National Center for Homeless Education Education for Homeless Children and Youth Program Local Educational Agency Informal Needs Assessment

Instructions

Local liaisons should undertake an annual review of data and activities in their local educational agency (LEA) to ensure that the local Education for Homeless Children and Youth (EHCY) program is identifying and meeting the needs of homeless children and youth.

This informal needs assessment tool provides a series of questions that local liaisons may use to determine the status of their services for homeless children and youth and to identify where to focus efforts to meet the most critical needs of these students. This questionnaire should be used in conjunction with a review of data that provides the numbers of homeless children and youth identified, their primary nighttime residence, absenteeism, discipline referrals, drop-out rate, and level of academic proficiency. It would also be helpful to review local and community or state data available. Local liaisons should also review their phone and email logs to identify recurring problems and concerns, along with past LEA EHCY program monitoring reports. Input from other program administrators and stakeholders will also enhance the quality of responses.

The questions are organized by key focus areas for the work of the LEA in homeless education and reflect provisions in the McKinney-Vento Homeless Assistance Act (McKinney-Vento Act), as amended by the Every Student Succeeds Act of 2015 (ESSA). References to relevant portions of the McKinney-Vento Act are included for each area. The questions are comprehensive to ensure that all aspects of the McKinney-Vento program are included. Focus areas include:

- Awareness
- Policies and Procedures
- Disputes
- Identification
- Enrollment

- School Selection
- Access to Services
- Transportation
- School Success

- Collaboration within the LEA
- Collaboration with Title I
- Community Collaboration
- Resources, Capacity, and Compliance
- Charter Schools (if applicable)

This tool is designed to be customized to fit your program. You may find that you have more information for some areas than others, or that some of your responses are based more on what you know from experience (and others' experience), rather than hard data. The questions are intended to spark discussion more than be utilized as a formal needs assessment framework, in order to accommodate the time and resources available to respond to them. Local liaisons would find it worthwhile to spend at least several hours completing the questionnaire, but some may choose to spend longer, engaging the input of other program administrators and stakeholders.

Awareness

State Plan Requirements¹ – A description of programs for school personnel (including liaisons designated under subparagraph (J)(ii), principals and other school leaders, attendance officers, teachers, enrollment personnel, and specialized instructional support personnel) to heighten the awareness of such personnel of the specific needs of homeless children and youths, including such children and youths who are runaway and homeless youths. [42 U.S.C. § 11432 (g)(1)(D)]

Coordination Purpose – Each local educational agency is required to coordinate with State and local housing agencies. This coordination must be designed to "raise the awareness of school personnel and service providers of the effects of short-term stays in a shelter and other challenges associated with homelessness." [42 U.S.C. § 11432(g)(5)(C)(iii)]

LEA liaison duties – Each local agency liaison for homeless children and youths, designated under paragraph (1)(J)(iii), shall ensure that – the parents or guardians of homeless children and youths are informed of the educational and related opportunities available to their children and are provided with meaningful opportunities to participate in the education of their children [42 U.S.C. § 11432(g)(6)(A)(v)]; public notice of the educational rights of homeless children and youths is disseminated in locations frequented by parents or guardians of such children and youths, and unaccompanied youths, including schools, shelters, public libraries, and soup kitchens, in a manner and form understandable to the parents and guardians of homeless children and youths, and unaccompanied youths, in a manner and form understandable to the parents and guardians of homeless children and youths, and unaccompanied youths [42 U.S.C. § 11432(g)(6)(A)(v)].

State coordinators established under subsection (d)(3) and local educational agencies shall inform school personnel, service providers, advocates working with homeless families, parents and guardians of homeless children and youths, and homeless children and youths of the duties of the local educational agency liaisons, and publish an annually updated list of the liaisons on the State educational agency's website. [42 U.S.C. § 11432(g)(6)(B)]

Questions to Consider	What's in Place	What's Needed	Priority
• What is the level of awareness of school			
personnel on the needs of homeless			
children and youth?			
• What programs, activities, and trainings are			
conducted for LEA program administrators			
and school personnel to increase their			
awareness of homeless children and youth?			
 What is the level of awareness of 			
community agencies and organizations on			
the needs of homeless children and youth?			
• What activities take place to increase the			
level of awareness in community agencies,			
shelters, and service providers?			
• Are posters widely disseminated in schools			
and throughout the community?			

