368

2011-2012 Regular Sessions

IN SENATE

(PREFILED)

January 5, 2011

Introduced by Sen. MONTGOMERY -- read twice and ordered printed, and when printed to be committed to the Committee on Children and Families

AN ACT to amend the social services law and the education law, in relation to educational stability for children who are homeless and in out-of-home care

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-BLY, DO ENACT AS FOLLOWS:

Section 1. The social services law is amended by adding a new section 1 373-b to read as follows: 2

373-В. 3 S SCHOOL PLACEMENT. 1. THE LEGISLATURE RECOGNIZES THAT THE EDUCATIONAL OUTCOMES OF ALL CHILDREN ARE CRITICAL TO BECOMING PRODUCTIVE 4 5 CITIZENS. IN TODAY'S ECONOMY, EDUCATIONAL ATTAINMENT IS DIRECTLY LINKED 6 TO EMPLOYMENT OPPORTUNITIES AND WAGES EARNED. REGARDLESS OF FAMILY OR 7 FOSTER CARE STATUS, UNPLANNED SCHOOL MOBILITY IS CONSIDERED TO HAVE UNFAVORABLE CONSEQUENCES FOR ACADEMIC SUCCESS, SELF ESTEEM AND CLASSROOM 8 9 BEHAVIOR. THE LEGISLATURE FINDS THAT ESTABLISHING A PROCEDURE TO MINI-10 MIZE DISRUPTIONS IN EDUCATION FOR CHILDREN IN OUT-OF-HOME CARE CAN LEAD 11 TO BETTER LIFELONG OUTCOMES FOR CHILDREN. 12

2. DEFINITIONS. (A) "SCHOOL OF ORIGIN" SHALL MEAN:

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(I) THE PUBLIC SCHOOL THAT THE CHILD ATTENDED OR WAS ENTITLED TO 13 ATTEND WHEN PLACED IN OUT-OF-HOME CARE; OR 14

(II) THE SCHOOL IN WHICH THE CHILD WAS LAST ENROLLED.

16 (B) "SCHOOL DISTRICT OF ORIGIN" SHALL MEAN THE SCHOOL DISTRICT WITHIN THE STATE OF NEW YORK IN WHICH THE CHILD WAS ATTENDING A PUBLIC SCHOOL 17 ON A TUITION-FREE BASIS OR WAS ENTITLED TO ATTEND WHEN THE 18 CHILD WAS PLACED IN OUT-OF-HOME CARE. 19 20

(C) "DESIGNATED SCHOOL" SHALL MEAN THE SCHOOL THAT:

21 (I) THE LOCAL SOCIAL SERVICES DISTRICT, THE PARENT OF THE CHILD, AND 22 THE ATTORNEY FOR THE CHILD HAVE AGREED IS IN THE BEST INTERESTS OF THE CHILD TO ATTEND; OR 23

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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1	(II) THE COURT HAS DETERMINED TO BE IN THE BEST INTERESTS OF THE CHILD
2	TO ATTEND.
3	(D) "SCHOOL DISTRICT OF CURRENT LOCATION" SHALL MEAN THE PUBLIC SCHOOL
4	DISTRICT WITHIN THE STATE OF NEW YORK WHERE THE CHILD IS RESIDING IN
5	OUT-OF-HOME CARE. WHENEVER THE SCHOOL DISTRICT OF CURRENT LOCATION IS
6	DESIGNATED PURSUANT TO SUBDIVISION TWO OF SECTION THIRTY-TWO HUNDRED
7	NINE OF THE EDUCATION LAW, THE CHILD SHALL BE ENTITLED TO ATTEND ANY
8	SCHOOL THAT OTHER STUDENTS WHO LIVE IN THE SAME ATTENDANCE ZONE AS THE
9	CHILD IN OUT-OF-HOME CARE ARE ENTITLED TO ATTEND.
10	(E) "CHILD IN OUT-OF-HOME CARE", FOR PURPOSES OF AN EDUCATION STABILI-
11	TY DETERMINATION, SHALL MEAN A CHILD WHO IS ENTITLED TO ATTEND SCHOOL
12	PURSUANT TO SECTION THIRTY-TWO HUNDRED TWO OF THE EDUCATION LAW, A CHILD
13	ELIGIBLE FOR UNIVERSAL PRE-KINDERGARTEN, OR A CHILD ELIGIBLE FOR COMMIT-
14	TEE ON PRESCHOOL SPECIAL EDUCATION SERVICES WHO:
15	(I) IS IN THE PROTECTIVE CUSTODY, CARE AND CUSTODY, OR CUSTODY AND
16	GUARDIANSHIP OF THE COMMISSIONER OF THE LOCAL SOCIAL SERVICES DISTRICT
17	PURSUANT TO SECTION THREE HUNDRED FIFTY-EIGHT-A, THREE HUNDRED
18	EIGHTY-FOUR, OR THREE HUNDRED EIGHTY-FOUR-A OF THIS CHAPTER, OR PURSUANT
19	TO ARTICLE SEVEN, TEN OR TEN-A OF THE FAMILY COURT ACT; OR
20	(II) HAS BEEN DIRECTLY PLACED WITH A RELATIVE PURSUANT TO ARTICLE TEN
21	OR TEN-A OF THE FAMILY COURT ACT; AND
22	(III) IS NOT A CHILD IN OUT-OF-HOME CARE WHO IS IN NON-SECURE OR
23	SECURE DETENTION FACILITIES.
24	(F) "CHILD AWAITING FOSTER CARE PLACEMENT" SHALL MEAN A CHILD IN OUT-
25	OF-HOME CARE THROUGH THE END OF THE SCHOOL YEAR IN WHICH THE CHILD
26	ENTERED OUT-OF-HOME CARE.
27	3. UPON REMOVAL OF A CHILD FROM HOME AND PLACEMENT IN OUT-OF-HOME CARE
28	BUT PRIOR TO A DETERMINATION OF THE BEST INTERESTS OF THE CHILD REGARD-
29	ING SCHOOL PLACEMENT, THE CHILD SHALL REMAIN IN HIS OR HER SCHOOL OF
30	ORIGIN UNLESS CONTINUING AT THE SCHOOL OF ORIGIN WOULD CREATE AN IMMI-
31	NENT RISK TO THE LIFE OR HEALTH OF THE CHILD. THE CHILD SHALL REMAIN IN
32	HIS OR HER SCHOOL OF ORIGIN UNLESS THE LOCAL SOCIAL SERVICES DISTRICT,
33	THE BIRTH OR ADOPTIVE PARENT OF THE CHILD, AND THE ATTORNEY FOR THE
34	CHILD, AFTER CONSULTATION WITH THE CHILD, CONSENT TO A CHANGE IN SCHOOL
35	PLACEMENT, OR THE COURT MAKES A DETERMINATION THAT IT WOULD BE IN THE
36	BEST INTERESTS OF THE CHILD TO CHANGE SCHOOLS.
37	4. WITHIN ONE BUSINESS DAY OF REMOVING A CHILD FROM HOME, MOVING THE
38	CHILD TO A NEW OUT-OF-HOME CARE PLACEMENT, OBTAINING CONSENT FROM THE
39	PARENT OF THE CHILD AND ATTORNEY FOR THE CHILD TO CHANGE THE CURRENT
40	SCHOOL PLACEMENT OF A CHILD, OR RECEIPT OF A COURT ORDER REGARDING THE
41	SCHOOL PLACEMENT OF A CHILD, THE LOCAL SOCIAL SERVICES DISTRICT SHALL
42	COMPLETE A DESIGNATION FORM ON BEHALF OF THE CHILD AND FAX OR EMAIL IT
43	TO THE SCHOOL DISTRICT IN WHICH THE CHILD IS ENROLLED AND, IF APPLICA-
44	BLE, THE NEWLY DESIGNATED DISTRICT WHERE ENROLLMENT IS SOUGHT. SUCH
45	FORM SHALL BE COMPLETED IN ACCORDANCE WITH PARAGRAPH D OF SUBDIVISION
46	TWO OF SECTION THIRTY-TWO HUNDRED NINE OF THE EDUCATION LAW.
47	5. (A) IF THE COURT DECIDES OR THE PARTIES AGREE THAT IT IS IN THE
48	BEST INTERESTS OF THE CHILD TO ENROLL IN THE SCHOOL DISTRICT OF CURRENT
49	LOCATION, SUCH DISTRICT SHALL IMMEDIATELY, AND NO LATER THAN ONE BUSI-
50	NESS DAY:
51	(I) ADMIT THE CHILD, EVEN IF THE CHILD IS UNABLE TO PRODUCE RECORDS
52	NORMALLY REQUIRED FOR ENROLLMENT, SUCH AS PREVIOUS ACADEMIC RECORDS,
53	MEDICAL RECORDS, PROOF OF RESIDENCY OR OTHER DOCUMENTATION;
54	(II) TREAT THE CHILD AS A RESIDENT FOR ALL PURPOSES;
55	(III) MAKE A WRITTEN REQUEST TO THE SCHOOL DISTRICT WHERE THE CHILD'S
56	RECORDS ARE LOCATED FOR A COPY OF SUCH RECORDS; AND

1 (IV) WHERE APPLICABLE, ASSIST THE LOCAL SOCIAL SERVICES DISTRICT IN 2 COMPLETING A DESIGNATION FORM.

