

This policy is intended to adhere to the provisions of the McKinney-Vento Homeless Assistance Act and ensure that each child of a homeless individual and each homeless youth has equal access to the same free, appropriate public education as provided to other children and youths.

I. Definition of a "Homeless Student":

The McKinney-Vento Homeless Assistance Act defines "homeless" as follows: the term homeless children and youth means individuals who lack a fixed, regular, and adequate nighttime residence, including but not limited to:

- a. Primary nighttime residence that is a shelter designated to provide temporary living accommodations including, but not limited to, motels/hotels, family shelters, domestic violence shelters, congregate shelters, and transitional housing.
- b. Living in a car, park, abandoned building, garage, substandard housing, or other public or private places not designed for, or ordinarily used as a regular sleeping accommodation, for human beings.
- c. Temporarily living in a trailer park or camping area with his/her family, because of a lack of adequate living accommodations.
- d. Living "doubled –up". These are children and youth who are temporarily sharing the housing of other families due to loss of housing, stemming from financial problems (e.g., loss of job, eviction, or natural disaster). *Families who share housing due to cultural preferences or convenience would not be considered homeless.*
- e. Youth abandoned at a hospital.
- f. Residing in a home for unwed mothers as a school-aged, unwed mother, or mother-to-be, if there are no other available living accommodations.
- g. Awaiting foster care in limited circumstances (e.g., does not include placement in kinship care, foster family, foster family agency, or group home).
- h. Placed by the state in an emergency shelter because there was no other place.
- i. Abandoned, runaway, or pushed out youth or a migratory child living in circumstances as described above. *Unaccompanied youth* are defined as youth who are not in the physical custody of a parent, guardian or caregiver and includes youth who have run away from home, have been told to leave, or pregnant or parenting teens not living with their parent or guardian. A child or unaccompanied youth will be considered homeless for as long as he/she is in a living situation described above.

II. General Assurance

Camino Nuevo will ensure homeless youth; unaccompanied minors and other specialized students who enroll are provided the support necessary to thrive at Camino Nuevo. Once identified, Camino Nuevo will work to connect them and/or



their families with resources such as clothing, transportation access, and identified services.

Homeless and foster youth will be provided services comparable to those received by other students in the school, and those education programs which students meet eligibility criteria, such as services provided under Title I or similar state and local programs; programs for students with disabilities; programs for students with limited English proficiency; gifted and talented programs; and school nutrition program.

CNCA will provide homeless students with access to education and other services necessary for these students to meet the same challenging academic standards as other students.

Schools can use Title I, Part A Reservation for Homeless Education to:

- Transport homeless students NEW as of July 1, 2014
- Homeless liaison position NEW as of July 1, 2014
- Provide activities other than direct instruction, provided that the activity promotes student achievement
- Provide academic support as well as non-academic support to homeless students in non-Title I schools
- Meet basic needs (clothing, supplies, health) of homeless students so that they can participate in school
- Hire special teachers, aides, and tutors to provide supplemental instruction
- Reach out to parents in homeless situations
- Provide after-school and/or summer programs
- Collect data on homeless students
- Provide emergency food while the student is in school, including breakfast, lunch, and snacks
- Defray medical and dental expenses
- Pay fees associated with obtaining birth certificates
- Pay fees associated with obtaining immunizations
- Pay the cost of GED for homeless students
- Pay the cost of GED to improve literacy skills of homeless parents
- Provide transportation to and from after-school programs
- Provide transportation to and from the school of origin once the child becomes permanently housed
- Provide the cost of cap and gown to wear at graduation
- Pay for school projects and/or field trips

Schools cannot use Title I, Part A Reservation for Homeless Education to:

- Provide rental assistance for homeless families
- Provide clothing assistance for parents
- Pay for the cost of prom dresses, sports, physicals, or yearbooks



• Pay for physical exams to participate in sports

III. Identification, Tracking and Reporting

Homeless children and youth will be identified through:

- a. The application process for enrollment (self-identification and reporting)
- b. School personnel recommendations

IV. Enrollment and Records

Immediate enrollment means on the spot or at the time the student or family is present in the school office. The family should not be told to return on another day or at another time. Enrollment means that the student is attending classes and participating in all school activities.

Homeless and unaccompanied youth are enrolled, if space is available, regardless of the availability of school records, immunization records*, or school uniforms.

