishes;
- Providing unaccompanied youth in a language they can understand or in an accessible format with notice of their right to appeal decisions counter to their wishes;
- Informing youth of their right to transportation to and from the school of origin, and assisting unaccompanied youth in accessing transportation; and
- Ensuring that unaccompanied youth are immediately enrolled in school pending the resolution of disputes.

K. Subgrants to LEAs

K-1. What portion of an SEA's McKinney-Vento allocation must be used for subgrants to LEAs?

An SEA that receives more than the minimum statutory McKinney-Vento allocation (see section 722(c)(1)) must subgrant at least 75 percent of its allocation to LEAs. (See C-1.)

An SEA that receives the minimum statutory McKinney-Vento allocation must subgrant at least 50 percent of its allocation to LEAs. (See C-1.)

K-2. On what basis does an SEA award McKinney-Vento subgrants to LEAs?
An SEA awards McKinney-Vento subgrants to LEAs competitively on the basis of the needs of the LEAs requesting assistance and the quality of their applications.

K-3. What information must an LEA include in its application for McKinney-Vento funds?

An LEA that seeks a McKinney-Vento award must submit to its SEA an application that contains the following information:

- An assessment of the educational and related needs of homeless children and youth in the area served by the LEA;
- A description of the services and programs that the LEA would provide;
- An assurance that the LEA meets the maintenance of effort requirement;
- An assurance that the LEA would use subgrant funds in compliance with section 722(g)(3) through (7) of the Act; and
- A description of policies and procedures that the LEA would undertake to ensure that its activities would not isolate or stigmatize homeless children and youth.

K-4. For how long may an LEA receive a subgrant?

An LEA may receive McKinney-Vento subgrant funds for a period not to exceed three years. An LEA may re-apply for additional McKinney-Vento funds after the initial three-year period expires. The LEA's subsequent application must meet the requirements outlined in K-3 above.

L. Local Uses of Funds

L-1. For what activities may an LEA use McKinney-Vento subgrant funds?

LEAs must use McKinney-Vento funds to assist homeless children and youth in enrolling, attending, and succeeding in school. In particular, the funds may support the following activities:

(1) Tutoring, supplemental instruction, and other educational services that help homeless children and youth reach the same challenging State content and State student performance standards to which all children are held. As clearly specified in the ESEA as reauthorized by the NCLB Act, all academic enrichment programs for disadvantaged students, including programs for homeless students, must be aligned to State standards and curricula. Additionally, when offering supplemental instruction, LEAs should focus on providing services for children and youth that reflect scientifically-based research as the foundation for programs and strategies to ensure academic success.
(2) Expedited evaluations of eligible students to measure their strengths and needs. These evaluations should be done promptly in order to avoid a gap in the provision of necessary services to such children and youth. Evaluations may also determine a homeless child or youth's eligibility for other programs and services, including educational programs for gifted and talented, special education and related services for children with disabilities, English language acquisition, vocational education, school lunch, and appropriate programs or services under ESEA.

(3) Programs and other activities designed to raise awareness among educators and pupil services personnel of the rights of homeless children and youth under the Act, and the special needs such children and youth have as a result of their homelessness.

(4) Referrals of eligible students to medical, dental, mental, and other health services.

(5) Paying the excess cost of transportation not otherwise provided through Federal, State, or local funds, to enable students to attend schools selected under section 722(g)(3) of the Act.

(6) Developmentally appropriate early childhood education programs for homeless children of preschool age that are not provided through other Federal, State, or local funds.

(7) Services and assistance to attract, engage, and retain homeless children and youth, and unaccompanied youth, in public school programs and services provided to nonhomeless children and youth.

(8) Before- and after-school programs, mentoring, and summer programs for homeless children and youth. Qualified personnel may provide homework assistance, tutoring, and supervision of other educational instruction in carrying out these activities.

(9) Paying fees and costs associated with tracking, obtaining, and transferring records necessary for the enrollment of students in school. The records may include birth certificates, guardianship records, immunization records, academic records, and evaluations of students determining eligibility for other programs and services.