(B) WITHIN FIVE DAYS OF RECEIPT OF A REQUEST FOR RECORDS PURSUANT TO
SUBPARAGRAPH (III) OF PARAGRAPH (A) OF THIS SUBDIVISION, THE SCHOOL
DISTRICT WHERE THE CHILD WAS LAST ENROLLED SHALL FORWARD, IN A MANNER
CONSISTENT WITH STATE AND FEDERAL LAW, A COMPLETE COPY OF THE RECORDS
FOR THE CHILD INCLUDING, BUT NOT LIMITED TO, PROOF OF AGE, ACADEMIC
RECORDS, EVALUATIONS, AND IMMUNIZATION RECORDS.

6. (A) WITHIN ONE BUSINESS DAY OF EACH SUBSEQUENT CHANGE IN 9 10 OUT-OF-HOME CARE PLACEMENT, THE LOCAL SOCIAL SERVICES DISTRICT SHALL CONSULT WITH THE BIRTH OR ADOPTIVE PARENT OF THE CHILD AND THE ATTORNEY 11 FOR THE CHILD AND ATTEMPT TO REACH CONSENSUS ON WHETHER THE CHILD SHOULD 12 REMAIN IN THE PREVIOUSLY DESIGNATED SCHOOL OR TRANSFER TO A SCHOOL IN 13 14 THE DISTRICT OF CURRENT LOCATION. THE CHILD SHALL REMAIN IN THE PREVI-15 OUSLY DESIGNATED SCHOOL UNLESS THE PARTIES REACH CONSENSUS OTHERWISE. IF 16 PARTIES REACH CONSENSUS TO TRANSFER THE CHILD TO A SCHOOL IN THE THE DISTRICT OF THE CURRENT LOCATION, THE LOCAL SOCIAL SERVICES 17 DISTRICT MUST COMPLETE A REVISED DESIGNATION FORM ON BEHALF OF THE CHILD AND FAX 18 19 OR EMAIL IT TO THE DISTRICT IN WHICH THE CHILD IS CURRENTLY ENROLLED AND, IF APPLICABLE, THE NEWLY DESIGNATED DISTRICT WHERE ENROLLMENT IS 20 21 SOUGHT.

22 (B) FOR ANY OTHER SCHOOL TRANSFER THAT OCCURS FOR REASONS OTHER THAN A CHANGE IN OUT-OF-HOME CARE PLACEMENT, THE LOCAL SOCIAL SERVICES DISTRICT 23 SHALL PROVIDE NOTICE TO ALL PARTIES NO LESS THAN FIVE BUSINESS DAYS 24 25 BEFORE ANY SCHOOL TRANSFER TAKES PLACE. ANY PARTY THAT DISPUTES THE CHANGE OF SCHOOL PLACEMENT MAY MAKE AN APPLICATION TO THE FAMILY COURT 26 WITH JURISDICTION OVER THE CHILD FOR DETERMINATION WHETHER THE TRANSFER 27 IS IN THE BEST INTERESTS OF THE CHILD. IF NO PARTY MAKES AN APPLICATION 28 TO THE COURT WITHIN FIVE BUSINESS DAYS, THE PROPOSED TRANSFER MAY TAKE 29 30 PLACE.

7. (A) IF THERE IS A DISPUTE AMONG ANY OF THE PARTIES TO A PROCEEDING 31 32 IN FAMILY COURT REGARDING, BUT NOT LIMITED TO, SCHOOL SELECTION, ENROLL-MENT, OR TRANSPORTATION FOR A CHILD IN OUT-OF-HOME CARE, THE AGGRIEVED 33 PARTY MAY MAKE AN APPLICATION TO THE FAMILY COURT. THE FAMILY COURT 34 SHALL SCHEDULE A HEARING WITHIN FIFTEEN DAYS, SHALL MAKE A DETERMINATION 35 ON THE APPLICATION, AND SHALL ISSUE AN APPROPRIATE ORDER TO IMPLEMENT 36 37 ITS DECISION. THE ORDER SHALL ALSO PROVIDE THAT THE PARTIES MAY MAKE 38 SUBSEQUENT CHANGES TO THE SCHOOL PLACEMENT OF THE CHILD PURSUANT TO 39 SUBDIVISION SIX OF THIS SECTION.

40 (B) PENDING AN APPLICATION TO THE COURT TO RESOLVE A DISPUTE AMONG THE 41 PARTIES TO THE FAMILY COURT PROCEEDING, THE CHILD SHALL REMAIN IN THE 42 SCHOOL THE CHILD IS CURRENTLY ATTENDING AND RECEIVE TRANSPORTATION TO 43 THE SCHOOL UNTIL AN ORDER OF THE COURT FINALLY DETERMINING THE DISPUTE 44 IS MADE.

45 (C) IF THERE IS A DISPUTE AMONG A SCHOOL DISTRICT AND ANY PARTY
46 INVOLVED IN A FAMILY COURT PROCEEDING REGARDING, BUT NOT LIMITED TO,
47 SCHOOL SELECTION, ENROLLMENT, OR TRANSPORTATION FOR A CHILD IN
48 OUT-OF-HOME CARE, THE AGGRIEVED PARTY SHALL FOLLOW THE DISPUTE RESOL49 UTION PROCESS OUTLINED IN PARAGRAPH A OF SUBDIVISION SEVEN OF SECTION
50 THIRTY-TWO HUNDRED NINE OF THE EDUCATION LAW.

51 (D) PENDING THE RESOLUTION OF SUCH DISPUTE, THE DESIGNATED SCHOOL 52 DISTRICT SHALL:

53 (I) IMMEDIATELY ENROLL THE CHILD IN THE SCHOOL WHERE ENROLLMENT IS 54 SOUGHT OR CONTINUE ENROLLMENT OF THE CHILD IN THE SCHOOL WHERE ENROLL-55 MENT IS SOUGHT;