¹ Many of the items listed as requirements in the State plan are considered activities that must be carried out at the LEA level. Therefore, several State plan provisions are included in the LEA needs assessment.

• How are parents and guardians of homeless children and youth informed of the educational rights of and opportunities for their children and of meaningful opportunities to participate in the education of their children?	
 How are unaccompanied homeless youth informed of educational rights and 	
opportunities?	

Policies and Procedures

Statement of Policy – In any State where compulsory residency requirements or other requirements, in laws, regulations, practices, or policies may act as a barrier to the identification of, or the enrollment, attendance, or success in school of homeless children and youths, the State educational agency and the local educational agencies in the State will review and undertake steps to revise such laws, regulations, practices, or policies to ensure that homeless children and youths are afforded the same free, appropriate public education as provided to other children and youths. [42 U.S.C. § 11431(2)]

State Plan Requirements - Must include a description of procedures

- That the State educational agency will use to identify homeless children and youths in the State and to assess their needs [42 U.S.C. § 11432(g)(1)(B)];
- That ensure that homeless children and youths who meet the relevant eligibility criteria are able to participate in Federal, State, or local nutrition programs [42 U.S.C. § 11432(g)(1)(E)];
- That ensure that homeless children have access to public preschool programs, administered by the State educational agency or local educational agency, as provided to other children in the State [42 U.S.C. § 11432(g)(1)(F)(i)];
- That ensure that youths described in section 725(2) [definition of the term 'homeless children and youths'] and youths separated from public school are identified and accorded equal access to appropriate education and support services, including by identifying and removing barriers that prevent youths described in this clause from receiving appropriate credit for full or partial coursework satisfactorily completed while attending a prior school, in accordance with State, local, and school policies [42 U.S.C. § 11432(g)(1)(F)(ii)]; and
- That ensure that homeless children and youths who meet the relevant eligibility criteria do not face barriers to accessing academic and extracurricular activities, including magnet school, summer school, career and technical education, advanced placement, online learning, and charter school programs, if such programs are available at the State and local levels [42 U.S.C. § 11432(g)(1)(F)(iii)].

The State plan must also include:

- A demonstration that the State educational agency and the local educational agencies have developed, and shall review and revise, policies to remove barriers to the identification of homeless children and youths, and the enrollment and retention due to outstanding fees or fines, or absences [42 U.S.C. § 11432(g)(1)(I)]; and
- An assurance that the State and the local educational agencies in the State will adopt policies and practices to ensure that transportation is provided, at the request of a parent or guardian (or in the case of an unaccompanied youth, the liaison), to and from the school of origin [42 U.S.C. § 11432(g)(1)(J)(iii)].

LEA Requirements – Privacy – Information about a homeless child's or youth's living situation shall be treated as a student education record, and shall not be deemed to be directory information, under section 444 of the General Education Provisions Act (20 U.S.C. 1232g). [42 U.S.C. § 11432(g)(3)(G)]

Review and Revisions -

- (A) Each State educational agency and local educational agency that receives assistance under this subtitle shall review and revise any policies that may act as barriers to the identification of homeless children and youths or the enrollment of homeless children and youths in schools selected under paragraph (3) [best interest determination];
- (B) In reviewing and revising such policies, consideration shall be given to issues concerning transportation, immunization, residency, birth certificates, school records and other documentation, and guardianship;
- (C) Special attention shall be given to ensuring the identification, enrollment, and attendance of homeless children and youths who are not currently attending school. [42 U.S.C. § 11432(g)(7)]

Questions to Consider	What's in Place	What's Needed	Priority
• What policies and procedures are in place			
for determining eligibility, enrolling			
homeless students, and connecting them to			
services in a timely way?			
• How are schools routinely informed of			
these policies and procedures?			
Do they follow them?What types of complaints regarding			
compliance issues or barriers to the school			
enrollment, attendance, and success of			
homeless students are received most			
frequently by the LEA that should be			
addressed in policies?			
• What specific policies and procedures are			
in place specific for unaccompanied			
homeless youth regarding consent,			
enrollment without a legal guardian, and			
other issues?			
What policies and procedures ensure the			
privacy of the living situations of homeless			
children and youth?			

