

2021-2022 RESIDENCE PROVIDER ENROLLMENT PROCEDURE FOR A JUVENILE STUDENT LIVING WITH A NON-PARENT *Please read carefully*

<u>Legal parent/guardian</u>: Is the natural parent, adoptive parent, stepparent or foster parent of such child; or is a legal guardian or conservator of such child; or is a person, other than a parent, who is liable by law to maintain, care for or support the child; or is a person, other than a parent, who has been granted custody of the child by a court of competent jurisdiction. Please attach appropriate court documentation or paperwork proving legal custody of the student.

You will need to come to the hearing prepared and present the following items for review :

- Notarized Power of Attorney naming the residence provider/person acting as a parent as having Power of Attorney over the student. Any dates listed on the document must cover the student during any period of enrollment.
- Proof the residence provider/person acting as a parent has actual care and control of the child and is contributing the major portion of the cost of supporting such child (*see next page for additional information).
- Notarized SMSD "PARENT CONSENT STATEMENT FOR A JUVENILE STUDENT LIVING WITH A NON-PARENT RESIDENCE PROVIDER" form signed by the parent who has full, legal custody of the student or custody for residential/school attendance purposes. If the parents have joint custody, a parent consent form will have to be signed by both parents. Please attach appropriate court documentation or paperwork proving legal custody of the student, if applicable.
- Legible copy of a driver's license or government issued photo ID from the parent(s).

Residence provider/person acting as a parent: Is a person, other than a parent, who has actual care and control of the child and is contributing the major portion of the cost of supporting such child; or is a person, other than a parent, who has actual care and control of the child with a Power of Attorney issued by the person who has legal custody of the child.

You will need to come to the hearing prepared and present the following items for review:

- Notarized SMSD "RESIDENCE PROVIDER STATEMENT FOR A JUVENILE STUDENT LIVING IN THE HOME OF A NON-PARENT" form signed by the adult who owns/leases the residence.
- Proof the residence provider/person acting as a parent has actual care and control of the child and is contributing the major portion of the cost of supporting such child (*see next page for additional information).
- Recent mortgage statement dated within the last 45 days or updated current lease in the residence provider's name to the address (confidential financial information may be blacked out). All occupants, including the student(s), should be named on the lease under the occupancy section, if listed. Landlord/property manager's name and phone number shall be listed on the lease as well. If there is no lease or mortgage, the most recent Johnson County real estate tax bill statement will be accepted (*see next page for additional proof of residency).



- Two recent major utility bills dated within the last 45 days in the residence provider's name to the address (electric AND gas OR water). If the landlord/property management pays for all these utilities, other adequate proof of residency may be accepted contact the residency district hearing office.
- ☐ Kansas driver's license/ID or government issued photo ID.
- Verifiable proof (verbal statements given at hearing) that the student <u>consistently</u> sleeps, eats, stores belongings, receives mail, phone calls and visitors and resides for all other purposes at the dwelling place occupied by the adult resident of the district. Proof must be provided that the student <u>exclusively uses the address</u> and phone number of such dwelling as <u>his or her home address</u>. Mere ownership of property in the district shall not establish residency.

Actual care and control of the child definition:

- * In determining whether a person other than a parent has "actual care and control of the child," the district may consider factors including, but not limited to, the following:
 - a. The student's age including whether the student has reached the age of majority.
 - b. Whether the student is emancipated.
 - c. The degree to which the student's parents have relinquished care and control of the child, both legally and practically.
 - d. The extent to which the non-parent adult resident has historically made decisions regarding the health, education and welfare of the child.
 - e. The sources and amount of financial support for the child's care.
 - f. Whether a parent or a person who has been granted legal custody of the child appeared at the residency hearing to testify regarding "actual care and custody of the child."
- * Whether a person contributes the major portion of the cost of supporting a child may be proven by presenting verifiable documentation of the total amount expended for supporting such child and verifiable documentation of the actual amount of support provided by the adult resident of the district who claims to provide the major portion of such support. The district may also consider whether a person has claimed, or is qualified to claim such child as dependent for tax purposes during the period of enrollment.
- * Additionally, the person claiming to provide the major portion of the cost of supporting the child must provide a sworn statement (parent consent statement) from the child's parent, guardian or legal custodian indicating the reason(s) the child resides with the person claiming to contribute the major portion of the cost of supporting such child and the reason(s) why the parent, guardian or legal custodian is not contributing the major portion of the cost of supporting such child.