*Note: Schools may refer youth to the LAUSD Student Enrollment & Placement Assessment (SEPA) Center to get the vaccines needed free of charge. The SEPA Center provide services and generates a letter to confirm all services received and referrals made. This letter should be brought back to the SFSC or parent liaison for data tracking and follow up. Address: 1379 Angelina Street, Los Angeles, CA 90026. Office: (213) 482-3954

Unaccompanied homeless youth have a right to enroll in school without a parent, guardian or caregiver. In situations where a student is a homeless unaccompanied youth, and the school has determined the child is mature enough to consent to disclosure of pupil record information, the student may authorize disclosure in accordance with the Family Educational Rights and Privacy Act (FERPA).

If the student becomes permanently housed during the academic year, the student is entitled to stay in the school of origin for the remainder of that academic year.

A homeless student will be provided equal access to enroll in any educational program for which eligibility requirements are met. Homeless children and youth will have access to necessary educational and support services that will afford them the opportunity to meet the same challenging state academic student achievement standards as all students. Students will be provided with services and programs comparable to the ones offered to other students in the Camino Nuevo Charter Academy schools.

Confidentiality: A student's residency status, like all school records, will be kept confidential.

V. Enrollment Protocol

After identification as homeless, the school will immediately enroll the student in school, even if records normally required for enrollment are lacking (e.g., academic records, special education records, proof of residency, medical records and/or immunizations).



- a. Every student must be enrolled immediately.
- b. The enrolling school will immediately contact the last school of attendance to obtain academic, health and other relevant records that are lacking at the time of enrollment.
- c. As required for all students, an emergency contact form must be completed.
- d. A thirty (30) day conditional enrollment is to be granted if immunization records are not available at the time of enrollment; including the Tdap requirement. The Records Clerk and/or Parent Liaison will follow up every thirty (30) days until the immunization record is completed and the student continues to attend school. Enrollment MUST NOT be delayed, even if documents normally required for enrollment are lacking.
- e. If homeless families do not have appropriate documentation forms, school staff is to provide alternative forms such as:
 - i. Affidavit of Temporary Residence (Attachment B)
 - ii. Affidavit for Proof of Age of Minor (Attachment C)
 - iii. Affidavit of Parent/Legal Guardian Identification (Attachment D)
 - iv. Caregiver Authorization Affidavit (Attachment E)
- f. Any of the alternative forms listed may be used to permit students to transfer schools in order to participate in athletic or other extracurricular activities.
- g. If a homeless student was receiving accommodations under Section 504 but does not bring a current 504 plan to the school, the school is obligated to immediately enroll that student and provide the required accommodations.
- h. After enrollment is complete if services are requested, homeless students will be referred to the school site Student and Family Services Coordinator or Parent Liaison.

VI. Eligibility of Free and Reduced Lunch Program

All students who meet the federal definition of homelessness are automatically eligible for the USDA free nutrition program and are not required to submit a meal application. This eligibility must be reviewed annually.

VII. Transportation Assistance

The school will ensure that transportation is provided, at the request of the parent, guardian or homeless/foster youth, to and from the school of origin, if the student is eligible. Eligible students and families will be provided with tokens or a TAP card (bus/metro pass) from the local public transit agency.

Transportation assistance will not be provided for a longer commute (more than 90 minutes each way) due to feasibility and the best interest of the child.

Students 12 years of age and under cannot ride alone on public transit. Guardians or parents of transportation eligible students under 12 years of age will be provided with transportation services until the student turns 12.



A parent/guardian or designated adult must ride with student's age 11 and younger to and from school each day, and sign in daily to continue to receive transportation assistance.

VIII. Homeless & Foster Youth Liaison:

Every school principal will designate a School Site Homeless and Foster Youth Liaison to ensure the implementation of the policy. Responsibilities must include:

- Ensure notification and dissemination of the educational rights of homeless students in locations where families, children and youth receive services.
- Ensure that any homeless student information is updated throughout the year.
- Ensure homeless students have access to any supplemental instructional and support services. Children, youth, and families receive referrals to health care, dental, mental health, substance abuse, housing, and other services. Children and youth who do not have immunizations are assisted.
- Ensure homeless students enroll in and have full and equal opportunity to succeed in school.
- Ensure children and youth in homeless situations are identified by school personnel through outreach and coordination with other entities and agencies.
- Ensure access is provided and barriers to enrollment and retention are removed.
- Ensure disputes are promptly resolved and assistance to access transportation is provided.
- Ensure unaccompanied homeless youth are enrolled in school and that procedures are implemented to identify and remove barriers that prevent them from receiving credit for full or partial coursework satisfactorily completed at a prior school, in accordance with state, local, and school policies
- Allocate appropriate time to fulfill homeless and foster youth tasks: education, training, and support.
- Schedule training sessions for the following personnel: principal and other school leaders, attendance clerks, teachers and instructional assistants, and school counselors.
- Attend LACOE's Homeless & Foster Youth quarterly meetings. Liaisons participate in professional development and technical assistance.
- Advocate and support as needed to ensure that homeless students are placed in the appropriate classroom to facilitate academic growth and success.
- Assist unaccompanied homeless and foster youths with referrals to school based educational programs and/or support services as well as community resources.
 Families, children and youth receive educational services for which they are eligible, including referrals to health, mental health, dental and other appropriate centers.
- Ensure that families 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.



The local liaison, designated by the Home Support Office, must ensure:

- Training and technical assistance is provided as appropriate.
- Collaborate with county and state homeless and foster youth liaisons.
- Provide technical assistance regarding the proper identification, enrollment and services needs of homeless and foster youth students and families.
- Conduct professional development training for school liaisons regarding the rights and responsibilities of the homeless population and foster youth students.
- Students are enrolled in, and have full and equal opportunity to succeed in school
- Attend LACOE's Homeless & Foster Youth quarterly meetings.
- Enrollment disputes are mediated in accordance with the Enrollment Disputes section of McKinney-Vento.

IX. Enrollment Dispute Resolution Process

If a dispute arises over school selection or enrollment, the student must be immediately enrolled in the school in which he/she is requesting enrollment, pending the resolution of the dispute.

The school must refer the student, parent, or guardian to the site homeless liaison to carry out the dispute resolution process as expeditiously as possible. The site homeless liaison must ensure the dispute resolution process is also followed for unaccompanied youth.

A written explanation (see attachment F) of the school's decision regarding school selection or enrollment must be provided if a parent, guardian, or unaccompanied youth disputes such a school selection or enrollment decision, including the right to appeal. The written explanation will be complete, as brief as possible, simply stated, and provided in a language that the parent, guardian, or unaccompanied youth can understand.

If the parent or guardian wishes to appeal, they may send a written request (attachment G) to the Camino Nuevo Charter Academy Home Support Office (HSO) asking them to review the decision for compliance with applicable law. Such request must include any documentation related to the dispute resolution proceeding.

The CNCA HSO may request any additional information from either party he or she deems relevant in resolving the issue. The HSO Local Liaison will inform all parties of the final determination. Ongoing, uninterrupted access to all guaranteed services will continue to be provided during the appeals process.



ATTACHMENTS:

- (A) Foster Youth Education Rights
- (B) Affidavit of Temporary Residence (English and Spanish)
- (C) Affidavit for Proof of Age of Minor (English and Spanish)
- (D) Affidavit of Parent/Legal Guardian Identification (English and Spanish)
- (E) Caregiver's Authorization Affidavit (English and Spanish)
- (F) Written Notification of Enrollment Decision (English and Spanish)
- (G) Parent Dispute Resolution Form (English and Spanish)



ATTACHMENT A: Foster Youth Students Education Rights (English)

Developed by the California Foster Youth Education Task Force, this summarizes the California *Education Code* sections pertaining to foster youth.

1. RIGHT TO REMAIN IN YOUR SCHOOL OF ORIGIN

- A foster youth student has the right to stay in the same school after moving to a new foster care placement. The "school of origin" can be:
 - 1. The school the youth attended when they first entered foster care,
 - 2. The school the youth most recently attended, or
 - 3. Any school the youth attended in the last 15 months that student feels connected to.
- o The school must work with the youth, the education rights holder,* the caregiver, and the social worker/probation officer to develop a plan to transport the student to the school of origin.
- o If the foster youth student is transitioning from elementary school to middle school or from middle school to high school, the student has the right to transition to the same school as their classmates.
- o If there is any disagreement about which school the student should attend, the foster youth student has the right to stay in the school of origin until the disagreement is resolved.