(10) Education and training programs for parents of homeless children and youth regarding the rights their children have as homeless individuals and the educational and other resources available to their children.

(11) Programs coordinating services provided by schools and other agencies to eligible students to expand and enhance such services. Coordination with programs funded under the Runaway and Homeless Youth Act should be included in this effort.
(12) Pupil services programs providing violence prevention counseling and referrals to such counseling.

(13) Programs addressing the particular needs of eligible students that may arise from domestic violence.

(14) Providing supplies to non-school facilities serving eligible students and adapting these facilities to enable them to provide services.

(15) Providing school supplies to eligible students at shelters, temporary housing facilities, and other locations as appropriate.

(16) Providing extraordinary or emergency services to eligible students as necessary to enroll and retain such children and youth in school.

L-2. Where may an LEA provide services for homeless children and youth?

To the maximum extent practicable, an LEA must provide McKinney-Vento services through programs that integrate homeless and non-homeless children and youth. The services must be designed to expand or improve services provided as part of a school's regular academic program, but may not replace services provided under the regular program.

LEAs may provide subgrant services through programs on school grounds or at other facilities. If services are provided on school grounds, the schools may use McKinney-Vento funds to provide the same services to other children and youth who are determined by the LEA to be at risk of failing in, or dropping out of, school.

As discussed in Part E of this guidance, LEAs and schools may not provide services in settings within a school that segregate homeless children and youth from other children and youth, except as necessary for short periods of time for health and safety emergencies, or to provide temporary, special, and additional services to meet the unique needs of homeless children and youth.

L-3. May a district or school provide an after-school program that exclusively serves homeless children with McKinney-Vento funds?

Homeless children are entitled to participate in the regular after-school program provided by the school, and schools must address all barriers to their full participation in these programs. If no after-school programs are provided by the school or the programs provided do not meet the needs of homeless children, McKinney-Vento funds may be used for after-school services for homeless children, and for non-homeless children who are at risk of failing in, or dropping out of, school.
M. Coordination with Title I, Part A of the ESEA

M-1. Are homeless children and youth eligible to receive Title I, Part A services?

Yes. Homeless children and youth are automatically eligible for services under Title I, Part A of the ESEA, whether or not they live in a Title I school attendance area or meet the academic standards required of other children for eligibility. Homeless children and youth may receive Title I educational or support services from schoolwide and targeted-assistance school programs.

A State must include in its State Title I plan a description of how the plan is coordinated with the McKinney-Vento Act. See Section 1111(a)(1) of the ESEA. Additionally, an LEA receiving Title I, Part A funds must include in its local plan a description of how the plan is coordinated with the McKinney-Vento Act. The local plan must describe services provided to homeless children.

M-2. Are homeless children and youth who attend non-Title I schools eligible to receive Title I, Part A services?

Yes. An LEA must provide comparable services to a homeless student who does not attend a Title I school. An LEA must reserve funds for homeless children who do not attend participating Title I schools and may, for instance, provide support services to children in shelters and other locations where homeless children live. Services should be provided to assist homeless students to effectively take advantage of educational opportunities.

This provision applies to homeless students in public and private schools, institutions for neglected children and, where appropriate, local institutions such as local community day school programs. See Section 1113 of the ESEA.

SEA and LEA Title I plans must be coordinated with the plans agencies develop under the McKinney-Vento Act. LEAs can develop formulas for reserving the appropriate amount of Title I funding for students who are experiencing homelessness, as required in Section 1113(c)(3). However, Title I funds may not be used to assist with transportation costs (See H-4 above).

M-3. What types of services may an LEA provide to homeless students with funds reserved under Section 1113(c)(3) of Title I?

An LEA may use funds reserved under this section to provide services to eligible homeless students in both Title I and non-Title I schools that are comparable to services provided to non-homeless students in Title I schools. Services provided
should assist such children in meeting the State's challenging academic content and academic achievement standards.