The superintendent's designee shall have the authority and responsibility to administer and enforce this policy. The designee shall preside at residency hearings. The designee's decision on student residency claims shall be final subject to appeal to the superintendent. The following rights shall apply to residency hearings:

- 1. The student may be represented by counsel.
- 2. The student's parent or guardian may be present at the hearing.
- 3. The student may present evidence, including witness testimony, and may be present when and if the district presents evidence.
- 4. The student or student's counsel may cross-examine any witnesses who may testify at the residency hearing.
- 5. There shall be an orderly hearing and a fair and impartial decision based upon the evidence or lack thereof.
- 6. There shall be a written decision which may be appealed to the superintendent only if written notice of the appeal is delivered to the clerk of the board within ten calendar days of the student's notification of the decision.

All parents/guardians and adult residence providers listed on any of the documents above are required to attend the residency hearing. When you have completed all of the above items and have the requested documents ready, please contact the administrator/school official at the phone number provided by the school office to schedule a residency hearing. Failure to attend a residency hearing or submit adequate proof of residency at a residency hearing shall result in the finding that the student is an Out-of-District student. The student shall bear the burden of proof on all issues pertaining to residency.

NOTICE: <u>This hearing may be under oath and recorded</u>. Please be advised that making false statements or information (or submitting fraudulent proof of residency) with the intent to defraud or induce official action is a <u>FELONY</u> under Kansas Statute § 21-5824.

Questions may be directed to the district residency hearing office at 913-993-7986.

Residency hearing appointment:	
Date:	Time:
School:	
Address:	
Additional notes:	

Kansas Statute § 59-3059 regarding guardianship or conservatorship of a minor

Note: Only a district court judge can appoint a guardian or conservator for a minor in the state of Kansas. Please refer to Kansas Statute § 59-3059 below. It is recommended you consult with a licensed attorney.

59-3059. Petition for appointment of guardian or conservator for minor; contents; plan. (a) (1) Any person may file in the district court of the county of residence of the proposed ward or proposed conservatee or of any county wherein the proposed ward or proposed conservatee may be found, a verified petition requesting the appointment of a guardian or a conservator, or both, for a minor in need of a guardian or conservator, or both. If the proposed conservatee is not a resident of or present within the state of Kansas, such petition may be filed in the district court of any county in which any property of the proposed conservatee is situated.

- (2) If a petition is filed in the district court of a county other than the county of residence of the minor, the court may consider whether it is in the best interests of the minor or in the interests of justice for the proceedings to take place in that county.
- (3) If the court finds it is not in the best interests of the minor or in the interests of justice that the proceedings take place in that county and the minor is a nonresident of the state of Kansas, the court may dismiss the matter immediately, or may continue the matter for a specific period of time not to exceed 60 days to allow for the filing of proceedings in the state of residence. After the expiration of that period of time, or upon the filing of proceedings in the state of residence, the court shall dismiss the petition without prejudice.
- (4) If the court finds it is not in the best interests of the minor or in the interests of justice that the proceedings take place in that county and the minor is a resident of a different county in Kansas, the court may dismiss the matter immediately, or may transfer venue to the county of residence, or may continue the matter for a specific period of time not to exceed 60 days to allow for the filing of proceedings in the county of residence. After the expiration of that period of time, or upon the filing of proceedings in the county of residence, the court shall dismiss the petition without prejudice.
 - (b) The petition shall include:
 - (1) The petitioner's name and address;
- (2) the minor's name, age, date of birth, address of permanent residence, and present address or whereabouts, if different from the minor's permanent residence;
- (3) the places where the minor has lived during the last five years, and the names and present addresses of the persons with whom the minor has lived during that period;
- (4) if the minor is a nonresident of the county in which the petition is filed, a statement of why it is in the best interests of the minor or in the interests of justice for the proceedings to take place in that county;
- (5) a statement that it is the petitioner's belief that the proposed ward or proposed conservatee is a minor in need of a guardian or conservator, or both;
 - (6) the factual basis upon which the petitioner makes that allegation;
- (7) the names and addresses of any spouse of the minor, any natural guardian, any grandparent, any person nominated by a natural guardian to be the guardian or conservator, or both, any child or children of the minor, any permanent custodian appointed for the minor pursuant to K.S.A. 2019 Supp. 38-2269, and amendments thereto, any

