Temple ISD 014909			
ADMISSIONS HOMELESS STUDENT	S	FDC (LEGAL)	
Children Who Are Homeless	less A	ondition of receiving funds under the McKinney-Vento Home- ssistance Act (McKinney-Vento Act), a district serving chil- ho are homeless shall, according to the child's best interest:	
		Continue the child's education in the school of origin for the uration of homelessness:	
	а	. If the child's family becomes homeless between aca- demic years or during an academic year; and	
	b	. For the remainder of the academic year, if the child be- comes permanently housed during an academic year; or	
	li	nroll the child in any school that nonhomeless students who ve in the attendance area in which the child is actually living re eligible to attend.	
		S.C. 11432(g)(3)(A) [For definition of "children who are home- see FD]	
<b>Definitions</b> Unaccompanied Youth	"Unaccompanied youth" includes a child who is homeless or youth not in the physical custody of a parent or guardian. <i>42 U.S.C. 11434A</i>		
Enrollment		"Enroll" and "enrollment" include attending classes and participat- ing fully in school activities.	
School of Origin	"School of origin" means the school that the child attended when permanently housed or the school in which the child was last en- rolled, including a preschool.		
	When the child completes the final grade level served by the school of origin, the term "school of origin" shall include the designated receiving school at the next grade level for all feeder schools.		
	42 U.S	S.C. 11432(g)(3)(I)	
School Stability	In determining the best interest of a child who is homeless, a dis- trict shall:		
	C re	resume that keeping the child in the school of origin is in the hild's best interest, except when doing so is contrary to the equest of the child's parent or guardian, or (in the case of an naccompanied youth) the youth;	
	ir a a	consider student-centered factors related to the child's best neterest, including factors related to the impact of mobility on chievement, education, health, and safety of children who re homeless, giving priority to the request of the child's par- nt or guardian or the unaccompanied youth;	

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	3.	If, after conducting the best interest determination based on consideration of the presumption in item 1 above and the stu- dent-centered factors in item 2 above, the district determines that it is not in the child's best interest to attend the school of origin or the school requested by the parent or guardian or the unaccompanied youth, provide the parent, guardian, or unac- companied youth with a written explanation of the reasons for its determination, in a manner and form understandable to such parent, guardian, or unaccompanied youth, including in- formation regarding the right to appeal as set forth at Enroll- ment Disputes, below; and
	4.	In the case of an unaccompanied youth, ensure that the homeless liaison [see FFC] assists in placement and enroll- ment decisions under these provisions, gives priority to the views of such unaccompanied youth, and provides the notice to such youth of the right to appeal as set forth at Enrollment Disputes, below.
	42 L	J.S.C. 11432(g)(3)(B)
Contact Information	A district may require the parent or guardian of a child who is homeless to submit contact information. <i>42 U.S.C. 11432(g)(3)(H)</i>	
Immediate Enrollment	The school selected in accordance with these provisions shall im- mediately enroll a child who is homeless, even if the child:	
	1.	Is unable to produce records normally required for enrollment, such as previous academic record, records of immunization and other required health records, proof of residency, or other document; or
	2.	Has missed application or enrollment deadlines during any period of homelessness.
	42 L	J.S.C. 11432(g)(3)(C)
Enrollment Disputes	If a dispute arises over eligibility, or school selection or enrollment in a school:	
	1.	The child shall be immediately enrolled in the school in which enrollment is sought, pending final resolution of the dispute, including all available appeals;
	2.	The parent or guardian of the child or an unaccompanied youth shall be provided with a written explanation of any deci- sions related to school selection or enrollment made by the district, including the rights of the parent, guardian, or unac- companied youth to appeal such decisions.

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	3.	The parent, gua ferred to the ho the dispute res ter receiving no
	4.	In the case of a sure that the yo which the youth