An LEA has the discretion to use reserved funds to provide a homeless student with services that are not ordinarily provided to other Title I students and that are not available from other sources. For example, where appropriate, an LEA at its discretion may provide a student with an item of clothing to meet a school’s dress or uniform requirement so that student may effectively take advantage of educational opportunities.

**Reservation of Fund for Homeless Students**

Many school districts with subgrants pool Title I and McKinney-Vento funds to support extended day and summer activities, provide school supplies, tutoring and other resources.

Several States provide formulas for all LEAs to use Title I set-asides based on shelter counts (nightly average multiplied by a district’s per-pupil allocation). LEAs may adjust the amounts based on local data and needs assessments.

Several LEAs use local counts (one month averages and one day counts) of homeless students multiplied by Title I per-pupil allocation to compute set-aside amounts.

*Symposium on Homeless Education and Title I - Hosted by U.S. Department of Education and the National Center for Homeless Education (NCHE) 2001 References, Appendix G*

**M-4. Does a State’s academic assessment system need to include homeless students?**

Yes. The final regulations that implemented changes to the standards and assessment requirements of Title I, Part A require States to include homeless students in their academic assessment, reporting, and accountability systems, consistent with section 1111(b)(3)(C)(xi) of the ESEA. Assessments of homeless students are to be included in school district or in State accountability when students have been in a school for a full academic year. However, States are not required to disaggregate, as a separate category, the assessment results of homeless students.

As homeless children and youth fall at the low end of the poverty continuum, LEAs and States should include the assessments of homeless students in the economically disadvantaged category of disaggregation, in addition to other applicable categories (e.g., “all student category”).
Strategies to Facilitate Coordination and Collaboration Between Title I and the McKinney-Vento Act

- Ensure that LEA local liaisons attend Title I conferences and inservices, and that Title I coordinators attend homeless education conferences and inservices.
- Ensure collaboration between local Title I coordinators and LEA local liaisons on a plan that identifies ways that Title I will serve children and youth experiencing homelessness.
- Ensure collaboration between the State Title I coordinator and the State McKinney-Vento coordinator on the State Title I plan or the State consolidated plan.
- Share Title I and Homeless Education handbooks with programs.
- Collect and share across within and across districts concrete data on the needs of children and youth in homeless situations.
- Initiate district efforts to make organizational accommodations for eligible students as necessary in such areas as transportation, remaining in the school of origin, records transfer, class scheduling, and special services that will help them enroll, attend, and succeed in school.
- Ensure that the needs of highly mobile students are included in the school improvement plans and not addressed as a separate issue.
- Establish and widely disseminate information on district-wide policies, procedures, and guidelines to identify and serve eligible students.
- Ensure LEA homeless liaison representation on the Committee of Practitioners.
- Include homeless parents in Title I parental involvement policies and create opportunities for homeless parents to be involved.

Symposium on Homeless Education and Title I - Hosted by U.S. Department of Education and the National Center for Homeless Education (NCHE) 2001
References, Appendix G

N. Education for Homeless Children and Youth Contact Information

N-1. Whom do I contact for further information about the McKinney-Vento program?

For further information or technical assistance, please contact the program office (202) 260-0826 or by fax at (202) 260-7764.

APPENDIX A: DEFINITIONS

For local schools to comply with legislation related to serving students experiencing homelessness, they must identify eligible students. The McKinney-Vento Act defines *homeless children and youth* (twenty-one years of age and younger) as:

- Children and youth who lack a fixed, regular, and adequate nighttime residence, and includes children and youth who are:
  - sharing the housing of other persons due to loss of housing, economic hardship, or a similar reason (sometimes referred to as *doubled-up*);
  - living in motels, hotels, trailer parks, or camping grounds due to lack of alternative adequate accommodations;
  - living emergency or transitional shelters;
  - abandoned in hospitals; or
  - awaiting foster care placement.