fiduciary appointed for the minor by any court order, and any other person or agency having or claiming a right to legal or physical custody of or visitation with the minor or who has assumed responsibility for or care of the minor, and the circumstances under which the minor came into such person's or agency's care or control. If no such names or addresses are known to the petitioner, but the petitioner has reason to believe such persons exist, then the petition shall state that fact and that the petitioner has made diligent inquiry to learn those names and addresses;

- (8) a list and description of all court proceedings in which the minor is or has recently been a party, or is or has recently been the subject of, or was or may be a beneficiary of, or in which any rights of the minor were or may be determined or affected, including any proceedings concerning the custody of or visitation with the minor, any domestic relations matters, juvenile proceedings or adoptions, and the name and address of any attorney who represents or has represented the minor in any such matter. If not known, the petition shall state that the petitioner has made diligent inquiry to learn this information;
- (9) in general terms, the location, type, and value of any real or personal property of the minor, including the amount and sources of any income of the minor. If not known, the petition shall state that the petitioner has made diligent inquiry to learn this information;
 - (10) the names and addresses of witnesses by whom the truth of the petition may be proved;
- (11) the name, age, date of birth, gender, address, place of employment, relationship to the minor, if any, of the individual or corporation whom the petitioner suggests that the court appoint as guardian or conservator, or both, and any personal or agency interest of the proposed guardian or proposed conservator that may be perceived as self-serving or adverse to the position or best interest of the proposed ward or proposed conservatee;
- (12) if the petitioner suggests the appointment of co-guardians or co-conservators, or both, a statement of the reasons why such appointment is sought and whether the petitioner suggests that the co-guardians or co-conservators, if appointed, should be able to act independently or whether they should be required to act only in concert or only in concert with regard to specified matters; and
- (13) a request that the court make a determination that the proposed ward or proposed conservatee is a minor in need of a guardian or a conservator, or both, that the court enter one or more of the orders provided for in K.S.A. <u>59-3063</u> and <u>59-3065</u>, and amendments thereto, and that the court appoint a guardian or a conservator, or both, for the minor.
- (c) Any such petition may be accompanied by, or the court may require that such petition be accompanied by, a proposed guardianship plan as provided for in K.S.A. <u>59-3076</u>, and amendments thereto, or a proposed conservatorship plan as provided for in K.S.A. <u>59-3079</u>, and amendments thereto, or both.

History: L. 2002, ch. 114, § 10; L. 2006, ch. 200, § 104; L. 2008, ch. 64, § 4; L. 2010, ch. 52, § 3; July 1.