2. RIGHT TO IMMEDIATE ENROLLMENT IN SCHOOL

- o A foster youth student has the right to immediately enroll in the regular home school after placement.
- o A foster youth student cannot be forced to attend a continuation school or other alternative education program, such as independent study, even if the student is behind in credits or has discipline problems at school.
- o A foster youth student has a right to immediately enroll in school and begin attending classes, even without the paperwork needed for enrollment (such as birth certificate, transcript, or IEP) or if the student did not check-out from the previous school.
- o The previous school must send the education records to the new school after enrollment.
- o A foster youth student has the right to participate in any activities available at the new school, such as sports teams, tutoring, or after-school clubs, even if the student misses a tryout or sign-up deadline.

3. RIGHT TO PARTIAL CREDITS FOR HIGH SCHOOL STUDENTS

- o If a foster youth student changes schools during the school year, the student has a right to partial credits in all classes that the student is passing when leaving the old school, even if the entire class is not completed.
- o After changing schools, the new school must accept the partial credits issued by the old school.
- o After a student changes schools, the student has the right to be enrolled in the same or similar classes the student enrolled in at the last school.
- o A foster youth student cannot be forced to retake a class or part of a class that the student has already completed with a passing grade, if it would make the student off-track for high school graduation.



- o A foster youth student has the right to take or retake any class that they need to go to a California State University or University of California.
- o A grade cannot be lowered because a student was absent from school for a court hearing, placement change, or a court-related activity.

4. GRADUATION RIGHTS

- o A foster youth student has the right to stay in high school for a fifth year to complete the school district graduation requirements, even if the student is over 18.
- If a foster youth student is behind on credits, and transferred schools after 10th grade, the student may be eligible to graduate under AB 167/216 by completing only the state graduation requirements (130 credits in specific classes) instead of the school district's requirements.
- o If eligible, the decision of whether to graduate under AB 167/216 is made by the education rights holder.

5. COLLEGE RIGHTS

o Foster youth students have the right to have their application fee waived when applying to a community college in California.

6. SCHOOL DISCIPLINE RIGHTS

- o A foster youth student cannot be suspended for more than 5 school days in a row or for more than 20 days in a school year.
- o A foster youth student has a right to know their reason for being suspended and the right to provide their version of events and evidence before being suspended, unless there is an emergency. If the behavior for which the student is being suspended could subject them to criminal charges, foster youth students should consult with their education rights holder or attorney before providing an oral or written statement to the school or police.
- o An attorney and a social worker must be invited to a meeting before the suspension can be extended beyond 5 days and a suspension can only be extended if the foster youth is being considered for expulsion.
- o Foster youth students have a right to a formal hearing, and to be represented by an attorney at that hearing, before expulsion.
- o If a foster youth student is facing a possible expulsion, their attorney and social worker must be notified. If the student is in special education, the attorney and social worker must be invited to a meeting to decide whether the behavior was related to the student's disability.

7. RIGHT TO YOUR SCHOOL RECORDS

- o Foster youth students have the right to access their own school records if 16 years or older or have finished 10th grade.
- o Social workers/probation officers and education rights holders can access school records as well.



ATTACHMENT B: Affidavit of Temporary Residence (English)

			Affidavit of Tempora	ary Residence	
I				de	clare as follows:
I am (check on	e)	🗆 parent	legal guardian	□ caretaker o	of
Name:	First		Middle	Last	DOB
A school age m	ninor wł	no is seeking a	admission to Camino N	luevo Charter Aca	ademy,
		l campus			
		, our family	has not had a perman	ent address; how	ever, we
Month, currently residu					within the
currently resid			address (if any)		
attendance are	ea of			·	
		•	npus - if applicable)		
For school purp	poses, I	can receive n	nail and maintain regu	lar contact with:	
Name :				_ Phone:	
Address:					
In case of eme	rgency,	please contac	ct:		
Name				Phone:	
Address:					
I declare under	r penalt	y of perjury u	nder the law of Califor	nia that the abov	e is true and corre
that if called up	pon to t	estify, I would	d be competent to test	ify thereto.	
Signature of Pa	arent/le		 /Caretaker	Date	
		-bai Guaraian		Dute	
Witnessed by:					
		Sign	ature of School Admin	istrator or Design	ee



ATTACHMENT B: Affidavit of Temporary Residence (Spanish)