- Children and youth who have a primary nighttime residence that is a public or private place not designed for, or ordinarily used as, a regular sleeping accommodation for human beings.

- Children and youth who are living in cars, parks, public spaces, abandoned buildings, substandard housing, bus or train stations, or similar settings.

- Migratory children who qualify as homeless because they are living in circumstances described above.

*Unaccompanied Youth.* The term *unaccompanied youth* includes a youth not in the physical custody of a parent or guardian. This would include youth living in runaway shelters, abandoned buildings, cars, on the streets, or in other inadequate housing and children, youth denied housing by their families (sometimes referred to as “throwaway” children and youth), and school-age unwed mothers, living in homes for unwed mothers, who have no other housing available.

If a child or youth’s living situation does not clearly fall into the situations described above, the LEA should refer to the McKinney-Vento definition of “fixed, regular and adequate nighttime residence” and consider the relative permanence of the living arrangements. Determinations of homelessness should be made on a case-by-case basis. Note that incarcerated children and youth and children and youth in foster care are not considered homeless. In addition, the community and schools should work together to reach homeless families and unaccompanied youth and ensure they are aware of their educational rights. Developing local policies and procedures and reaching out to the community and educational staff who require information on homeless students, and the legal requirements, and supportive practices in serving homeless students, is critical to successfully fulfill the intent of the McKinney-Vento Act.

*School of Origin.* The *school of origin* is the school that the child or youth attended when permanently housed or the school in which the child or youth was last enrolled.
APPENDIX B: RELATED EDUCATION LEGISLATION

The McKinney-Vento Act states that homeless children and youth must have access to the same educational services provided to other students. In addition, other educational legislation makes reference to serving homeless students. For example:

- Head Start has added homeless preschoolers as a targeted population to be served. Background on homelessness and its impact on young children, as well as implementation guidance can be found in a 1992 Information Memorandum from the Head Start Bureau (U.S. Department of Health and Human Services, Log Number: ACF-IM-92-12: http://www.nlchn.org/FA_Education/us_hhs_memo.pdf). Just as the legislation requires public schools to identify and remove barriers that may delay enrollment, the same requirement applies to preschool programs, such as Head Start.

- The Individuals with Disabilities Education Act (IDEA) requires that homeless preschoolers and all homeless children be included in the Child Find process for early identification of special education needs. It is recommended that, when possible, the eligibility process for identifying special needs should be expedited to avoid delays in provided services to eligible children caused by frequent mobility.

- Title I targets students most at risk of failing in school. A child who is homeless and attending any school in the district is eligible for Title I services. These schools include schoolwide programs, targeted assistance schools, and non-Title I schools. LEAs must reserve (set aside) a portion of Title I funds needed to provide services eligible students in non-Title I schools that are comparable to those being received by other Title I students. In addition, in order to receive their allocation of Title I funds, the LEA must include how the district will coordinate with the McKinney-Vento Homeless Assistance Act when filing their plan with the SEA. See Section 1111(a)(1); Section 1112(a)(1); Section 1112(b)(1)(E)(ii); Section 1112(b)(1)(O); Section 1113(c)(3)(a); and Section 1115(b)(2)(E).

- Free and reduced priced meals – The application process for free and reduced priced meals can be expedited for students experiencing homelessness. Schools that have determined a student is homeless and requires free meals may make this determination without completing the full application process. Local liaisons have been identified by the U.S. Department of Agriculture: http://www.nlchn.org/FA_Education/new_usda_memo.pdf
APPENDIX C: DRAFT STANDARDS AND INDICATORS OF QUALITY*

Draft Standards and Indicators of Quality
For the Evaluation of Local Education Programs
For Homeless Children and Youth
(McKinney-Vento Programs)

*The following information in Appendix C is not a part of the U.S. Department of Education's Government Performance Results Act (GPRA) requirements. It is neither required nor endorsed by the Department. It is offered as part of the technical assistance and support provided to States and LEAs by the National Center for Homeless Education (NCHE) at SERVE

Program evaluation is a critical element of program improvement. Although many good programs exist, what is lacking is an emphasis on using data to see if we are making a difference. It is vital to construct tools to ensure that we make continuous progress in serving homeless children and youth.

