

**BOARD OF DIRECTORS
EL CAMINO REAL ALLIANCE**

**RESOLUTION
RE: COMMITMENT TO ALL ENROLLED STUDENTS**

The Board of Directors (the “Board”) of El Camino Real Alliance (“ECRA”), a nonprofit public benefit corporation, does hereby adopt the following resolution.

WHEREAS, ECRA, under the name El Camino Real Charter High School, operates as a public school of the Los Angeles Unified School District (“District”) for purposes of special education pursuant to Education Code Section 47641(b); and

WHEREAS, ECRA’s high school program, Grades 9-12, converted from a traditional public school to become a charter school in 2011 pursuant to Education Code Section 47605(a)(2);

WHEREAS, as a charter school, ECRA must accept all students who wish to attend its school, subject only to capacity pursuant to Education Code Section 47605(d)(2); and

WHEREAS, as a charter school, enrollment must not be determined upon the place of residency of the student of his or her parent or parents pursuant to Education Code Section 47605(d)(1) and as such ECRA is not the school of residence for any student; and

WHEREAS, as a charter school, if there are more students who wish to attend than capacity, admission is determined by a public random drawing pursuant to Education Code Section 47605(d)(2)(B); and

WHEREAS, students who reside in the pre-charter, *former attendance area* of the traditional public school converted to ECRA’s charter school are given a preference in any public random drawing pursuant to Education Code Section 47605(d)(1); and

WHEREAS, as a charter school, no student may be required to attend ECRA pursuant to Education Code Section 47605(d) and (f); and

WHEREAS, ECRA currently enrolls students who do not reside in its former attendance area, along with students who do reside in its former attendance area; and

WHEREAS, the District has historically required ECRA, on behalf of the District, to provide special education assessments and/or to conduct Individualized Education Program (“IEP”) meetings for students who attend private schools who reside in the pre-charter, former attendance area of ECRA; and

WHEREAS, ECRA and other conversion charter schools authorized by the District have incurred significant legal fees and faced liability exposure as a result of being named as respondents in due process complaints as a result of the role that they have played on behalf of the District in the assessments and IEP meetings for students of the District residing in ECRA’s former attendance area but attending private schools; and

WHEREAS, ECRA is not compensated or reimbursed by the District, in part or in whole, for assessing and holding IEPs on behalf of the District for students attending private schools who reside in ECRA's pre-charter, former attendance area; and

WHEREAS, ECRA is not reimbursed for the legal fees incurred when named as Respondents in due process complaints as a result of the role that they have played on behalf of the District conducting assessments and IEP meetings for students attending private schools who reside in ECRA's former attendance area; and

WHEREAS, ECRA continues to be required to assess, hold IEPs, and serve all students who are enrolled in ECRA regardless of residency; and

WHEREAS, ECRA does not have the staffing required to assess and hold legally compliant IEPs for its own enrolled students and the students attending private schools on behalf of the District;

NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

ECRA shall no longer assess or hold IEPs on behalf of the District for students who reside in ECRA's pre-charter, former attendance area who are attending private schools, effective as of the date of the adoption of this Resolution.; and

The Executive Director or Designee is authorized and directed to communicate this decision to the District on behalf of ECRA.

IN WITNESS WHEREOF, the Board of Directors has adopted the above resolution by vote at its Regular Board Meeting this 17th day of December, 2019.

By: _____
Beatriz Chen, Secretary