Declaración Jurada sobre el Domicilio Provisional					
Yo Yo soy el (marque	e una respuesta)	padre/madre	d	leclaro lo siguiente: □ encargado de	
,		•	C C	C C	
Nombre	Segundo no	mbre	Apellido	Fecha de nacimiento	
De un menor de e	edad que solicita in	greso a la escuela C	amino Nuevo C	harter Academy,	
		Desde		, nuestra	
Р	lantel		(mes/año)		
familia no ha teni	do un domicilio fijo	; sin embargo, actu	almente vivimo	os en	
			dentro de la z	zona de asistencia	
	dirección (si				
escolar de		(p	lantel – si aplica	a).	
Si la escuela dese	a comunicarse coni	migo, puedo recibir	correo y me ma	antengo en contacto regular con:	
Nombre:			Teléfono:		
Dirección: _					
-					
En caso de emerg	encia, por favor co	muníquese con:			
Nombre:			Teléfono:		
Dirección: _					
_					
• •	anterior es verdade	•		o por las Leyes del Estado de que testifique, yo atestiguara al	
Firma del Padre/T	Tutor Legal/Encarga	do		Fecha	
Testigo:					

Fecha del Administrador o Designado



ATTACHMENT C: Affidavit of Proof of Age of Minor (English)

	A	ffidavit of Proof of Ag	ge of Minor
I			declare:
l am (check one)	parent	legal guardian	□ caretaker of
of			and hereby affirm that
Name: First	Middle	Last	
he/she was born on		in	,
	Month/day/year		City
			······································
State		Province	Country

I further affirm that a certificate of birth is not available for said minor. I declare under penalty of perjury under the laws of California that, of my own personal knowledge, the above is true and correct and that if called upon to testify, I would be competent to identify thereto.

Name of Parent/Legal Guardian/Caregiver

Signature of Parent/Legal Guardian/Caretaker

Witnessed by: ____

Signature of School Administrator or Designee

Date

Date



ATTACHMENT C: Affidavit of Proof of Age of Minor (Spanish)

Declaración	Jurada para Compro	bar la Edad del	Menor	
Yo			declaro:	
Yo soy el (marque una respuesta)	padre/madre [☐ tutor legal	🗆 encargado de	
Nombre Segund	o nombre Apellio	do Fecha	de nacimiento	
Y queda afirmado que él/ella nació e	en Mes/día/año	en	Ciudad	,
, Estado	Provincia		País	
Yo reafirmo que no hay disponible u bajo pena de perjurio, que conforme es verdadero y correcto, y que si se s competencia.	e a las leyes del estad	o de California,	, lo anteriormente m	
Nombre del Padre/Tutor Legal/Encargado		Fecha		
Firma del Padre/Tutor Legal/Encargado		Fecha		

Testigo: _____

Fecha del Administrador o Designado



ATTACHMENT D: Affidavit of Parent/Legal Guardian Identification (English)

	Affidavit o	f Parent/Legal Guardic	an Identification	
Ι			deo	clare as follows:
l am (check one)	🗆 parent	legal guardian	□ caretaker of child/ch	_
Name: Fi	irst	Middle	Last	DOB
A school age mii	nor who is seeking	admission to Camino	Nuevo Charter Aca	idemy
(Campus)				
Name: Fi	irst	Middle	Last	DOB
(Campus)		·		
Name: Fi	irst	Middle	Last	DOB
verifying my stat	-	tificate, driver's license eclare under penalty o		
Name of Parent/Le	gal Guardian/Caregive	r	Date	
Signature of Parent	/Legal Guardian/Caret	aker	Date	
Witnessed by: _				

Signature of School Administrator or Designee

School personnel: Make one copy of signed affidavit per student and place in student's cumulative record.



ATTACHMENT D: Affidavit of Parent/Legal Guardian Identification (Spanish) Declaración Jurada de Identificación de los Padres o Tutores Legales Yo _____ declaró lo siguiente: Yo soy el (margue una respuesta) 🗆 padre/madre 🛛 tutor legal encargado del (los) siguiente(s) niño(s) Apellido Nombre Segundo nombre Fecha de nacimiento Un menor de edad que solicita ingreso a la escuela Camino Nuevo Charter Academy, Plantel Segundo nombre Apellido Nombre Fecha de nacimiento Un menor de edad que solicita ingreso a la escuela Camino Nuevo Charter Academy, Plantel Nombre Segundo nombre Fecha de nacimiento Apellido Yo no tengo en mi poder un acta de nacimiento, ni una licencia de conducir, ni un documento de identidad, ni el certificado de bautismo, para verificar la paternidad. Yo declaro, bajo pena de perjurio, que conforme a las leyes del estado de California, lo antedicho es verdadero y correcto. Nombre del Padre/Tutor Legal/Encargado Fecha Firma del Padre/Tutor Legal/Encargado Fecha Testigo: Fecha del Administrador o Designado

School personnel: Make one copy of signed affidavit per student and place in student's cumulative record.



