

## **COLORADO** DEPARTMENT of EDUCATION

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**Robert K. Hammond** Commissioner of Education

**Keith Owen, Ph.D.** Deputy Commissioner

### MCKINNEY-VENTO HOMELESS EDUCATION (TITLE X OF NCLB) DISPUTE RESOLUTION PROCEDURE

#### PLEASE REFER TO THE ATTACHED DOCUMENT ("Resolution of Disputes") WHICH OUTLINES THE LEGAL RESPONSIBILITIES OF DISTRICTS TO NOTIFY PARENTS/GUARDIANS/UNACCOMPANIED YOUTH REGARDING WRITTEN NOTIFICATION OF SCHOOL PLACEMENT AND THE RIGHT TO APPEAL.

A dispute resolution procedure was created in the first state plan and has now been revised to reflect the duties and required responsibilities of the LEA Liaison. Copies of this procedure should be available upon request to local service providers, parents of students experiencing homelessness and unaccompanied youth. This procedure will be used for all dispute resolution issues regarding homeless children and youth including educational placement. The procedure flows through the following steps.

# *Note*: The child or youth shall be <u>immediately admitted</u> to the school in which enrollment is sought, pending resolution of the dispute.

#### (A) LEA Liaison Communication

The parent, guardian, or unaccompanied youth will contact the LEA Liaison. At that point it is the responsibility of the liaison to assist the person with prompt resolution within ten business days or assist in going to step B or contact a mediator from the Colorado Mediator Resource Network to support parties in dispute. There is nominal fee for the district and no fee for the parent or unaccompanied youth.

#### (B) SEA Coordinator Communication

The liaison will attempt to resolve the issue with the LEA by following the district dispute policy. If the dispute is not resolved at this point, the liaison will contact the State Coordinator for the Education of Homeless Children and Youth. The State Coordinator will attempt to resolve the conflict informally through communication with the LEA, the LEA Liaison, and the affected party(ies).

#### (C) Formal Complaint

If the State Coordinator is unable to resolve this conflict within 15 business days, then the parent, guardian or unaccompanied youth may file a written complaint to the State Coordinator. A team consultation (State Coordinator, Prevention Initiatives Supervisor and the Prevention Initiatives Director) will review the complaint with the mandates of the Title X law. The decision will be made within 15 business days and the written decision will be mailed to all parties by registered mail.

The Dispute Report Form should be used during the resolution process. This form and procedure may be downloaded from the Colorado Department of Education website. <u>http://www.cde.state.co.us/dropoutprevention/homeless\_disputes</u>

## McKinney-Vento Homeless Education Assistance Dispute Resolution Form

(To be filled out by the District Homeless Education Liaison)

School District:	_ Liaison:	
E-mail Address	Phone:	
Date of first contact by student, parent, guardian or represent	ative	
Name of Student		
Describe the issue(s) in question:		
Other School District Contacts w/phone numbers: (Principal, Superintendent, or other individuals involved))		
Date (see	nd to CDE within 10 b	usiness days)
		Check Applicable
Resolution at School District Level (describe below)*		
Unresolved or Appealed and Forwarded to State Coordinator	r, Dana Scott	
fax 303-866-6785 or E-mail: <u>Scott_d@cde.state.co.us</u>	1' 4	
A mediator from the Mediator Resource Network was utilize	ed in the process	
*Describe Resolution Results:		
District Homeless Education Liaison Signature		

This form must be filed with: The State Coordinator for the Education of Homeless Children and Youth Colorado Department of Education, 201 E. Colfax Avenue, Denver, Colorado 80203