1	(II) PROVIDE TRANSPORTATION, IF REQUESTED AND IF THE CHILD IS AWAITING
2	FOSTER CARE PLACEMENT;
3	(III) ASSIST THE PARTIES WITH ANY APPEAL TO THE DEPARTMENT PURSUANT TO
4	THE REGULATIONS OF THE COMMISSIONER OF THE DEPARTMENT OF EDUCATION; AND
5	(IV) CONTINUE ENROLLMENT AND TRANSPORTATION, IF REQUESTED, FOR THE
6	DURATION OF THE DISPUTE RESOLUTION PROCESS.
7	(E) PENDING THE RESOLUTION OF SUCH DISPUTE, THE LOCAL SOCIAL SERVICES
8	DISTRICT SHALL PROVIDE TRANSPORTATION, IF REQUESTED, FOR A CHILD IN
9	OUT-OF-HOME CARE WHO IS NOT AWAITING FOSTER CARE PLACEMENT.
10	8. (A) WHEN MAKING A DETERMINATION ABOUT THE SCHOOL PLACEMENT OF THE
$11^{10}$	CHILD, IT SHALL BE PRESUMED THAT IT IS IN THE BEST INTERESTS OF THE
$12^{11}$	CHILD, IT SHALL BE PRESOMED THAT IT IS IN THE BEST INTERESTS OF THE CHILD TO REMAIN IN HIS OR HER SCHOOL OF ORIGIN UNLESS FACTS ARE
13	PRESENTED TO THE CONTRARY. FACTORS THAT MAY BE CONSIDERED IN MAKING A
$14^{13}$	BEST INTERESTS DETERMINATION INCLUDE:
15	(I) THE SAFETY OF THE CHILD;
16	(II) THE DISTANCE OF THE OUT-OF-HOME CARE PLACEMENT FROM THE SCHOOL OF
17	ORIGIN;
18	(III) THE RECEIPT OF OR PARTICIPATION IN SPECIALIZED SUPPORTS AND
19	SERVICES AT THE SCHOOL OF ORIGIN BY THE CHILD; AND
20	(IV) THE PREFERENCES OF THE CHILD AND THE BIRTH OR ADOPTIVE PARENT OF
21	THE CHILD.
22	(B) THE COST OF TRANSPORTING THE CHILD TO AND FROM HIS OR HER SCHOOL
23	OF ORIGIN SHALL NOT BE A FACTOR IN THE DETERMINATION.
24	9. AT FINAL DISCHARGE FROM OUT-OF-HOME CARE, THE CHILD SHALL BE ENTI-
25	TLED TO ATTEND THE DESIGNATED SCHOOL WITHOUT PAYMENT OF TUITION:
26	(A) THROUGH THE REMAINDER OF THE SCHOOL YEAR; AND
27	(B) FOR ONE ADDITIONAL YEAR IF THAT YEAR CONSTITUTES THE TERMINAL YEAR
28	IN THE SCHOOL BUILDING FOR THE CHILD.
29	10. (A) UPON PLACEMENT IN OUT-OF-HOME CARE OR A CHANGE IN OUT-OF-HOME
30	CARE PLACEMENT, THE LOCAL SOCIAL SERVICES DISTRICT SHALL IMMEDIATELY
31	PROVIDE EMERGENCY TRANSPORTATION TO AND FROM THE OUT-OF-HOME CARE PLACE-
32	MENT AND THE DESIGNATED SCHOOL WHERE THE CHILD IS ENTITLED TO TRANSPOR-
33	TATION PURSUANT TO APPLICABLE PROVISIONS OF THIS SUBDIVISION. EMERGENCY
34	TRANSPORTATION SHALL CONTINUE UNTIL TRANSPORTATION IS PROVIDED PURSUANT
35	TO APPLICABLE PROVISIONS OF THIS SUBDIVISION.
36	(B) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, WHERE THE SCHOOL
37	DISTRICT OF CURRENT LOCATION IS DESIGNATED FOR A CHILD IN OUT-OF-HOME
38	CARE, THE DESIGNATED SCHOOL DISTRICT SHALL PROVIDE TRANSPORTATION TO
39	SUCH CHILD ON THE SAME BASIS AS A RESIDENT STUDENT.
40	(C) A CHILD AWAITING FOSTER CARE PLACEMENT WHO REQUIRES TRANSPORTATION
41	IN ORDER TO ATTEND THE SCHOOL OF ORIGIN SHALL BE ENTITLED TO RECEIVE
42	SUCH TRANSPORTATION PURSUANT TO PARAGRAPH (B) OF THIS SUBDIVISION. THE
43	DISTRICT IN WHICH THE SCHOOL OF ORIGIN IS LOCATED SHALL PROVIDE TRANS-
44	PORTATION TO AND FROM THE OUT-OF-HOME CARE PLACEMENT OF THE CHILD AND
45	THE SCHOOL THE CHILD LEGALLY ATTENDS. SUCH TRANSPORTATION SHALL NOT BE
46	IN EXCESS OF FIFTY MILES EACH WAY EXCEPT WHERE THE COMMISSIONER OF
47	EDUCATION CERTIFIES THAT TRANSPORTATION IN EXCESS OF FIFTY MILES IS IN
48	THE BEST INTERESTS OF THE CHILD. ANY COST INCURRED FOR SUCH TRANSPORTA-
49	TION THAT IS ALLOWABLE PURSUANT TO THE APPLICABLE PROVISIONS OF PARTS
50	TWO AND THREE OF ARTICLE SEVENTY-THREE OF THE EDUCATION LAW OR THEREIN,
51	SHALL BE AIDABLE PURSUANT TO SUBDIVISION SEVEN OF SECTION THIRTY-SIX
52	HUNDRED TWO OF THE EDUCATION LAW, PROVIDED THAT THE APPROVED TRANSPORTA-
53	TION EXPENSE SHALL NOT EXCEED AN AMOUNT DETERMINED BY THE COMMISSIONER
54	OF THE STATE DEPARTMENT OF EDUCATION TO BE THE TOTAL COST FOR PROVIDING
55	THE MOST COST-EFFECTIVE MODE OF SUCH TRANSPORTATION IN A MANNER CONSIST-
56	ENT WITH THE REGULATIONS OF THE COMMISSIONER OF EDUCATION.

(D) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, ANY CHILD 1 IN 2 CARE WHO IS NOT AWAITING FOSTER CARE PLACEMENT AND WHO OUT-OF-HOME 3 REOUIRES TRANSPORTATION IN ORDER TO ATTEND THE SCHOOL OF ORIGIN SHALL BE 4 PROVIDED WITH TRANSPORTATION PURSUANT TO PARAGRAPH (B) OF THIS SUBDIVI-5 SION UNTIL THE END OF THE SCHOOL YEAR IN WHICH HE OR SHE IS DISCHARGED THE LOCAL SOCIAL SERVICES DISTRICT SHALL PROVIDE TRANSPORTA-6 FROM CARE. 7 TION TO AND FROM THE OUT-OF-HOME CARE PLACEMENT AND THE SCHOOL THE CHILD LEGALLY ATTENDS. SUCH TRANSPORTATION SHALL NOT BE IN EXCESS OF 8 FIFTY MILES EACH WAY EXCEPT WHERE THE COURT DETERMINES THAT TRANSPORTATION IN 9 10 EXCESS OF FIFTY MILES IS IN THE BEST INTERESTS OF THE CHILD. A LOCAL SOCIAL SERVICES DISTRICT SHALL BE AUTHORIZED TO CONTRACT WITH A BOARD OF 11 12 EDUCATION OR A BOARD OF COOPERATIVE EDUCATIONAL SERVICES FOR THE PROVISION OF SUCH TRANSPORTATION. 13

(E) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, ANY CHILD WHO REQUIRES
TRANSPORTATION TO CONTINUE ATTENDANCE IN THE DESIGNATED SCHOOL THROUGH
THE REMAINDER OF THE SCHOOL YEAR IN WHICH THE CHILD IS FINALLY
DISCHARGED FROM OUT-OF-HOME CARE PURSUANT TO SUBDIVISION NINE OF THIS
SECTION SHALL BE ENTITLED TO TRANSPORTATION PURSUANT TO APPLICABLE
PROVISIONS OF THIS SUBDIVISION.

(F) WHERE A CHILD WHO IS IN OUT-OF-HOME CARE ATTENDS A SUMMER EDUCA-20 21 TIONAL PROGRAM IN THE DESIGNATED SCHOOL DISTRICT THAT IS NEEDED FOR SUCH CHILD TO ADVANCE TO THE NEXT GRADE OR TO COMPLETE A HIGH SCHOOL DIPLOMA 22 WITH HIS OR HER PEERS OF THE SAME AGE, AND THE OUT-OF-HOME CARE PLACE-23 IS OUTSIDE OF SUCH DESIGNATED SCHOOL DISTRICT, SUCH CHILD SHALL BE 24 MENT 25 ENTITLED TO TRANSPORTATION PURSUANT TO APPLICABLE PROVISIONS OF THIS 26 SUBDIVISION.

27 (G) WHERE A CHILD WHO IS IN OUT-OF-HOME CARE ATTENDS A SUMMER EDUCA-28 TIONAL PROGRAM OUTSIDE OF THE DESIGNATED SCHOOL DISTRICT THAT IS NEEDED FOR SUCH CHILD TO ADVANCE TO THE NEXT GRADE OR TO COMPLETE A HIGH SCHOOL 29 DIPLOMA WITH HIS OR HER PEERS OF THE SAME AGE, AND THE OUT-OF-HOME CARE 30 PLACEMENT IS LOCATED OUTSIDE OF THE SCHOOL DISTRICT WHERE THE 31 SUMMER 32 EDUCATIONAL PROGRAM IS LOCATED, SUCH CHILD SHALL BE ENTITLED TO TRANS-33 PORTATION PURSUANT TO APPLICABLE PROVISIONS OF THIS SUBDIVISION.

11. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, WHERE THE DESIGNATED SCHOOL DISTRICT IS DIFFERENT FROM THE SCHOOL DISTRICT OF ORIGIN, THE DESIGNATED SCHOOL DISTRICT IS ENTITLED TO REIMBURSEMENT FOR INSTRUC-TIONAL SERVICES PURSUANT TO SUBDIVISION THREE OF SECTION THIRTY-TWO HUNDRED NINE OF THE EDUCATION LAW.

39 S 2. Paragraph (e) of subdivision 3 of section 358-a of the social 40 services law is amended by adding a new subparagraph (iii) to read as 41 follows:

42 (III) A DETERMINATION PURSUANT TO SUBDIVISION EIGHT OF SECTION THREE 43 HUNDRED SEVENTY-THREE-B OF THIS ARTICLE AS TO WHETHER IT IS IN THE BEST 44 INTERESTS OF THE CHILD TO REMAIN IN HIS OR HER SCHOOL OF ORIGIN, IF THE 45 PARTIES HAVE NOT OTHERWISE AGREED TO THE APPROPRIATE SCHOOL PLACEMENT OF 46 THE CHILD.

47 S 3. The section heading of section 3209 of the education law, as 48 amended by chapter 569 of the laws of 1994, is amended to read as 49 follows:

50 Education of [homeless] children WHO ARE HOMELESS AND WHO ARE IN OUT-51 OF-HOME CARE.

52 S 4. Paragraph a of subdivision 1 of section 3209 of the education 53 law, as added by chapter 569 of the laws of 1994, is amended to read as 54 follows:

55 a. Homeless child. For the purposes of this article, the term "home-56 less child" OR "CHILD WHO IS HOMELESS" shall mean:

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OR

a child who lacks a fixed, regular, and adequate nighttime resi-1 (1)2 dence; or 3 (2) a child who has a primary nighttime location that is: 4 (i) a supervised publicly or privately operated shelter designed to 5 provide temporary living accommodations including, but not limited to, 6 shelters operated or approved by the state or local department of social 7 services, and residential programs for runaway and homeless youth estab-8 lished pursuant to article nineteen-H of the executive law; or 9 a public or private place not designed for, or ordinarily used (ii) 10 as, a regular sleeping accommodation for human beings. 11 (3) THE TERM "CHILD AWAITING FOSTER CARE PLACEMENT" SHALL INCLUDE Α CHILD IN OUT-OF-HOME CARE AS DEFINED IN PARAGRAPH B OF THIS SUBDIVISION 12 13 THROUGH THE END OF THE SCHOOL YEAR IN WHICH THE CHILD ENTERED 14 OUT-OF-HOME CARE. 15 (4) the term "homeless child" OR "CHILD WHO IS HOMELESS" shall not include a child [in foster care or] receiving educational services pursuant to subdivision [four,] five, six, six-a or seven of section 16 17 18 thirty-two hundred two of this article or pursuant to article eighty-19 one, eighty-five, eighty-seven or eighty-eight of this chapter. S 5. Subdivision 2 of section 3209 of the education law, as amended by 20 21 chapter 569 of the laws of 1994, is amended to read as follows: 22 2. Choice of SCHOOL AND district OF ATTENDANCE. 23 The designator shall have the right to designate THE SCHOOL OF a. ORIGIN OR THE SCHOOL SERVING THE ATTENDANCE ZONE IN WHICH THE TEMPORARY 24 25 HOUSING ARRANGEMENT IS LOCATED AND one of the following SCHOOL DISTRICTS AND SCHOOL district [within which] WHERE the [homeless] 26 as the school 27 child WHO IS HOMELESS OR IN OUT-OF-HOME CARE shall be entitled to attend 28 upon instruction: 29 (1) the school district of current location; 30 (2) the school district of origin; or (3) a school district participating in a regional placement plan. 31 32 b. (1) Notwithstanding any other provision of law to the contrary, 33 [where the public school district in which a homeless child is temporar-34 ily housed is the same school district the child was attending on a tuition-free basis or was entitled to attend when circumstances arose 35 which caused the child to become homeless, the homeless child shall be 36 37 entitled to attend the schools of such district without the payment of 38 tuition in accordance with subdivision one of section thirty-two hundred 39 two of this article. Such child may choose to remain in the public 40 school building they previously attended until the end of the school year and for one additional year if that year constitutes the child's 41 terminal year in such building in lieu of the school serving the attend-42 43 ance zone in which the temporary housing facility is located.] THE CHILD 44 WHO IS HOMELESS OR IN OUT-OF-HOME CARE SHALL BE ENTITLED TO ATTEND THE 45 DESIGNATED SCHOOL IN THE DESIGNATED DISTRICT PURSUANT TO PARAGRAPH A OF THIS SUBDIVISION WITHOUT PAYMENT OF TUITION: 46 47 (I) FOR THE DURATION OF HOMELESSNESS OR LENGTH OF TIME IN OUT-OF-HOME 48 CARE, 49 (II) THROUGH THE REMAINDER OF THE SCHOOL YEAR IN WHICH THE CHILD MOVES 50 INTO PERMANENT HOUSING OR IS FINALLY DISCHARGED FROM OUT-OF-HOME CARE, 51 AND (III) FOR ONE ADDITIONAL YEAR IF THAT YEAR CONSTITUTES 52 THE TERMINAL 53 YEAR OF THE CHILD IN SUCH SCHOOL BUILDING. 54 (2) Notwithstanding any other provision of law to the contrary, where 55 the public school or school district a [homeless] child WHO IS HOMELESS

IN OUT-OF-HOME CARE was attending on a tuition-free basis or was

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entitled to attend when circumstances arose which caused the child to 1 become homeless OR ENTER OUT-OF-HOME CARE is located outside the state, 2 3 the [homeless] child WHO IS HOMELESS OR IN OUT-OF-HOME CARE shall be 4 [deemed a resident] ELIGIBLE TO ATTEND THE SCHOOLS of the school 5 district in which the hotel, motel, shelter or other temporary housing 6 arrangement of the child is currently located and shall be entitled to 7 attend the schools of such district without payment of tuition in accordance with subdivision one of section thirty-two hundred two of 8 9 this article. TO THE EXTENT REQUIRED BY SUBTITLE B OF TITLE VII OF THE 10 MCKINNEY-VENTO ASSISTANCE ACT, SUCH CHILD WHO IS HOMELESS OR IN OUT-OF-HOME CARE SHALL BE AFFORDED THE RIGHT TO DESIGNATE 11 A PUBLIC SCHOOL IN A CONTIGUOUS STATE AS THE SCHOOL OF ORIGIN OF THE CHILD OR 12 LOCATED YOUTH AND THE SCHOOL DISTRICT OF CURRENT LOCATION SHALL ARRANGE FOR 13 THE 14 TRANSPORTATION OF SUCH CHILD TO THE SCHOOL OF ORIGIN IN ACCORDANCE WITH 15 THE PROVISIONS OF SUCH FEDERAL LAW. Such OUT-OF-STATE SCHOOL district residence] shall not be considered a school district of origin or a 16 [of 17 school district of current location for purposes of this section.

c. Notwithstanding the provisions of paragraph a of this subdivision, a [homeless child who has designated the school district of current location as the district of attendance and] CHILD WHO IS HOMELESS OR IN OUT-OF-HOME CARE who has relocated to another temporary housing arrangement outside of such district, or to a different attendance zone or community school district within such district[,]:

24 (1) shall be entitled to continue the prior designation to enable the 25 student to remain in the same school building, WHICH SHALL BE CONSIDERED 26 THE SCHOOL OF ORIGIN, EXCEPT WHERE CONTINUING THE EDUCATION OF THE CHILD 27 ORIGIN IS NOT IN THE BEST INTEREST OF THE CHILD AS IN THE SCHOOL OF DETERMINED BY THE DESIGNATED SCHOOL DISTRICT FOR A CHILD WHO IS HOMELESS 28 29 OR PURSUANT TO SECTION THREE HUNDRED SEVENTY-THREE-B OF THE SOCIAL SERVICES LAW FOR A CHILD IN OUT-OF-HOME CARE, OR 30

31 (2) MAY DESIGNATE A NEW SCHOOL AND SCHOOL DISTRICT PURSUANT TO PARA-32 GRAPH A OF THIS SUBDIVISION.

ANY DESIGNATION MADE PURSUANT TO THIS SUBPARAGRAPH SHALL REMAIN IN EFFECT PURSUANT TO PARAGRAPH B OF THIS SUBDIVISION until the end of the school year and for one additional year if that year constitutes the child's terminal year in such building.