Dispute Resolution
State Plan – Must include a description of procedures for the prompt resolution of disputes regarding the educational placement of homeless children
and youths. [42 U.S.C. § 11432(g)(1)(C)]

LEA Requirements - If a dispute arises over eligibility, or school selection or enrollment in a school -

(i) the child or youth shall be immediately enrolled in the school in which enrollment is sought, pending final resolution of the dispute, including all available appeals;

(ii) the parent or guardian of the child or youth or (in the case of an unaccompanied youth) the youth shall be provided with a written explanation of any decisions related to school selection or enrollment made by the school, the local educational agency, or the State educational agency involved, including the rights of the parent, guardian, or unaccompanied youth to appeal such decisions;

(iii) the parent, guardian, or unaccompanied youth shall be referred to the local educational agency liaison, designated under paragraph (1)(J)(ii), who shall carry out the dispute resolution process as described in paragraph (1)(C) [disputes in the State plan] as expeditiously as possible after receiving notice of the dispute; and

(iv) in the case of an unaccompanied youth, the liaison shall ensure that the youth is immediately enrolled in the school in which the youth seeks enrollment pending resolution of such dispute. [42 U.S.C. § 11432(g)(3)(E)]

LEA Liaison Duties – Each local educational agency liaison for homeless children and youths, designated under paragraph (1)(J)(ii), shall ensure that - enrollment disputes are mediated in accordance with paragraph (3)(E) [enrollment disputes]. [42 U.S.C. § 11432(g)(6)(A)(vii)]

Questions to Consider	What's in Place	What's Needed	Priority
• Does the LEA have a written McKinney-			
Vento dispute resolution policy? If so, does			
it align with the state McKinney-Vento			
dispute resolution policy?			
 Do LEAs provide parents, guardians, or 			
unaccompanied youth with written notice			
of a decision related to eligibility, school			
selection, or enrollment in a school and			
information on how they may initiate a			
dispute if they disagree?			
• Are disputes carried out expeditiously and			
according to the SEA's and LEA's			
McKinney-Vento dispute policy?			
• Are students enrolled in the school			
requested and provided all services,			
including transportation, during the			
dispute resolution process?			
• How many disputes have occurred over the			
past year? What were the areas of			
disagreement?			
What could be done to avoid disputes?			

	Identification		
LEA Liaison Requirements – Each local education	onal agency liaison for homeless children and yo	ouths, designated under paragraph (1)(J))(ii), shall
ensure that homeless children and youth are id	entified by school personnel through outreach a	and coordination activities with other en	tities and
agencies. [42 U.S.C. § 11432 (g)(6)(A)(i)]			
Questions to Consider	What's in Place	What's Needed	Priority
 How many homeless children and youth are reported as enrolled in the LEA? Is this number consistent the level of poverty in the LEA and community? Is it likely that there are homeless children and youth in your state who have not been identified and are not attending school? What kinds of outreach and coordination take place to increase the identification of homeless children and youth in your community? What efforts are in place to identify homeless youth who do not attend school? Does the LEA utilize a residency form upon enrollment to identify students who may be homeless? Has this form been reviewed to ensure it does not create a barrier to enrollment? Are registrars and other school office staff familiar with the procedures for how to 			

Enrollment

State Plan Requirements – Must include

- Strategies to address other problems with respect to the education of homeless children and youths, including problems resulting from enrollment delays that are caused by (i) requirements of immunization and other required health records; (ii) residency requirements; (iii) lack of birth certificates, school records, or other documentation; (iv) guardianship issues; or (v) uniform or dress code requirements. [42 U.S.C. § 11432(g)(1)(H)]
- A demonstration that the State educational agency and local educational agencies in the State have developed, and shall review and revise, policies to remove barriers to the identification of homeless children and youths, and the enrollment and retention of homeless children and youths in schools in the State, including barriers to enrollment and retention due to outstanding fees or fines, or absences. [42 U.S.C. § 11432(g)(1)(I)]

LEA Requirements -

Immediate enrollment -

- (i) The school selected in accordance with this paragraph [best interest determination] shall immediately enroll the homeless child or youth, even if the child or youth
 - (I) is unable to produce records normally required for enrollment, such as previous academic records, records of immunization and other required health records, proof of residency, or other documentation; or
 - (II) has missed application deadlines during any period of homelessness.