ATTACHMENT E: Caregiver's Authorization Affidavit (English) – Page 1

Caregiver's Authorization Affidavit

Use of this affidavit is authorized by Part 1.5 (commencing with Section 6550) of Division 11 of the California Family Code. **Instructions:** Completion of items 1-4 and the signing of the affidavit is sufficient to authorize enrollment of a minor in school and authorize school-related medical care. Completion of item 5-8 is additionally required to authorize any other medical care. Please print clearly.

The minor named below lives in my home and I am 18 years of age or older.

Name of Minor:			ate of Birth:	
My name (adult givi	ng authorization):			
My home address: _				
	Number, street, Apt #,	City,	State	Zip

 \Box I am a grandparent, aunt, uncle or other qualified relative (see back of this form for a definition) of the minor.

Check one or both (for example, if one parent was advised and the other cannot be located):

□ I have advised the parent/s or other person/s having legal custody of the minor of my intent to authorize medical care, and have received no objection.

I am unable to contact the parent/s or other person/s having legal custody of the minor at this time to notify them of my intended authorization.
 My date of birth: My driver's license/ID number:

WARNING: Do not sign this form if any of the statements above are incorrect, or else you will be committing a crime punishable by a fine, imprisonment or both.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Signature Date:

Notices:

*This declaration does not affect the rights of the minor's parents or legal guardian regarding the care, custody, and control of the minor, and does not mean that the caregiver has legal custody of the minor.

*A person who relies on this affidavit has no obligation to make any further inquiry or investigation

*This affidavit is not valid for more than one year after the date on which it is executed.



ATTACHMENT E: Caregiver's Authorization Affidavit (English) – Page 2

CAREGIVER'S AUTHORIZATION AFFIDAVIT

TO CAREGIVERS:

1. "Qualified relative," for purposes of item 5, means a spouse, parent, stepparent, brother, sister, uncle, aunt, nephew, first cousin, or any person denoted by the prefix "grand" or "great," or the spouse of any of the persons specified in this definition, even after the marriage has been terminated by death or dissolution.

2. The law may require you, if you are not a relative or a currently licensed foster parent to obtain a foster home license in order to care for a minor. If you have any questions, please contact your local department of social services.

3. If the minor stops living with you, you are required to notify any school, health care provider, or health care service plan to which you have given this affidavit.

4. If you do not have the information requested in item 8 (California driver's license or I.D.), provide another form of identification such as your social security number or Medi-Cal number.

TO SCHOOL OFFICIALS:

1. Section 48204 of the Education Code provides that this affidavit constitutes a sufficient basis for a determination of residency of the minor, without the requirement of a guardianship or other custody order, unless the school district determines from actual facts that the minor is not living with the caregiver.

2. The school district may require additional reasonable evidence that the caregiver lives at the address provided in item 4.

TO HEALTH CARE PROVIDERS AND HEALTH CARE SERVICE PLANS:

1. No person who acts in good faith reliance upon a caregiver's authorization affidavit to provide medical or dental care, without actual knowledge of facts contrary to those stated on the affidavit, is subject to criminal liability or to civil liability to any person, or is subject to profession disciplinary action, for such reliance if the applicable portions of the form are completed.

2. This affidavit does not confer dependency for health care coverage purposes.



ATTACHMENT E: Caregiver's Authorization Affidavit (Spanish) – Page 1

Declaración Jurada de la Persona a cargo del Cuidado y la Protección del Alumno que Firma la Autorización

La Sección 1.5 (a partir del artículo 6550) de la División 11 del Código de Derecho de Familia autoriza el uso de esta declaración jurada. **Instrucciones:** Completar los artículos 1 al 4 y firmar la declaración jurada es suficiente para autorizar la matriculación del menor de edad en la escuela y para autorizar la atención médica que sea necesario brindarle en la escuela. También es necesario completar los artículos 5 al 8 para autorizar que se le brinde cualquier otro tipo de atención médica. Escriba en letra de imprenta legible.