37 d. Such designation shall be made on forms specified by the commis-38 sioner, and shall include:

39 (1) the name of the child,

40 (2) the name of the parent or person in parental relation to the 41 child,

42 (3) THE NAME OF THE FOSTER PARENT FOR A CHILD IN OUT-OF-HOME CARE, 43 WHERE APPLICABLE,

44 (4) THE NAME OF A REPRESENTATIVE FROM THE LOCAL SOCIAL SERVICES 45 DISTRICT, WHERE APPLICABLE FOR A CHILD IN OUT-OF-HOME CARE,

46 (5) the name and location of the temporary housing arrangement,

47 (6) the name of the school OF ORIGIN AND THE SCHOOL district of 48 origin,

49 (7) the name of the school district where the child's records are 50 located,

51 (8) the complete address where the family was located at the time 52 circumstances arose which caused such child to become homeless OR ENTER 53 OUT-OF-HOME CARE,

54 (9) WHETHER TRANSPORTATION IS REQUESTED, and

55 (10) any other information required by the commissioner.

All school districts, LOCAL SOCIAL SERVICES DISTRICTS, temporary hous-1 2 ing facilities operated or approved by a local social services district, 3 and residential facilities for runaway and homeless youth shall make 4 such forms available. Where the homeless child is located in a temporary housing facility operated or approved by a local social services 5 6 district, or a residential facility for runaway and homeless youth, the 7 director of the facility or a person designated by the LOCAL social services district, shall, within two business days, assist the designa-8 9 tor in completing the designation forms and enrolling the homeless child 10 the designated school district. WHERE THE CHILD IS IN OUT-OF-HOME in CARE, THE LOCAL SOCIAL SERVICES DISTRICT MUST COMPLETE 11 THE DESIGNATION FORM WITHIN ONE BUSINESS DAY OF REMOVAL OF SUCH CHILD FROM HIS OR HER 12 13 HOME, MOVING THE CHILD TO A NEW FOSTER HOME, OBTAINING CONSENT TO CHANGE 14 THE CURRENT SCHOOL PLACEMENT OF A CHILD, OR RECEIPT OF A COURT ORDER 15 REGARDING THE SCHOOL PLACEMENT OF THE CHILD, AS REQUIRED BY SUBDIVISION D OF SECTION THREE HUNDRED SEVENTY-THREE-B OF THE SOCIAL SERVICES LAW. 16

17 e. Upon [receipt of the designation form] SELECTION OF A SCHOOL OR 18 SCHOOL DISTRICT OF ATTENDANCE BY A DESIGNATOR OR IDENTIFICATION OF A 19 STUDENT AS HOMELESS OR IN OUT-OF-HOME CARE BY ITS LOCAL EDUCATIONAL 20 AGENCY LIAISON, the [designated] AFFECTED school district shall imme-21 diately AND NO LATER THAN ONE BUSINESS DAY:

(1) admit the [homeless] child WHO IS HOMELESS OR IN OUT-OF-HOME CARE
EVEN IF THE CHILD IS UNABLE TO PRODUCE RECORDS NORMALLY REQUIRED FOR
ENROLLMENT, SUCH AS PREVIOUS ACADEMIC RECORDS, MEDICAL RECORDS, PROOF OF
RESIDENCY OR OTHER DOCUMENTATION;

26 (2) treat the [homeless] child WHO IS HOMELESS OR IN OUT-OF-HOME CARE 27 as a resident for all purposes;

(3) WHERE APPLICABLE, make a written request to the school districtwhere the child's records are located for a copy of such records; and

(4) [forward the designation form to the commissioner, and the school
district of origin where applicable] WHERE APPLICABLE, ASSIST THE CHILD
AND HIS OR HER PARENT OR PERSON IN PARENTAL RELATION, OR THE LOCAL
SOCIAL SERVICES DISTRICT FOR A CHILD IN OUT-OF-HOME CARE, IN COMPLETING
THE DESIGNATION FORM.

f. Within five days of receipt of a request for records pursuant to subparagraph three of paragraph e of this subdivision, the school district shall forward, in a manner consistent with state and federal law, a complete copy of the [homeless child's] records FOR THE CHILD WHO J IS HOMELESS OR IN OUT-OF-HOME CARE, including, but not limited to, proof of age, academic records, evaluations, immunization records, and guardianship papers, if applicable.

g. WHERE THE SCHOOL OF ORIGIN IS A CHARTER SCHOOL, THE SCHOOL DISTRICT 42 43 DESIGNATED PURSUANT TO THIS SUBDIVISION SHALL BE DEEMED TO BE THE SCHOOL 44 DISTRICT OF RESIDENCE OF SUCH CHILD FOR PURPOSES OF FISCAL AND PROGRAM-45 MATIC RESPONSIBILITY UNDER ARTICLE FIFTY-SIX OF THIS CHAPTER. Α WHERE CHILD WHO IS HOMELESS OR IN OUT-OF-HOME CARE BECOMES PERMANENTLY HOUSED 46 47 BY REASON OF PLACEMENT IN ONE OF THE FOLLOWING RESIDENTIAL SETTINGS, THE 48 SCHOOL DISTRICT OF ORIGIN SHALL BE DEEMED TO BE THE STUDENT ' S SCHOOL 49 DISTRICT OF RESIDENCE FOR PURPOSES OF ASSIGNING FISCAL AND/OR PROGRAM-50 MATIC RESPONSIBILITY UNDER ANY RELATED PROVISION OF LAW:

(1) AN INTERMEDIATE CARE FACILITY, INDIVIDUALIZED RESIDENTIAL ALTERNA52 TIVE OR OTHER SCHOOL OR FACILITY SUBJECT TO THE PROVISIONS OF SUBDIVI53 SION FIVE OF SECTION THIRTY-TWO HUNDRED TWO OF THIS ARTICLE; OR

54 (2) A HOSPITAL OR OTHER INSTITUTION FOR THE CARE, CUSTODY OR TREATMENT 55 SUBJECT TO THE PROVISIONS OF SUBDIVISION SIX OF SECTION THIRTY-TWO 56 HUNDRED TWO OF THIS ARTICLE; OR