(ii) The enrolling school shall immediately contact the school last attended by the child or youth to obtain relevant academic and other records. (iii) If the child or youth needs to obtain immunizations or other required health records, the enrolling school shall immediately refer the parent or guardian of the child or youth or (in the case of an unaccompanied youth) the youth to the local educational agency liaison, designated under paragraph (1)(J)(ii), who shall assist in obtaining necessary immunizations or screenings, or immunization or other required health records in accordance with subparagraph D [records]. [42 U.S.C. § 11432 (g)(3)(C)]

Records – Any record ordinarily kept by the school, including immunization or other required health records, academic records, birth certificates, guardianship records, and evaluations for special services or programs regarding each homeless child or youth shall be maintained so that the records involved are available, in a timely fashion, when a child or youth enters a new school or school district. [42 U.S.C. § 11432(g)(3)(D)(i)]

Questions to Consider	What's in Place	What's Needed	Priority
• Do all schools in the LEA enroll homeless			
students immediately? When enrollment			
delays occur, what are the reasons?			
 How does the LEA remove barriers to 			
enrollment due to lack of records typically			
required upon enrollment or due to missed			
deadlines during any period of			
homelessness?			
• Do homeless children and youth experience			
barriers to enrollment due to outstanding			
fines, fees, or absences?			
• Do enrolling schools immediately contact the school last attended by a child or youth			
to obtain relevant academic records?			
Does the LEA liaison assist in obtaining			
necessary immunizations or screenings or			
immunization or other health records when			
needed?			
Have enrollment barriers specific to			
unaccompanied homeless youth, such as			

enrolling without a parent or guardian, been	
eliminated?	
• Do schools make records available in a	
timely fashion to a new school in which a	
homeless child or youth enrolls?	
• How many and what types of complaints do	
you receive regarding enrollment barriers	
for homeless children and youth?	

School Selection

LEA Requirements -

- The local educational agency serving each child or youth to be assisted under this subtitle shall, according to the child's or youth's best interest (i) continue the child's or youth's education in the school of origin for the duration of homelessness (I) in any case in which a family becomes homeless between academic years or during an academic year; and (II) for the remainder of the academic year, if the child or youth becomes permanently housed during an academic year; or (ii) or enroll the child or youth in any public school that nonhomeless students who live in the attendance area in which the child or youth is actually living is are eligible to attend. [42 U.S.C. § 11432(g)(3)(A)]
- The term 'school of origin' means the school that a child or youth attended when permanently housed or the school in which the child or youth was last enrolled, including a preschool. [42 U.S.C. § 11432 (g)(3)(I)(i)]
- When the child or youth completes the final grade level served by the school of origin, as described in clause (i), the term 'school of origin' shall include the designated receiving school at the next grade level for all feeder schools. [42 U.S.C. § 11432(g)(3)(I)(ii)]
- In determining the best interest of the child or youth under subparagraph (A), the local educational agency shall (i) presume that keeping the child or youth in the school of origin is in the child's or youth's best interest, except when doing so is contrary to the request of the child's or youth's parent or guardian, or (in the case of an unaccompanied youth) the youth; (ii) consider student-centered factors related to the child's or youth's best interest, education, health, and safety of homeless children and youth, giving priority to the request of the child's or youth's parent or guardian or (in the case of an unaccompanied or (in the case of an unaccompanied youth) the youth; (iii) if, after conducting the best interest determination based on consideration of the presumption in clause (i) and the student-centered factors in clause (ii), the local educational agency determines that it is not in the best child's or youth's best interest to attend the school of origin or the school requested by the parent or guardian, or (in the case of an unaccompanied youth) the youth's parent or guardian, or (in the case of an unaccompanied youth) the youth is best interest to attend the school of origin or the school requested by the parent or guardian, or (in the case of an unaccompanied youth) the youth's parent or guardian, or (in the case of an unaccompanied youth) the youth, provide the child's or youth's parent or guardian or the unaccompanied 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 information regarding the right to appeal under subparagraph (E) [enrollment disputes]. [42 U.S.C. § 11432(g)(3)(B)]