El menor nombrado a continuación vive en mi hogar y yo tengo 18 años de edad o soy mayor de 18 años.

Nombre del Menor	Fec	ha de Nacimiento
Mi nombre y apellido (del adulto firmando esta autorizacio	ón):	
Mi dirección:		
Mi dirección: Número, calle, apartamento,	ciudad,	estado, código postal
Soy el abuelo, la tía, el tío u otro pariente calificado de reverso de este formulario)		
Marque uno o ambos (por ejemplo, si se le informó a un padre de familia):	padre de familia	n pero no fue posible localizar al otro
□ Le he informado al padre de familia o a los padres de f menor de edad sobre mi intención de autorizar que reciba reparo al respecto.		
 En este momento no he logrado comunicarme con el prime la custodia legal del menor de edad para informarles Mi fecha de nacimiento: Número do 	s que firmaré la a	autorización.
AVISO: No firme este formulario si alguna de las declarad cometiendo un delito punible con una multa, con pena d Declaro bajo pena de falso testimonio conforme a lo estab antedicho es verdadero y correcto.	e prisión o amb o plecido por las lev	os. yes del Estado de California que lo
Firma:	Fecha:	

Notificaciones:

*Esta declaración no afecta los derechos que los padres o el tutor del menor de edad tienen con respecto al cuidado, la custodia y el control del menor de edad y no significa que la persona a cargo del cuidado y la protección del menor tiene la custodia legal de dicho menor.

*La persona que se fía de lo antedicho en esta declaración jurada no tiene la obligación de realizar una indagación o investigación ulterior.

Esta Declaración Jurada no es válida después de transcurrido un año a partir de la fecha en que se firmó.



ATTACHMENT E: Caregiver's Authorization Affidavit (Spanish) – Page 2

Declaración Jurada de la Persona a cargo del Cuidado y la Protección del Alumno que Firma la Autorización

PARA TUTORES LEGALES

1. "Pariente calificado," para el propósito de artículo 5, quiere decir cónyuge, padre, padrastro, hermano, hermana, hermanastro, hermanastra, medio hermano, media hermana, tío, tía, sobrino, primo hermano u otra persona que sea abuelo/a, bisabuelo/a o el cónyuge de cualquiera de las personas especificadas en esta definición, aunque el matrimonio haya sido terminado por muerte o disolución.

2. La ley requiere que usted, si no es pariente o un padre de crianza con licencia actual, que obtenga una licencia para cuidado de crianza en su hogar para poder cuidar al menor. Si tiene preguntas, por favor póngase en contacto con el Departamento de Servicios Sociales.

3. Si el menor deja de vivir con usted, se requiere que usted le notifique a la escuela, proveedor de servicios de salud, o el plan de servicios de salud a quienes usted ha entregado este afidávit.

4. Si no tiene la información requerida en el artículo 8, (Licencia de manejar en California o tarjeta de identificación), necesita proveer otra forma de identificación tal como su número de seguro social o número de Medi-Cal.

PARA ADMINISTRADORES DE LA ESCUELA

1. Sección 48204 del Código de Educación provee que este afidávit constituye suficiente base para la determinación de residencia del menor, sin el requisito de tutela u otra orden de custodia, a menos que la escuela determine basado en hechos que el menor no vive con el tutor legal.

2. Puede ser que la escuela necesite más evidencia de que el tutor legal vive en el domicilio previsto en el artículo 4.

PARA PROVEEDORES DE SALUD Y PLANES DE SERVICIO DE SALUD

1. Ninguna persona que actúe de buena fe debe depender de la Declaración Jurada para proveer cuidado médico o dental, sin el conocimiento de hechos contrarios a los declarados en este afidávit, será sujeto a obligación criminal u obligación civil, o es sujeto a acción disciplinaria por tal confianza si las secciones aplicables están completas.

2. Esta Declaración Jurada no confiere dependencia para propósitos de protección.



ATTACHMENT F: Written Notification of Enrollment Decision (English)

Written Notification of Enrollment Decision

Date: _____

Person completing form: _____

Title: ______

School Site: _____

In compliance with Section 722(g)(3)(E) of the McKinney-Vento Homeless Education Assistance Act of 2001, the following written notification is provided to:

Parent or Guardian: _____

Student(s):			

After reviewing your request to enroll the student(s) listed above, the enrollment request is

DENIED UPHELD. This determination was based upon:

You have the right to appeal this decision. Please complete the accompanying Dispute Resolution form and contact:

Camino Nuevo Charter Academy, Home Support Office Attn: Homeless Program Local Liaison 3435 W. Temple Street Los Angeles, California 90026

- The student(s) has the right to immediately enroll in the school of choice pending resolution of the dispute.
- The parent/guardian or unaccompanied homeless youth may provide written or oral information to support your position.