(3) A FACILITY UNDER THE JURISDICTION OF THE OFFICE OF CHILDREN AND 1 2 FAMILY SERVICES/DIVISION FOR YOUTH SUBJECT TO THE PROVISIONS OF SUBDIVI-3 SION SIX-A OF SECTION THIRTY-TWO HUNDRED TWO OF THIS ARTICLE; OR 4 (4) A COUNTY CORRECTIONAL FACILITY SUBJECT TO THE PROVISIONS OF SUBDI-5 VISION SEVEN OF SECTION THIRTY-TWO HUNDRED TWO OF THIS ARTICLE; OR 6 (5) A CHILD CARE INSTITUTION SUBJECT TO THE PROVISIONS OF ARTICLE 7 EIGHTY-ONE OF THIS CHAPTER; OR (6) A STATE-SUPPORTED SCHOOL FOR THE DEAF OR BLIND SUBJECT 8 ТО THE 9 PROVISIONS OF ARTICLE EIGHTY-FIVE OF THIS CHAPTER; OR 10 (7) A STATE-OPERATED SCHOOL SUBJECT TO THE PROVISIONS OF ARTICLE EIGHTY-SEVEN OR EIGHTY-EIGHT OF THIS CHAPTER; OR 11 12 (8) AN APPROVED PRIVATE RESIDENTIAL SCHOOL FOR THE EDUCATION OF 13 STUDENTS WITH DISABILITIES SUBJECT TO THE PROVISIONS OF ARTICLE EIGHTY-14 NINE OF THIS CHAPTER. 15 H. EACH DESIGNATED SCHOOL DISTRICT OF ATTENDANCE SHALL ENSURE THAT: 16 (1) CHILDREN WHO ARE HOMELESS OR IN OUT-OF-HOME CARE HAVE ACCESS ΤO SAME PUBLIC PRE-KINDERGARTEN PROGRAMS, REGULATED BY THE DEPARTMENT, 17 THE AS ARE PROVIDED TO OTHER CHILDREN RESIDING IN THE SCHOOL DISTRICT. 18 ΤO 19 ENSURE ACCESS: (I) THE LIAISON IN THE DESIGNATED DISTRICT SHALL ENSURE IMMEDIATE 20 21 ENROLLMENT IN A PRE-KINDERGARTEN PROGRAM EVEN IF THE CHILD WHO IS HOME-22 LESS OR IN OUT-OF-HOME CARE DOES NOT HAVE THE DOCUMENTS NORMALLY NEEDED 23 FOR ENROLLMENT; (II) THE DESIGNATED DISTRICT SHALL WAIVE ANY ENROLLMENT DEADLINES; 24 25 (III) IF NECESSARY, THE DESIGNATED DISTRICT SHALL SEEK A CLASSROOM 26 SIZE WAIVER FOR THE DEPARTMENT TO ALLOW THE CHILD WHO IS HOMELESS OR IN 27 OUT-OF-HOME CARE INTO A PRE-KINDERGARTEN CLASS THAT IS AT CAPACITY; AND (IV) IF NECESSARY, REFER THE CHILD WHO IS HOMELESS OR IN OUT-OF-HOME 28 TO A SCHOOL OUTSIDE OF THE ATTENDANCE ZONE OR COMMUNITY SCHOOL 29 CARE DISTRICT IN WHICH THE TEMPORARY HOUSING LOCATION IS SITUATED IF THE 30 SCHOOLS WITHIN THE ATTENDANCE ZONE OR COMMUNITY SCHOOL DISTRICT DO NOT 31 32 HAVE CAPACITY IN ANY OF THE PRE-KINDERGARTEN CLASSROOMS. 33 (2) CHILDREN WHO ARE HOMELESS, IN OUT-OF-HOME CARE, OR SEPARATED FROM 34 PUBLIC SCHOOLS ARE IDENTIFIED AND ACCORDED EQUAL ACCESS TO APPROPRIATE SECONDARY EDUCATION AND SUPPORT SERVICES; 35 (3) CHILDREN WHO ARE HOMELESS OR IN OUT-OF-HOME CARE WHO MEET 36 THE 37 RELEVANT ELIGIBILITY CRITERIA ARE ABLE TO PARTICIPATE IN FEDERAL, STATE, 38 OR LOCAL BEFORE-SCHOOL AND AFTER-SCHOOL PROGRAMS, INCLUDING BUT NOT 39 LIMITED TO EXTRACURRICULAR ACTIVITIES. 40 I. EACH DESIGNATED SCHOOL DISTRICT OF ATTENDANCE, OR THE CHARTER SCHOOL TO THE EXTENT CONSISTENT WITH ARTICLE FIFTY-SIX OF THIS CHAPTER 41 42 IN THE CASE OF A CHILD WHO IS HOMELESS OR IN OUT-OF-HOME CARE ATTENDING CHARTER SCHOOL, SHALL ENSURE THAT CHILDREN WHO ARE HOMELESS OR IN 43 А 44 OUT-OF-HOME CARE ARE PROVIDED, AT A MINIMUM, SERVICES COMPARABLE TO 45 SERVICES OFFERED TO OTHER STUDENTS IN THE PUBLIC SCHOOL THEY ATTEND, INCLUDING, BUT NOT LIMITED TO, THE FOLLOWING: 46 47 (1) TRANSPORTATION SERVICES; 48 (2) EDUCATIONAL SERVICES FOR WHICH THE CHILD MEETS THE ELIGIBILITY CRITERIA, SUCH AS SERVICES PROVIDED UNDER TITLE I OF THE ELEMENTARY AND 49 50 SECONDARY EDUCATION ACT OF 1965 (20 U.S.C. S6301 ET SEQ.) OR SIMILAR STATE OR LOCAL PROGRAMS, EDUCATIONAL PROGRAMS FOR CHILDREN WITH DISABIL-51 ITIES, EDUCATION PROGRAMS FOR STUDENTS WITH LIMITED ENGLISH PROFICIENCY 52 53 AND SUMMER SCHOOL; 54 (3) PROGRAMS IN VOCATIONAL AND TECHNICAL EDUCATION;

55 (4) PROGRAMS FOR GIFTED AND TALENTED STUDENTS; AND

56 (5) SCHOOL NUTRITION PROGRAMS.

J. The commissioner shall promulgate regulations setting forth the circumstances pursuant to which a change in designation may be made and setablishing a procedure for the identification of the school district of origin.

5 S 6. Subdivision 3 of section 3209 of the education law, as added by 6 chapter 569 of the laws of 1994, paragraph b as amended by section 28 of 7 part B of chapter 57 of the laws of 2007, is amended to read as follows: 8 3. Reimbursement.

[Where] NOTWITHSTANDING ANY OTHER PROVISION OF LAW, WHERE 9 a. either 10 the school district of current location or a school district participating in a regional placement plan is designated as the district in which 11 the [homeless] CHILD WHO IS HOMELESS OR IN OUT-OF-HOME CARE child shall 12 attend upon instruction and such [homeless] child's school district of 13 14 origin is within New York state AND IS DIFFERENT FROM THE SCHOOL 15 DISTRICT OF CURRENT LOCATION, the school district providing instruction shall be eligible for reimbursement by the department, as approved by 16 commissioner, for the direct cost of educational services, not 17 the otherwise reimbursed under special federal programs, calculated pursuant 18 to regulations of the commissioner for the period of time for which such 19 20 services are provided. The claim for such reimbursement shall be in a 21 form prescribed by the commissioner. The educational costs for such 22 children shall not be otherwise aidable or reimbursable.

23 b. The school district of origin shall reimburse the department for its expenditure for educational services on behalf of a [homeless] child 24 25 IS HOMELESS OR IN OUT-OF-HOME CARE pursuant to paragraph a of this WHO 26 subdivision in an amount equal to the school district basic contribution, as such term is defined in subdivision eight of section forty-27 four hundred one of this chapter, pro-rated for the period of time 28 for 29 which such services were provided in the base year by a school district 30 other than the school district of origin. Upon certification by the commissioner, the comptroller shall deduct from any state funds which 31 become due to the school district of origin an amount equal 32 to the 33 reimbursement required to be made by such school district in accordance with this paragraph, and the amount so deducted shall not be included in 34 the operating expense of such district for the purpose of computing the 35 36 approved operating expense pursuant to paragraph t of subdivision one of 37 section thirty-six hundred two of this chapter.

38 S 7. Subdivision 4 of section 3209 of the education law, as added by 39 chapter 569 of the laws of 1994, is amended to read as follows: 40 4. Transportation.

a. A LOCAL social services district shall provide for the transporta-41 tion of each homeless child who is eligible for benefits pursuant to 42 43 section three hundred fifty-j of the social services law, to and from a 44 temporary housing location in which the child was placed by the LOCAL 45 social services district and the school attended by such child pursuant this section, if such temporary housing facility is located outside 46 to 47 of the designated school district pursuant to paragraph a of subdivision two of this section. A LOCAL social services district shall be 48 authorized to contract with a board of education or a board of cooperative 49 50 educational services for the provision of such transportation. This 51 paragraph shall apply to placements made by a LOCAL social services 52 district without regard to whether a payment is made by the district to 53 the operator of the temporary housing facility.

54 b. The division for youth, to the extent funds are provided for such 55 purpose, as determined by the director of the budget, shall provide for 56 the transportation of each homeless child who is living in a residential

program for runaway and homeless youth established pursuant to article 1 2 nineteen-H of the executive law, to and from such residential program, 3 the school attended by such child pursuant to this section, if such and temporary housing location is located outside the designated school 4 district. The division for youth or the director of a residential 5 6 program for runaway and homeless youth shall be authorized to contract 7 with a school district or a board of cooperative educational services 8 for the provision of such transportation.