Questions to Consider	What's in Place	What's Needed	Priority
What is the average mobility rate of			
homeless students (number of school			
transfers in a year) in the LEA? How does			

	1
this compare to the average mobility rate of	
nonhomeless students in the LEA?	
• Does the LEA presume that remaining in the	
school of origin is in the homeless child's or	
youth's best interest?	
• What are the procedures for determining	
best interest for school selection for	
homeless students?	
• Do young homeless children attending SEA-	
or LEA-preschools remain in their school of	
origin?	
• Are designated receiving schools for feeder	
schools considered schools of origin for	
homeless students who complete the final	
grade level served by a school of origin?	
• What calls and complaints do you receive	
indicating barriers to homeless students	
enrolling in either the school of origin or the	
local attendance area school?	

Transportation

State Plan Requirements – Such plan shall include the following: Assurances that the following will be carried out – the State and local educational agencies in the State will adopt policies and practices to ensure that transportation is provided, at the request of the parent or guardian (or in the case of an unaccompanied youth, the liaison), to and from the school of origin, as determined in paragraph (3). [42 U.S.C. § 11432(g)(1)(J)(iii)]

LEA Liaison Duties – Each local educational liaison for homeless children and youths designated under paragraph (1)(j)(ii) shall ensure that the parent or guardian of a homeless child or youth, and any unaccompanied youth, is fully informed of all transportation services, including transportation to the school of origin, as described in paragraph (1)(J)(iii), and is assisted in accessing transportation to the school that is selected under paragraph (3)(A) [the best interest determination]. [42 U.S.C. § 11432(g)(6)(A)(viii)]

Questions to Consider	What's in Place	What's Needed	Priority
• What in the average length of time for the			
LEA to arrange transportation for homeless			
children and youth?			
 Are transportation services arranged 			
quickly so that attendance is not impacted?			
 Are preschool-aged children provided 			
transportation to and from the school of			
origin?			

• Do state or local pupil transportation policies allow for flexibility in determining		
the most efficient mode of transportation to		
and from the school of origin?		
• Does the LEAs have formal or informal		
interdistrict policies in place for sharing the		
cost and responsibility for transporting		
homeless students across school district		
lines for remaining in the school of origin?		
• What are the biggest challenges in arranging		
transportation to and from the school of		
origin?		
 What resources are in place to support 		
providing transportation to and from the		
school of origin?		

Access to Services

State Plan Requirements – Must include

- A description of how such children and youths are (or will be) given the opportunity to meet the same challenging State academic standards as all students are expected to meet [42 U.S.C. § 11432(g)(1)(A)];
- A description of procedures that ensure that homeless children and youths who meet the relevant eligibility criteria are able to participate in Federal, State, or local nutrition programs [42 U.S.C. § 11432(g)(1)(E)];
- A description of procedures that ensure that— (i) homeless children have equal access to public preschool programs, administered by the State educational agency or local educational agency, as provided to other children in the State; (ii) homeless youths as described in section 725(2) [definition of homeless children and youths] and youths separated from public schools are identified and accorded equal access to appropriate secondary education and support services, including by identifying and removing barriers that prevent youths described in this clause from receiving appropriate credit for full or partial coursework satisfactorily completed while attending a prior school, in accordance with State, local, and school policies; and (iii) homeless children and youths who meet the relevant eligibility criteria do not face barriers to accessing academic and extracurricular activities, including magnet school, summer school, career and technical education, advanced placement, on-line learning, and charter school programs, if such programs are available at the State and local levels [42 U.S.C. § 11432(g)(1)(F)];
- Assurances that the following will be carried out The State educational agency and local educational agencies in the State will adopt policies and practices to ensure that homeless children and youths are not stigmatized or segregated on the basis of their status as homeless. [42 U.S.C. § 11432(g)(1)(J)(i)]

State Plan Requirements – Must include a description of procedures that ensure that – homeless children and youths who meet the relevant eligibility criteria do not face barriers to accessing academic and extracurricular activities, including magnet school, summer school, career and technical education, advanced placement, on-line learning, and charter school programs, if such programs are available at the State and local levels. [42 U.S.C. § 11432(g)(1)(F)(iii)]