An appropriate evaluation plan compares the program of interest to a set of standards and indicators characteristic of high quality programs for homeless children and youth. Standards express general characteristics of high quality programs while indicators are subunits of the standards and describe more specific aspects of the programs.

During the summer 2001, NCHE convened a work group of State coordinators, local coordinators, representatives of national organizations, program evaluation specialists, and U.S. Department of Education staff. The group developed the following quality outcome standards and indicators for McKinney-Vento programs. SERVE Evaluation Program staff led the group through a process to develop indicators based on discussions of effective programs and practices that result in increased school enrollment, attendance, and achievement of homeless children and youth.

Reflecting the McKinney-Vento legislation, the following five standards and their associated indicators were drafted to facilitate local program personnel to evaluate their programs with the results leading to effective programmatic decisions.

Standard 1. **Within one full day of an attempt to enroll in a school, homeless children and youth will be in attendance.**

Rationale: Homeless children and youth are often denied enrollment or are enrolled but not allowed to attend school until certain requirements are met. Research shows that gaps in attendance are linked to poor academic performance; children cannot learn if they are not in school.

McKinney-Vento: The school selected in accordance with this paragraph shall immediately enroll the homeless child or youth, even if the child or youth is unable to produce records normally required for enrollment, such as previous academic records, proof of residency, or other documentation. [Sec. 722(g)(3)(C)(i) of McKinney-Vento]
Standard 2.  **Homeless pre-K to 12 children and youth will have stability in school.**

2.1.  Attendance rates will be at or above the relevant district average.

2.2.  Students will remain in the school of origin for the period of homelessness or, if permanently housed, for the remainder of the school year, unless parents or unaccompanied youth requested transfer to another school.

Rationale: School stability and continuity in school enrollment are associated with school success including achievement, promotion, and graduation. Research studies have indicated that a child may lose 4-6 months of academic progress with each move to a new school. The importance of a child attending one school and of attending consistently (in one school or in several schools without gaps during a transition if the child must change schools) cannot be underestimated.

McKinney-Vento: The local education agency serving each child or youth to be assisted under this subtitle shall, according to the child’s or youth’s best interest continue the child’s or youth’s education in the school of origin for the duration of homelessness in any case in which a family becomes homeless between academic or during an academic year; or for the remainder of the academic year, if the child or youth becomes permanently housed during an academic year. [Sec.722(g)(3)(A)(i)(I) and (II) of McKinney-Vento]

Standard 3.  **Homeless children and youth will receive specialized services when eligible.**

3.1.  Eligible homeless preschool children can participate in public preschool (Head Start, Even Start, State pre-K, preschool programs for children with disabilities under the Individuals with Disabilities Education Act, meals, programs for children with limited English proficiency, and Title I pre-school programs).

3.2.  Eligible homeless children and youth can receive special education and related services under the Individuals with Disabilities Education Act, educational and related aids and services under Section 504 of the Rehabilitation Act of 1973, and educational programs for students with limited English proficiency.

3.3.  Homeless Children and youth will receive appropriate services, based on assessment of individual needs, through a combination of resources, including, but not limited to Title I, McKinney-Vento, and other federally funded programs.

Rationale: Consistent with the intent of the No Child Left Behind Act, the provision of services to the neediest of students is essential to closing the academic achievement gap between students most at risk of failure and those least at risk. Homeless students
frequently move from school to school before eligibility for specialized programs can be determined or before they can rise high enough on waiting lists to be admitted to programs. Programs must find ways to accommodate their eligibility policies and procedures to address the needs of highly mobile students.