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	3. The parent, guardian, or unaccompanied youth shall be re- ferred to the homeless liaison [see FFC], who shall carry out the dispute resolution process as expeditiously as possible af- ter receiving notice of the dispute; and	
	<ol> <li>In the case of an unaccompanied youth, the liaison shall en- sure that the youth is immediately enrolled in the school in which the youth seeks enrollment pending resolution of such dispute.</li> </ol>	
	42 U.S.C. 11432(g)(3)(E) [See FNG]	
School Placement	As a condition of receiving funds under the McKinney-Vento Act, TEA shall submit to the U.S. Secretary of Education a plan that includes assurances that a district will adopt policies and practices to ensure that children who are homeless are not stigmatized or segregated on the basis of their status as homeless. <i>42 U.S.C.</i> $11432(g)(1)(J)(i)$	
	The choice regarding placement shall be made regardless of whether the child lives with the parents who are homeless or has been temporarily placed elsewhere. 42 U.S.C. $11432(g)(3)(F)$	
Records	The enrolling school shall immediately contact the school last at-	
Academic	tended by the child to obtain relevant academic and other records. <i>42 U.S.C. 11432(g)(3)(C)(ii)</i>	
Health	If the child needs to obtain immunizations or other required health records, the enrolling school shall immediately refer the child's parent or guardian or an unaccompanied youth to the district home-less liaison [see FFC] who shall assist in obtaining necessary immunizations or screenings, or immunization or other required health records. [See also FFAB] 42 U.S.C. $11432(g)(3)(C)(iii)$	
Maintenance	Any record ordinarily kept by a school, including immunization or other required health records, academic records, birth certificates, guardianship records, and evaluation for special services or pro- grams, regarding each child who is homeless shall be maintained so that the records involved are available, in a timely fashion, when a child enters a new school or district, and in a manner consistent with the Family Educational Rights and Privacy Act (FERPA) (20 U.S.C. 1232g) [see FL]. <i>42 U.S.C. 11432(g)(3)(D)</i>	
Privacy	Information about the living situation of a child who is homeless shall be treated as a student education record and shall not be deemed to be directory information under FERPA. [See FL] 42 $U.S.C. \ 11432(g)(3)(G)$	
Comparable Services	The district shall provide a child who is homeless with services that are comparable to services offered to other students in the school in which the child is enrolled, including:	

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	1.	Transportation services;
	2.	Educational services for which the child meets the eligibility criteria;
	3.	Programs in career and technical education;
	4.	Programs for gifted and talented students; and
	5.	School nutrition programs.
	42 l	U.S.C. 11432(g)(4)
Coordination	A district serving children who are homeless shall coordinate:	
	1.	The provision of services with local social services agencies and other agencies or entities providing services to children who are homeless and their families; and
	2.	Transportation, transfer of school records, and other interdis- trict activities with other local educational agencies.
Housing Assistance	If applicable, a district shall coordinate with state and local housing agencies responsible for developing the comprehensive housing affordability strategy described in the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12705), to minimize educational disruption for children who become homeless.	
Purpose	The	coordination shall be designed to:
	1.	Ensure that children who are homeless are promptly identified and have access to, and are in reasonable proximity to, avail- able education and related support services; and
	2.	Raise the awareness of school personnel and service provid- ers of the effects of short-term stays in a shelter and other challenges associated with homelessness.
Children who are Homeless with Disabilities	For children who are to be assisted both under the McKinney- Vento Act and under the Individuals with Disabilities Education Act (20 U.S.C. 1400 et seq.) or section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794), a district shall coordinate provision of ser- vices under the McKinney-Vento Act with the provision of programs for children with disabilities served by that district and other in- volved local educational agencies. [See EHBA series]	
	42 l	U.S.C. 11432(g)(5)
Barriers to Enrollment	ers A di	strict shall review and revise any policies that may act as barri- to the identification or enrollment of children who are homeless. strict shall give consideration to issues concerning transporta- , immunization, residency, birth certificates, school records and
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	other documentation, and guardianship. A district shall give special attention to ensuring the identification, enrollment, and attendance of children who are homeless who are not currently attending school. <i>42 U.S.C. 11432(g)(7)</i>
Website Information on Local Programs	Each campus within a district with 3,000 or more students and lo- cated in a county with a population of at least 50,000 that main- tains an internet website shall post on the campus website infor- mation regarding local programs and services, including charitable programs and services, available to assist students who are home- less.
	A campus shall make a good faith effort to compile information and shall post the information compiled in a format and style that is easily understandable by students or parents, as appropriate based on the grade levels the campus offers.
	A representative of a local program or service available to assist students who are homeless may request to have information con- cerning the program or service posted on a campus website. A campus may determine the information that is posted on its web- site and is not required to post information as requested by the rep- resentative.
	The district is not liable for any harm to a student that results in connection with a local program or service referred to on the web- site of a campus.
	Education Code 33.906
	Other Related Policies:
	AID—Federal Accountability Standards
	CNA—Student Transportation
	EHBD—Federal Title I Programs
	FB—Equal Educational Opportunities
	FD—Admissions
	FFAB—Immunizations
	FFC—Student Support Services
	FL—Student Records
	FP—Student Fees, Fines, and Charges