LEA Liaison Requirements – Each local educational agency liaison for homeless children and youths, designated under paragraph (1)(J)(ii), shall ensure that(iii) homeless families and homeless children and youths have access to and receive educational services for which such families are eligible, including services through Head Start programs (including Early Head Start programs) under the Head Start Act (42 U.S.C. 9831 et seq.), early intervention services under part C of the Individuals with Disabilities Education Act (20 U.S.C. 1431 et seq.) and other preschool programs administered by the local educational agency; (iv) homeless families and homeless children and youth receive referrals to health care services, dental services, mental health and substance abuse services, housing services, and other appropriate services. [42 U.S.C. § 11432(g)(6)(A)]

LEA Liaison Requirements – Must ensure that – unaccompanied youths (I) are enrolled in school; (II) have opportunities to meet the same challenging State academic standards as the State establishes for other children and youths, including through implementation of procedures under paragraph (1)(F)(ii); and (III) are informed of their status as independent students under section 480 of the Higher Education Act of 1965 (20 U.S.C. 1087vv) and that the youths may obtain assistance from the local educational agency liaison to receive verification of such status for purposes of the Free Application for Federal Student Aid described in section 483 of such Act (20 U.S.C. 1090). [42 U.S.C. § 11432(g)(6)(A)(x)]

Questions to Consider	What's in Place	What's Needed	Priority
• Are homeless students placed in classes on			
the day they enroll?			
• How do schools place students when their			
records are not available on the day they enroll?			
• How does the LEA ensure that homeless			
students are enrolled and assisted with			
basic school requirements (e.g., records			
transfer)?			
• How does the LEA ensure that homeless			
students are linked to all services for which			
they are eligible, including tutoring and other academic support services?			
 What policies and procedures ensure that 			
eligible homeless children and youth can			
enroll in magnet schools, summer school			
programs, career and technical education			
programs, and on-line learning without			
barriers?			
• Are homeless students able to access free			
meals immediately when they become			
homeless or enroll in school?			
 How does the LEA ensure that young 			
homeless children have access to public			

School Success

Statement of Policy – Homeless children and youths should have access to the education and other services that such children and youths need to ensure that such children and youths have an opportunity to meet the same challenging State academic standards to which all students are held. [42 U.S.C. § 11431(4)]

State Plan – Must include

- A description of how homeless children and youths are (or will be) given the opportunity to meet the same challenging State academic standards as all students are expected to meet [42 U.S.C. § 11432(g)(1)(A)];
- A description of procedures that ensure that youths described in section 725(2) [definition of homeless children and youths] and youths separated from public schools are identified and accorded equal access to appropriate secondary education and support services, including by identifying barriers and removing barriers that prevent youths described in this clause from receiving appropriate credit for full or partial coursework satisfactorily completed while attending a prior school, in accordance with State, local, and school policies; [42 U.S.C. § 11432(g)(1)(F)(ii)]

LEA Liaisons – Each local educational agency liaison for homeless children and youths, designated under paragraph (1)(J)(ii), shall ensure that homeless children and youths are enrolled in, and have a full and equal opportunity to succeed in, schools of that local educational agency. [42 U.S.C. § 11432(g)(6)(A)(ii)]

11432(g)(6)(A)(11)]			
Questions to Consider	What's in Place	What's Needed	Priority
• How do homeless children and youth in the			
LEA perform academically in comparison			
to the LEA or state average for all students?			
• What is the rate of grade-level promotion			
or retention for homeless students? How			
does that compare to the LEA or state			
average?			
• How does the LEA support improvement of			
homeless children and youth in the areas of			
academic proficiency?			
• How does the attendance rate of homeless			
children and youth compare to the LEA or			
state average?			
• How does the LEA support regular			
attendance of homeless children and			
youth?			
• What is the state's rate of homeless youth			
dropping out of school? What is the on-			
time graduation rate of homeless students?			
How do these rates compare with the state			
average for all students? What services			
exist to enroll and retain homeless youth?			
• How does the rate of disciplinary referrals			
and suspensions for homeless students and			
youth compare to the state average? How			
does the LEA review discipline referrals for			
homeless students to ensure they are not punished for actions and behaviors related			
to their homelessness?			
What policies and practices enable			
• what policies and practices enable homeless students to recover credits or			
attain partial credit for work completed			
while attending a prior school?			
while attenuing a prior school:			

