

SCHOOL Corporation NAME McKinney-Vento Residency Form

Student Name	Date of Birth	Grade Level
The McKinney-Vento Homeless As regular, and adequate nighttime rehousing of other persons due to the	ssistance Act defines "homeles esidence." This includes childre	s" as "individuals who lack a fixed on who "are temporarily sharing the
O Does not apply; studen	nt is not homeless	
Please check one of the following states	ments if your family is experiencing t	temporary homelessness:
_	ng transitional housing shelters. Ple	•
e	doned buildings, in cars, trailers, ca provide information regarding area	ampgrounds, public places, housing in which student is living:
e e	lack of other suitable housing – Plea	· ·
financial conditions. Please p	ving with family or friends due to la rovide address of where student is la	iving:
Please answer the following if you check		
How long do you expect to be at this a		
Are you seeking permanent housing?		d to this address:
Is a parent living in the home with the		
If no, with whom is student living?	Relationship:	
A McKinney-Vento Liaison representing	the district may be in contact with for o	clarification or bus transportation.
We have read the information provided Act:	& indicated our living circumstances	above specific to the McKinney-Vento
Parent/Guardian/Unaccompanied Yout	_	Date
Office Use Only:Does Qua		

Date

McKinney-VentoLiaison/AppointeeSignature

APPENDIX B

NOTICE OF RIGHT TO APPEAL

Dear Parent:

Be advised that you have the right to appeal the decisions made by Penn-Harris-Madison School Corporation regarding your student's eligibility and enrollment under Title X, Part C of the McKinney-Vento Homeless Assistance Act. Students involved in a McKinney-Vento dispute process have the right to enroll immediately in the school of choice pending resolution of the dispute. Immediate enrollment includes full participation in all school activities.

As the district's McKinney-Vento Homeless Education Liaison designee, notification should be made to Mike Seger, Director of Safety and Student Services in writing within 10 business days of receipt of this letter if you want to appeal the district's decision outlined above.

Below you will find an appeal form that you can use for this notification. If we cannot reach a resolution at the district-level; As required by Indiana Code 20-26-11-15, the Indiana State Board of Education will hear all appeals on an order expelling a child under IC 20-33-8-17 (legal settlement), in addition to all disputes on (A) legal settlement; (B) right to transfer; (C) right to attend school in any school corporation; (D) amount of transfer tuition; and (E) any under matter arising under IC 20-26-11-15 (Transfers and Transfer Tuition).

- A. The party requesting an appeal or resolution of a dispute by the State Board of Education will submit a request in writing to the State Board Liaison at the Indiana Department of Education. State Board Appeal Memo.pdf
- B. The Board shall hold a hearing on the timely written application of the interested party.
- **C.** The Board shall make its determination under the following procedure:
 - A hearing shall be held on each matter presented.
 - Each interested party, including (where appropriate) the parents, student, transferor corporation, transferee corporation, or the state, shall be given at least ten (10) days' notice of the hearing by certified mail or personal delivery. The date of giving the notice is the date of mailing or delivery.
 - Any interested party may appear at the hearing in person or by counsel, present evidence, cross-examine witnesses, and present in writing or orally summary statements of position, and a written or recorded transcript of the hearing shall be made.
 - The hearing may be held by the Indiana State Board of Education or by a hearing examiner appointed by it who must be a state employee. The hearing, at the option of the State Board of Education or hearing examiner, may be held at any place in Indiana.