9 c. Notwithstanding any other provision of law, any homeless child not 10 entitled to receive transportation pursuant to paragraph a OR B of this 11 subdivision who requires transportation in order to attend [a school district designated pursuant to paragraph a of subdivision two of this 12 section outside of the district in which such child is housed] THE 13 14 SCHOOL OF ORIGIN, shall be entitled to receive such transportation 15 pursuant to this paragraph. [If the designated school district pursuant 16 to paragraph a of subdivision two of this section is the school district 17 of origin or a school district participating in a regional placement 18 plan, such school district] THE DISTRICT IN WHICH THE SCHOOL OF ORIGIN 19 IS LOCATED shall provide transportation to and from the child's tempo-20 rary housing location and the school the child legally attends. Such 21 transportation shall not be in excess of fifty miles each way except 22 where the commissioner certifies that transportation in excess of fifty 23 miles is in the best interest of the child. Any cost incurred for such 24 transportation that is allowable pursuant to the applicable provision of 25 parts two and three of article seventy-three of this chapter or herein, 26 shall be aidable pursuant to subdivision seven of section thirty-six hundred two of this chapter, provided that the approved transportation 27 expense shall not exceed an amount determined by the commissioner to be 28 29 the total cost for providing the most cost-effective mode of such transportation in a manner consistent with commissioner's regulations. The 30 commissioner shall promulgate regulations setting forth the circum-31 32 stances pursuant to which parent accompaniment for transportation may be reimbursable, including but not limited to: the age of the child; the 33 distance of the transportation; the cost-effectiveness of the transpor-34 35 tation; and whether the child has a handicapping condition.

d. Notwithstanding any other provision of law, where [a homeless child designates the school district of current location as the district the child will attend, such] THE SCHOOL DISTRICT OF CURRENT LOCATION IS DESIGNATED FOR A HOMELESS CHILD OR A CHILD IN OUT-OF-HOME CARE, THE do DESIGNATED school district shall provide transportation to such child on the same basis as a resident student.

e. [Notwithstanding any other provision of law, if a homeless child 42 43 chooses to remain in the public school building the child previously 44 attended pursuant to subparagraph one of paragraph b of subdivision two 45 this section or paragraph c of subdivision two of this section the of school district shall provide transportation to and from the child's 46 47 temporary housing location and the school the child legally attends if 48 such temporary housing is located in a different attendance zone or 49 community school district within such district. The cost of such trans-50 portation shall be reimbursed in accordance with the provisions of para-51 graph c of this subdivision.]

52 NOTWITHSTANDING ANY OTHER PROVISION OF LAW, ANY CHILD IN OUT-OF-HOME 53 CARE WHO IS NOT AWAITING FOSTER CARE PLACEMENT AND WHO REQUIRES TRANS-54 PORTATION IN ORDER TO ATTEND THE SCHOOL OF ORIGIN SHALL BE PROVIDED WITH 55 TRANSPORTATION PURSUANT TO THIS SUBDIVISION. THE LOCAL SOCIAL SERVICES 56 DISTRICT SHALL PROVIDE TRANSPORTATION TO AND FROM THE OUT-OF-HOME CARE

PLACEMENT AND THE SCHOOL THE CHILD LEGALLY ATTENDS. SUCH TRANSPORTATION 1 SHALL NOT BE IN EXCESS OF FIFTY MILES EACH WAY, EXCEPT WHERE THE FAMILY 2 COURT WITH JURISDICTION OVER THE CHILD DETERMINES THAT TRANSPORTATION IN 3 4 EXCESS OF FIFTY MILES IS IN THE BEST INTERESTS OF THE CHILD. A LOCAL 5 SOCIAL SERVICES DISTRICT SHALL BE AUTHORIZED TO CONTRACT WITH A BOARD OF 6 EDUCATION OR A BOARD OF COOPERATIVE EDUCATIONAL SERVICES FOR THE 7 PROVISION OF SUCH TRANSPORTATION.

8 F. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, ANY CHILD WHO REQUIRES 9 TRANSPORTATION TO CONTINUE ATTENDANCE IN THE DESIGNATED SCHOOL THROUGH 10 THE REMAINDER OF THE SCHOOL YEAR IN WHICH THE CHILD MOVES INTO PERMANENT 11 HOUSING OR IS FINALLY DISCHARGED FROM OUT-OF-HOME CARE PURSUANT TO 12 SUBPARAGRAPH ONE OF PARAGRAPH B OF SUBDIVISION TWO OF THIS SECTION SHALL 13 BE ENTITLED TO TRANSPORTATION UNDER THIS PARAGRAPH. SUCH TRANSPORTATION 14 SHALL BE PROVIDED PURSUANT TO APPLICABLE PROVISIONS OF THIS SUBDIVISION.

15 G. (1) WHERE A CHILD WHO IS HOMELESS OR IN OUT-OF-HOME CARE ATTENDS A SUMMER EDUCATIONAL PROGRAM IN THE DESIGNATED SCHOOL DISTRICT PURSUANT TO 16 PARAGRAPH A OF SUBDIVISION TWO OF THIS SECTION THAT IS NEEDED FOR SUCH 17 CHILD TO ADVANCE TO THE NEXT GRADE OR TO COMPLETE A HIGH SCHOOL DIPLOMA 18 19 WITH HIS OR HER PEERS OF THE SAME AGE AND THE TEMPORARY HOUSING LOCATION 20 OF THE STUDENT IS OUTSIDE OF SUCH DESIGNATED SCHOOL DISTRICT, SUCH CHILD 21 SHALL BE ENTITLED TO TRANSPORTATION PURSUANT TO APPLICABLE PROVISIONS OF 22 THIS SUBDIVISION.

(2) WHERE A CHILD WHO IS HOMELESS OR IN OUT-OF-HOME CARE ATTENDS A 23 24 SUMMER EDUCATIONAL PROGRAM OUTSIDE OF THE DESIGNATED SCHOOL DISTRICT 25 THAT IS NEEDED FOR SUCH CHILD TO ADVANCE TO THE NEXT GRADE OR TO COMPLETE A HIGH SCHOOL DIPLOMA WITH HIS OR HER PEERS OF THE SAME AGE AND 26 27 THE TEMPORARY HOUSING LOCATION OF THE STUDENT IS LOCATED OUTSIDE OF THE 28 SCHOOL DISTRICT WHERE THE SUMMER EDUCATIONAL PROGRAM IS LOCATED, SUCH 29 CHILD SHALL BE ENTITLED TO TRANSPORTATION PURSUANT TO APPLICABLE PROVISIONS OF THIS SUBDIVISION. 30

H. UPON PLACEMENT IN OUT-OF-HOME CARE OR A CHANGE IN OUT-OF-HOME CARE 31 32 PLACEMENT, THE LOCAL SOCIAL SERVICES DISTRICT SHALL IMMEDIATELY PROVIDE EMERGENCY TRANSPORTATION TO AND FROM THE OUT-OF-HOME CARE PLACEMENT 33 AND 34 THE DESIGNATED SCHOOL WHERE THE CHILD IS ENTITLED TO TRANSPORTATION 35 PURSUANT TO APPLICABLE PROVISIONS OF THIS SUBDIVISION. EMERGENCY TRANS-PORTATION SHALL CONTINUE UNTIL TRANSPORTATION IS PROVIDED PURSUANT TO 36 37 APPLICABLE PROVISIONS OF THIS SUBDIVISION.

38 S 8. Subdivision 7 of section 3209 of the education law is renumbered 39 subdivision 8 and a new subdivision 7 is added to read as follows: 40 7. DISPUTE RESOLUTION.

40 7. DISPU 41 A. EACH

A. EACH DISTRICT SHALL:

42 (1) ESTABLISH PROCEDURES, IN ACCORDANCE WITH 42 U.S.C. SECTION 43 11432(G)(3)(E), FOR THE PROMPT RESOLUTION OF DISPUTES REGARDING, BUT NOT 44 LIMITED TO, SCHOOL SELECTION, ENROLLMENT, TRANSPORTATION, A CHILD'S 45 STATUS AS A HOMELESS CHILD OR UNACCOMPANIED YOUTH AS DEFINED IN THE 46 REGULATIONS OF THE COMMISSIONER, A CHILD'S STATUS AS A CHILD IN OUT-OF-47 HOME CARE; AND

48 (2) IMMEDIATELY ENROLL THE CHILD WHO IS HOMELESS OR IN OUT-OF-HOME 49 CARE, OR THE CHILD WHO CLAIMS TO BE SUCH, IN THE SCHOOL WHERE ENROLLMENT 50 IS SOUGHT, OR CONTINUE ENROLLMENT OF SUCH CHILD IN THE SCHOOL WHERE 51 ENROLLMENT IS SOUGHT; AND

52 (3) PROVIDE TRANSPORTATION, IF REQUESTED, EXCEPT WHERE THE LOCAL 53 SOCIAL SERVICES DISTRICT IS PROVIDING TRANSPORTATION PURSUANT TO PARA-54 GRAPH (E) OF SUBDIVISION SEVEN OF SECTION THREE HUNDRED SEVENTY-THREE-B 55 OF THE SOCIAL SERVICES LAW FOR A CHILD IN OUT-OF-HOME CARE; AND

(4) ASSIST THE DESIGNATOR WITH ANY APPEAL TO THE DEPARTMENT PURSUANT 1 2 TO THE REGULATIONS OF THE COMMISSIONER; AND

3 ENROLLMENT (5) CONTINUE AND TRANSPORTATION, IF REQUESTED, FOR THE 4 DURATION OF THE DISPUTE RESOLUTION PROCESS.

5 B. NOTWITHSTANDING PARAGRAPH A OF THIS SUBDIVISION, IF THERE IS A 6 DISPUTE AMONG ANY OF THE PARTIES TO A PROCEEDING IN FAMILY COURT REGARD-7 ING, BUT NOT LIMITED TO, SCHOOL SELECTION, ENROLLMENT, OR TRANSPORTATION 8 FOR A CHILD IN OUT-OF-HOME CARE, THE AGGRIEVED PARTY SHALL FOLLOW THE DISPUTE RESOLUTION PROCESS OUTLINED IN SUBDIVISION SEVEN OF SECTION 9 10 THREE HUNDRED SEVENTY-THREE-B OF THE SOCIAL SERVICES LAW.