Collaboration within the LEA

Coordination Purpose – The coordination required under subparagraphs (A) and (B) shall be designed to – (i) ensure that homeless children and youths are promptly identified; (ii) ensure that homeless children and youths have access to, and are in reasonable proximity to available education and related support services; and (iii) raise awareness of school personnel and service providers of the effects of short-term stays in a shelter and other challenges associated with homelessness. [42 U.S.C. § 11432 (g)(5)(C)]

Homeless Children and Youths with Disabilities – For children and youths who are to be assisted both under this subtitle, 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), each local educational agency shall coordinate the provision of services under this part with the provision of programs for children with disabilities served by that local educational agency and other involved local educational agencies. [42 U.S.C. § 11432 (g)(5)(D)]

Questions to Consider	What's in Place	What's Needed	Priority
• How do you ensure coordination among			
LEA administrators and personnel			
programs serving homeless students?			
Consider specifically			
 pupil transportation 			
 school registrars 			
 special education 			
 child nutrition 			
 English learners 			
 early childhood 			
 early learning services 			
 migrant education 			
 dropout and truancy prevention 			
 after tutoring school programs 			
 school counselors and social workers 			
 school nurses 			
 charter schools, if applicable 			

Title I Requirements -

A local educational agency may receive a subgrant under this part for any fiscal year only if such agency has on file with the State educational agency a plan, approved by the State educational agency, that...is coordinated with...the McKinney-Vento Homeless Assistance Act. [20 U.S.C. § 6312(a)(1)(B)].

Title I

Each local educational agency plan shall describe...the services the local educational agency will provide homeless children and youths, including services provided with funds reserved under section 6313(c)(3)(A), to support the enrollment, attendance, and success of homeless children and

youths, in coordination with the services the local educational agency is providing under the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11301 et seq.). [20 U.S.C. § 6312(b)(6)]

A local educational agency shall reserve such funds as are necessary under this part...to provide services comparable to those provided to children in schools funded under this part to serve homeless children and youths, including providing educationally related support services to children in shelters and other locations where children may live. [20 U.S.C. § 6313(c)(3)(A)(i)]

Funds reserved under subparagraph (A)(i) [for comparable services for homeless children and youths] may be determined based on a needs assessment of homeless children and youths in the local educational agency, taking into consideration the number and needs of homeless children and youths in the local educational agency, and which needs assessment may be the same needs assessment as conducted under section 11433(b)(1) of title 42 [20 U.S.C. § 6313(c)(3)(C)(i)]; and used to provide homeless children and youths with services not ordinarily provided to other students under this part including providing – (I) funding for the liaison designated pursuant to section 11432(g)(1)(J)(ii) of title 42; and (II) transportation pursuant to section 11432(g)(1)(J)(iii) of such title [20 U.S.C. § 6313(c)(3)(C)(i)].

Questions to Consider	What's in Place	What's Needed	Priority
• What resources, supports, and services are			
provided to homeless children and youth			
through Title I, Part A?			
• Does the Title I program reserve funds for			
homeless students?			
• Is this set aside an amount sufficient to			
meet the needs of homeless children and			
youth in the LEA?			
 Is this amount based on a discussion 			
between the local homeless liaison and			
Title I coordinator of data on and needs of			
homeless students?			
• Do you have input on the description in the			
local plan of the coordination between the			
Title I and McKinney-Vento programs?			
What is the frequency of communication			
between the Title I coordinator and you?			