McKinney-Vento: Each homeless child or youth to be assisted under this subtitle shall be provided services comparable to services offered to other students in the school selected ..., including the following: transportation services; educational services for which the child or youth meets the eligibility criteria, such as services provided under Title I of the Elementary and Secondary Education Act of 1965 or similar State or local programs, educational programs for children with disabilities, and educational programs for students with limited English proficiency; programs in vocational and technical education; programs for gifted and talented students; and school nutrition programs. [Sec. 722(g)(4) of McKinney-Vento]

Standard 4. Parents or persons acting as parents of homeless children and youth will participate meaningfully in their children’s education.

4.1. Parents or persons acting as parents will have a face-to-face conference with the teacher, guidance counselor, or social worker within 30 days of enrollment.

4.2. Parents or persons acting as parents will be provided with individual student reports informing them of their child’s specific academic needs and achievement on academic assessments aligned with state academic achievement standards.

4.3. Parents or persons acting as parents will report monitoring or facilitating homework assignments.

4.4. Parents or persons acting as parents will share reading time with their children (i.e., parent reads to child or listens to child read).

4.5. Parents who would like parent skills training will attend available programs.

4.6. Parents or guardians will demonstrate awareness of McKinney rights.

4.7. Unaccompanied youth will demonstrate awareness of McKinney-Vento rights.

Rationale: Research shows that one of the most critical indicators of academic success is the involvement of parents in their children’s education. In families experiencing homelessness, parents often face many challenges to their participation in their children’s education. School districts need to take extra steps to help parents in homeless families become involved in the education of their children.

McKinney-Vento: Each local educational agency liaison for homeless children and youth ... shall ensure that the parents or guardians of homeless children and youth are
informed of the educational and related opportunities available to their children and
are provided with meaningful opportunities to participate in the education of their
children. [Sec. 722(g)(6)(A)(iv) of McKinney-Vento]

Title I, Part A regarding Standard 4.2: [A state assessment system shall] produce
individual student interpretive, descriptive, and diagnostic reports, consistent with
clause (iii) that allows parents, teachers, and principals to understand and address the
specific academic needs of students, and include information regarding achievement
on academic assessments aligned with State academic achievement standards, and
that are provided to parents, teachers, and principals, as soon as is practicably
possible after the assessment is given, in an understandable and uniform format, and
to the extent practicable, in a language that parents can understand. [Sec.
1111(b)(3)(C)(xii) of the ESEA]

Standard 5. Homeless children and youth in grades 3-12 will meet their states'
academic standards.

5.1. Performance on standards-based assessments in reading and math
will be within or above the proficient range or will show a one-for-
one gain.

5.2. Rates of promotion to the next grade level will be at or above the
district average.

5.3. Rates of high school graduation or equivalent will be at or above
the district average.

Rationale: Consistent with the No Child Left Behind Act, homeless children and youth
must be given the opportunity to achieve to the same high standards as all other
children. Each of the preceding standards helps to provide the support a homeless
child or youth needs to succeed academically.

McKinney-Vento: Homeless children and youths should have access to the education
and other services that such children and youths need to ensure that such children and
youths have an opportunity to meet the same challenging State student academic
achievement standards to which all students are held. [Sec. 721(4) of McKinney-
Vento]
Appendix D: Sample Student Residency Questionnaire

Everyday Unified School District

*This form was not developed nor is it endorsed by the U.S. Department of Education. It is not a required form. It was adapted for use as an example.*

This questionnaire is intended to address the McKinney-Vento Act. Your answers will help the administrator determine residency documents necessary for enrollment of this student.

1. Presently, where is the student living? **Check one box**

<table>
<thead>
<tr>
<th>Section A</th>
<th>Section B</th>
</tr>
</thead>
<tbody>
<tr>
<td><img src="https://via.placeholder.com/150" alt="Image" /></td>
<td><img src="https://via.placeholder.com/150" alt="Image" /></td>
</tr>
</tbody>
</table>

**CONTINUE:** If you checked a box in Section A, complete #2 and the remainder of this form.

**STOP:** If you checked this section, you do not need to complete the remainder of this form. Submit to school personnel.