S 9. Subdivision 1 of section 4410-a of the education law, as added by 11 12 chapter 53 of the laws of 1990, paragraph b as amended by chapter 569 of the laws of 1994, paragraphs d, e and g as amended by chapter 705 of the 13 14 laws of 1992, paragraph f as amended by chapter 474 of the laws of 1996, and paragraph h as amended by chapter 280 of the laws of 1994 and such 15 section as renumbered by chapter 705 of the laws of 1992, is amended to 16 17 read as follows:

18 Definitions. For the purpose of this section, the following defi-1. 19 nitions shall apply:

20 a. "[Foster care child] CHILD IN OUT-OF-HOME CARE" shall mean a child 21 [placed in foster care by a social services district] IN OUT-OF-HOME CARE AS DEFINED IN PARAGRAPH B OF SUBDIVISION ONE OF SECTION THIRTY-TWO 22 23 HUNDRED NINE OF THIS CHAPTER.

24 "Homeless child" shall mean a homeless child as defined in parab. 25 graph a of subdivision one of section thirty-two hundred nine of this 26 chapter.

27 "Municipality" shall mean a county outside the city of New York or c. the city, in the case of a county in the city of New York. 28

29 d. "Municipality of current location" shall mean a municipality in 30 which a child lives which is different from the municipality in which a child or such child's family lived [at the time a social services 31 32 district assumed responsibility for the placement of such child or family, or] at the time such child was admitted for care and/or treatment in 33 a facility licensed or operated by another state agency. e. "Municipality of residence" shall mean the municipality in which a 34

35 child or such child's family lived at the time the [local 36 social services district assumed responsibility for the placement of such child 37 38 or family] CIRCUMSTANCES AROSE WHICH CAUSED SUCH CHILD TO BECOME HOME-LESS OR ENTER OUT-OF-HOME CARE, or at the time such child was admitted 39 40 care and/or treatment in a facility licensed or operated by another for 41 state agency.

42 f. "Preschool child with a disability" shall mean a child eligible for 43 services pursuant to section forty-four hundred ten of this [chapter] 44 ARTICLE. A "preschool child with a handicapping condition" means a 45 preschool child with a disability.

g. "School district of current location" shall mean a school district 46 47 which a child lives which is different from the school district in in 48 which a child or such child's family lived [at the time a social services district assumed responsibility for the placement of such child 49 or] at the time such child was admitted for care and/or 50 or family, 51 treatment in a facility licensed or operated by another state agency.

h. "Child in residential care" shall mean a child residing in a facil-52 53 ity licensed or operated by another state agency as defined by section 54 1.03 of the mental hygiene law or by section two of the public health 55 law.

1 S 10. Subdivision 2 of section 4410-a of the education law, as amended 2 by chapter 280 of the laws of 1994, is amended to read as follows: 3

2. School district evaluation and placement responsibility.

The school district of current location of a [foster care or home-4 Α. less child or] child in residential care shall be responsible for the evaluation and placement procedures prescribed for a preschool child 5 6 7 suspected of having OR WITH a handicapping condition pursuant to section 8 forty-four hundred ten of this [chapter] ARTICLE. In issuing its written notice of determination of services, the board of education of such 9 10 school district shall identify the municipality of residence of a 11 preschool child with a handicapping condition who is a [foster care or homeless child or] child in residential care. Such notice of determi-12 13 nation shall be transmitted to both the municipality of residence and 14 the municipality of current location.

15 B. THE SCHOOL DISTRICT DESIGNATED PURSUANT TO PARAGRAPH A OF SUBDIVI-16 TWO OF SECTION THIRTY-TWO HUNDRED NINE OF THIS CHAPTER SHALL BE SION 17 RESPONSIBLE FOR THE EVALUATION AND PLACEMENT PROCEDURES PRESCRIBED FOR A PRESCHOOL CHILD SUSPECTED OF HAVING OR WITH A DISABILITY WHO IS HOMELESS 18 19 OR IN OUT-OF-HOME CARE. IN ISSUING ITS WRITTEN NOTICE OF DETERMINATION SERVICES, THE BOARD OF EDUCATION OF SUCH SCHOOL DISTRICT SHALL IDEN-20 OF 21 TIFY THE MUNICIPALITY OF RESIDENCE OF A PRESCHOOL CHILD WITH A DISABILI-22 TY WHO IS HOMELESS OR IN OUT-OF-HOME CARE. SUCH NOTICE OF DETERMINATION SHALL BE TRANSMITTED TO BOTH THE MUNICIPALITY OF RESIDENCE AND THE MUNI-23 CIPALITY OF RECORD, AS DEFINED IN SUBDIVISION THREE OF THIS SECTION. 24

25 S 11. Subdivision 3 of section 4410-a of the education law, as amended 26 by chapter 280 of the laws of 1994, is amended to read as follows: 27

3. Contract and payment responsibility.

28 The municipality of current location shall be the municipality of Α. 29 record for a preschool child with a handicapping condition who is a [foster care or homeless child or] child in residential care for the 30 purposes of section forty-four hundred ten of this [chapter] ARTICLE 31 32 provided, however, that, notwithstanding the provision of paragraph b of 33 subdivision eleven of such section, the state shall reimburse one hundred percent of the approved costs paid by such municipality which 34 35 shall be offset by the local contribution due pursuant to subdivision four of this section. 36

37 B. THE MUNICIPALITY OF RECORD SHALL BE THE MUNICIPALITY IN WHICH THE 38 SCHOOL DISTRICT DESIGNATED PURSUANT TO PARAGRAPH A OF SUBDIVISION TWO OF 39 SECTION THIRTY-TWO HUNDRED NINE OF THIS CHAPTER IS LOCATED FOR A 40 PRESCHOOL CHILD WITH A DISABILITY WHO IS HOMELESS OR IN OUT-OF-HOME CARE FOR THE PURPOSES OF SECTION FORTY-FOUR HUNDRED TEN 41 OF THIS ARTICLE PROVIDED, HOWEVER, THAT, NOTWITHSTANDING THE PROVISION OF PARAGRAPH B OF 42 43 SUBDIVISION ELEVEN OF SUCH SECTION, THE STATE SHALL REIMBURSE ONE 44 HUNDRED PERCENT OF THE APPROVED COSTS PAID BY SUCH MUNICIPALITY WHICH 45 OFFSET BY THE LOCAL CONTRIBUTION DUE PURSUANT TO SUBDIVISION SHALL BE FOUR OF THIS SECTION. 46

47 S 12. Subdivision 4 of section 4410-a of the education law, as 280 of the laws of 1994, is amended to read as 48 amended by chapter 49 follows:

50 4. Local contribution. The municipality of residence shall be finan-51 cially responsible for the local contribution which shall equal that portion of the approved costs of services to a [foster care or homeless] 52 child WHO IS HOMELESS OR IN OUT-OF-HOME CARE or child in residential 53 54 care with a handicapping condition which would not be reimbursed pursu-55 ant to the schedule set out in paragraph b of subdivision eleven of section forty-four hundred ten of this [chapter] ARTICLE. 56 The commis-

sioner shall certify to the comptroller the amount of the local contrib-ution owed by each municipality to the state. The comptroller shall deduct the amount of such local contribution first from any moneys due the municipality pursuant to such section and then from any other moneys due or to become due such municipality. S 13. This act shall take effect immediately.