Community Collaboration

Coordination – Each local educational agency serving homeless children and youths that receives assistance under this part shall coordinate – the provision of services under this part with local social services agencies and other agencies or entities providing services to homeless children and youths and their families, including services and programs funded under the Runaway and Homeless Youth Act (42 U.S.C. 5701 et seq.). [42 U.S.C. § 11432(g)(5)(A)(i)]

Coordination with Housing Assistance – If applicable, each State educational agency and local educational agency that receives assistance under this part shall coordinate with State and local housing agencies responsible for developing the comprehensive housing affordability strategy described in section 105 of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12705) to minimize educational disruption for children and youths who become homeless. [42 U.S.C. § 11432(g)(5)(B)]

who become nomeless. [42 0.5.0. § 11432(g)(:			_
Questions to Consider	What's in Place	What's Needed	Priority
• What activities do you conduct to foster			
coordination and collaboration with the			
following:			
• Public and private child welfare and			
social service agencies			
 Medical clinics 			
 Mental health services 			
 Food and clothing banks 			
 Law enforcement agencies 			
 Domestic violence agencies 			
 Child care providers 			
 Providers of services and programs 			
funded under the Runaway and			
Homeless Youth Act			
 housing and HUD-funded programs 			
 Head Start and Early Head Start 			
\circ Early intervention programs (IDEA,			
Part C)			
 Homeless shelters 			
 Higher education institutions 			
 Business partners 			
 Faith-based organizations 			
 Other groups serving homeless 			
children and youth and their families			

Resources, Capacity, and Compliance

State Plan Requirements: Must provide assurances that

• The local educational agencies will designate an appropriate staff person, able to carry out the duties described in paragraph (6)(A) [of the local liaison]. [42 U.S.C. § 11432 (g)(1) (J)(ii)];

• The State and the local educational agencies in the State will adopt policies and practices to ensure participation by liaisons described in clause (ii) in professional development and other technical assistance activities provided pursuant to paragraphs (5) and (6) of subsection (f) [functions of Office of Coordinator] as determined appropriate by the Office of Coordinator. [42 U.S.C. § 11432(g)(1)(J)(iv)]

Each local educational agency liaison for homeless children and youths, designated under paragraph (1)(J)(ii), shall ensure that school personnel				
providing services under this subtitle receive professional development and other support. [42 U.S.C. § 11432(g)(6)(A)(ix)]				
Questions to Consider	What's in Place	What's Needed	Priority	
• Does the LEA provide the local liaison the				
time and support to sufficiently carry out				
your duties?				
 How much time is needed? 				
 How much time is allocated? 				
• Do you receive sufficient training to carry				
out your responsibilities?				
Do you provide professional development				
and other support to school personnel				
serving homeless children and youth?				
• Do you review data on an annual basis to				
identify needs and plan efficient use of				
resources?				
• What are sources of support that the LEA				
provides for homeless children and youth?				
• What are sources of support that come				
from federal and state programs?				
What supplemental services are provided				
through subgrants, if applicable?				
What are the most critical areas of support				
still needed to serve homeless students?				
What compliance problems were identified				
in the LEAs most recent monitoring of the				
EHCY program? How have these been				
addressed?				

Charter Schools (if applicable)					
State Plan Requirements – Must include a desc	State Plan Requirements – Must include a description of procedures that ensure that homeless children and youths who meet the relevant eligibility				
criteria do not face barriers to accessing acade	mic and extracurricular activities, including ch	narter school programs, if such programs are av	ailable at		
the State and local levels. [42 U.S.C. § 11432(g)	the State and local levels. [42 U.S.C. § 11432(g)(1)(F)(iii)]				
Questions to Consider	Questions to Consider What's in Place What's Needed Priority				
• What do you do to create awareness of the	What do you do to create awareness of the				
needs and rights of homeless students?	needs and rights of homeless students?				
• Does the school have a local homeless					
liaison (if considered its own LEA)?					

• Does the school follow the requirements of the McKinney-Vento Act, particularly with	
regard to identification, enrollment, and transportation?	
What professional development have the	
local liaison and other charter school staff received on the rights of homeless children	
and youth?	
• Does your school submit data to the SEA	
and ED <i>Facts</i> on homeless children and youth annually?	

Needs Assessment Summary: High Priority Needs

In the following table, list the highest priority needs identified in the guiding questions and create a concrete (measurable) goal that the LEA should achieve during the next year to address each need. This information will guide the development of an annual action plan.

Focus Area	Priority Needs	Measurable Goal
Awareness		
Policies and		
Procedures		
Disputes		
Identification		
Enrollment		
School Selection		
Access to Services		
Transportation		

Stakeholders Providing Input to the Guiding Question Responses

Name	Role Group	Phone	Email

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