ATTACHMENT F: Written Notification of Enrollment Decision (Spanish)

Notificación por Escrito de Decisión Acerca de Inscripción

Fecha: _____

Persona llenando este formulario: _____

Plantel: ______

De conformidad con el Artículo 722(g)(3)(E) de la "McKinney-Vento Homeless Education Assistance Law" del 2001 (Ley de Asistencia Educativa a los Desamparados), se suministra la siguiente notificación por escrito a:

Padre/Madre o Tutor: ______

Estudiante(s): ______

Después de considerar su solicitud de inscripción de el/los estudiantes mencionados

precedentemente, su solicitud de inscripción ha sido \Box \emph{L}	DENEGADA 🗌 SOSTENIDA.
Esta decisión está basada en:	

Usted tiene el derecho de apelar esta decisión. Por favor complete la forma de Resolución de Disputas y contacte:

Camino Nuevo Charter Academy, Home Support Office Attn: Homeless Program Local Liaison 3435 W. Temple Street Los Angeles, California 90026

- El estudiante tiene derecho a inscribirse inmediatamente en la escuela de su elección en espera de la resolución de la disputa.
- Usted puede suministrar información oral o por escrito para respaldar su posición.



ATTACHMENT G: Parent Dispute Resolution Form (English) – Page 1

Parent Dispute Resolution Form

Name of Student		DOB	
Site			
Parent/ Guardian Name			
Street Address/Apt. #			
City	State		Zip Code
Home Phone		Message/	Work Phone
Relation to student		E-mail	

I have been provided with the following documents, copies of which are attached to this form:

- □ The Written Notification of Enrollment Decision Form Copy of the District's Dispute
- □ Resolution Process for students experiencing homelessness.

□ Contact information for the Homeless Education Program Liaison

1. You may include a written explanation to support your appeal of the school's decision in the space below. Please attach additional paper as necessary.

Please supply copies of any written documents that may be relevant to/supportive of your

	complaint.	I have attached	supporting documents:	🗆 Yes	🗆 No
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2. Please state the specific relief you are seeking:

I certify that the foregoing is true and correct:

Signature



ATTACHMENT G: Parent Dispute Resolution Form (English) – Page 2

Parent Dispute Resolution Form

Attach additional sheets for details if needed. Mail form to:

Camino Nuevo Charter Academy – Home Support Office Attn: Homeless Program Local Liaison 3435 W. Temple Street Los Angeles, California 90026



ATTACHMENT G: Parent Dispute Resolution Form (Spanish) – Page 1

Formulario de Resolución de Disputas para Padres

Estudiante		Fecha de Nacimiento			
Plantel					
Nombre del Padre/Encargado					
Dirección/número de apartamento					
Ciudad	Estado		Código Postal		
Teléfono		Teléfono para Mensajes			
Relación con el estudiante		Correo Ele	ctrónico		

Yo he recibido los siguientes documentos, cuyas copias se adjuntan a este formulario:

- □ La Forma de Notificación por Escrito de Decisión Acerca de Inscripción
- Copia del Proceso de Resolución de Disputas para estudiantes desamparados
- □ Información de contacto del Programa de Educación de Desamparados

1. En el espacio a continuación puede también incluir una explicación por escrito que apoye su apelación de la decisión de la escuela. Incluya otra hoja si es necesario.

Por favor incluya copias de cualquier documento escrito que pueda ser relevante/apoye su

queja.	Yo he incluido documentos de apoyo:	🗆 Si	🗆 No
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2. Por favor incluya específicamente la resolución que busca:

Yo certifico que lo aquí escrito es verdadero y correcto:

Firma



ATTACHMENT G: Parent Dispute Resolution Form (Spanish) – Page 2

Formulario de Resolución de Disputas para Padres

Adjunto incluya hojas adicionales, si fuera necesario.

Envíe por correo la información a:

Camino Nuevo Charter Academy – Home Support Office Attn: Homeless Program Local Liaison 3435 W. Temple Street Los Angeles, California 90026