2. The student lives with:

- 1 parent
- 2 parents
- 1 parent & another adult
- a relative, friend(s) or other adult(s)
- alone with no adults
- an adult that is not the parent or the legal guardian

School: __________________________________________________________

Name of Student: __________________________ Male □ Female □

Birth Date ________ / ________ / ________ Age: __________ Social Security# __________

Month / Day / Year

Name of Parent(s)/Legal Guardian(s) __________________________________________

Address __________________________________________ ZIP: ______ Phone/Pager: ______

Signature of Parent/Legal Guardian __________________________ Date: __________

School Use Only - Campus Administrator's determination of Section A circumstances:

⇒ FAX to Attendance, Guidance and Counseling 777-777

If the parent has checked Section B above, completion of form is not required. For any choices in Section A, this form must be completed and faxed to Attendance, Guidance and Counseling Department immediately after completion. All campuses must keep original forms separately from the Student Permanent Record for audit purposes during the year.

Name and phone number of a School Contact Person who may know of the family's situation: __________________________ Date faxed: __________
Appendix E: Dispute Resolution Process School Sample Form*

Everyday Independent School District

* [This form was not developed nor is it endorsed by the U.S. Department of Education. It is not a required form. It was adapted for use as an example].

School Name: ____________________________

School Address: ____________________________ Phone: (777) __ Fax: (777) __

Student's Name: ____________________________ I.D. #: ____________ Grade: ____________

Current Address: ____________________________ Current Phone: ____________

Parent/Guardian/Complaining Party's Name: ______________________________________

Relationship: □ Parent □ Guardian □ Unaccompanied Youth □ Other:

Current Address: ____________________________ Current Phone: (____) ____________

Please note: Information regarding student's address, phone number, and information protected by Everyday School Records Act and can only be released to parent/guardian, the student, or to a person specifically designated as a representative of the parent/guardian.

Lives in a Shelter □ Yes □ No

Name of school that parent chooses child to be immediately enrolled in and/or transported to/from until dispute is resolved:

Is this the school of origin*? □ Yes □ No
*School of Origin means the school that the child attended when permanently housed or the school in which the child was last enrolled.

If no, from which school was the student transferred? ____________

Reason for the Complaint: ____________________________

Signature of parent/guardian/complaining party: ____________________________ Date: ____________

Principal’s Actions on the Complaint
Taken within ___ school day(s) after receiving notice of the complaint.

Date Homeless liaison was notified of the dispute:

Action taken by principal to resolve the dispute: ____________

Was the dispute resolved? □ Yes □ No

Explanation: ____________
EVERYDAY PUBLIC SCHOOLS

*This form was not developed nor is it endorsed by the U.S. Department of Education. It is not a required form. It was adapted for use as an example."

Student's Name: _____________________________
Grade: ________
School Name: _____________________________

District Action On Complaint
Taken within _____ school days after receiving notice of the complaint.
Did the Education Liaison resolve this dispute? ☐ Yes ☐ No

If dispute was resolved: describe the actions taken by the Education Liaison to resolve the dispute to the satisfaction of parent/guardian:

If dispute was not resolved to the satisfaction of the parent/guardian: provide the date that a District Education Officer convened a meeting of the parties and briefly describe the outcome of this meeting:

The following organizations are willing to provide low-cost or free legal assistance to residents of Everyday*:

Everyday Coalition for the Homeless Main Street Everyday, USA (800) 555-5555
Everyday Coalition is willing to provide to homeless children and parents free legal services regarding educational matters.

*By listing these organizations as sources of low-cost or free legal services, the Everyday Board of Education does not in so doing recommend or advocate the use of the services of the listed organizations, nor is the Board responsible for the quality of services provided by any of these listed organizations, should their services be used.

Action taken by Everyday School District to resolve the dispute (if necessary): ____________________________

Was the dispute resolved? ☐ Yes ☐ No  Date: ________________
Explanation: ____________________________________________
Appendix G: References