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Student name(s):	Grade(s): School(s):
SHALLEE WISSION	2021-2022 PARENT CONSENT STATEMENT FOR A
S. S	JUVENILE STUDENT LIVING WITH A NON-PARENT
50	RESIDENCE PROVIDER
To CAN	I,, being first duly sworn on my oath,
of Disi	I,, being first duly sworn on my oath, PARENT/GUARDIAN - Print Full Legal Name
I am the natur	Print Full Legal Name of Juvenile Student
I have been gra	anted custody of by a court of
	Print Full Legal Name of Juvenile Student sdiction (attach court paperwork).
I hereby acknowledge	e my consent for the above-named student to live on a full-time basis with
	, whose address is:
Print Name of Residen	
	, Kansas and to enroll
Addre	SS City Zip Code
said student in the Shawnee I	Mission School Mission School District pursuant to Board of Education Policy JBC. The
reason(s) for giving my conse	nt and acknowledgement that the residence provider has actual care and control of the
student and contributes the r	najor portion of the cost of supporting the student instead of me is because:
My juvenile student moved i	n with the residence provider listed above on (date):
I have lived at my current add	dress listed on the back of this form since (date):
APPROVED or DENIED	CMCD Partition 11 of 2 D 2
	SMSD Residency Hearing Officer & Date
ANNUAL REVIEW(S):	

Student name(s):		Graae(s):	Scnool(s):	
Furthermore, I state that the state that the student consistently spurposes resides at the address indiction hereinabove will have the responsibility including any fees and/or financial opersonnel upon request to help plan	sleeps, eats, stores belo icated above. I underst bility for the academic e charges assessed. The p	ingings, receives and that the per endeavors of the person granted c	son to whom consent is granted student and his/her behavior at onsent above will meet with sch	nd for all d school nool
including a formal residency hearing student's residency, as necessary, a initiate expulsion proceedings again this form are not true or the enrolln immediately or within three (3) busithe address indicated above anytim	g at any time. I agree to nd upon request. I also st the student and purs nent is found to be frau iness days, if, at any tim e during the school yea	o meet with school o understand that sue legal action a dulent. I also ag ne, I withdraw m or or before the s	t the Shawnee Mission School D gainst me if the statements pro ree that I will notify the school of y consent or if the student move tart of a new school year in Aug	ify the vistrict may vided in office es from ust.
_			awnee Mission School District	
form or submitting false proof of re Kansas Statute § 21-5824 and may	-			
false, I agree that I am liable to the				
out-of-district cost for the current s				
may be released without my permi				
matter.	ssion to an ioual, state	and reactarage	noies with may have an interest	
Dated:				
	Signatur	e of PARENT/GU	JARDIAN	•
	J	,		
Date of birth:	Age:	DL/ID # 8	State:	_
Current Home Address, City, State, 7	Zip Code			
Home Phone, Cell Phone, Work/Alte	ernate Phone			
, , , ,				
	THIS STATEMENT M	IUST BE NOTARI	ZED	
	State of			
	State of			
- · · ·	County of			
			(date)	
by	(name of perso	n making statement)	
	/Cianatura of a	atarial afficary	_	
	(Signature of n	•		
	Expiration Date:		<u> </u>	
	(Se	eal)		

Student name(s):		School(s):
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state that my home address is	Address	,, Kansas City
Zip Code Home Telephone Print Full Legal Name of Juveni	•	I further state that address as his/her home address and
does not reside anywhere else on a fu		it the student consistently sleeps, eats, ther purposes with me at the above-
major portion of the cost of supportin	·	of a person who has legal custody of the
` '	g the student instead of his/her natura	

APPROVED or DENIED

SMSD Residency Hearing Officer & Date

The juvenile student listed above moved in on (date):_______. (FORM CONTINUED ON THE BACK)

I have resided at the address listed above since (date):

ANNUAL REVIEW(S):

Name of School Official conducting review & Date

Student name(s):	Grade(s):	School(s):
I hereby accept responsibility for the academic en	deavors of the stude	ent and his/her behavior at school. I
agree to meet with school personnel upon request to help	plan successful stra	tegies, as necessary, to promote the
student's success at school. I further agree to meet with s	chool district admin	istration, as requested, and to verify
the information provided in this form upon request. I agre	ee to pay any fees ar	nd/or financial charges assessed against
the student. I also understand that the Shawnee Mission	School District may i	nitiate expulsion proceedings against
the student and pursue legal action against me if the state	ements provided in t	his form are not true or the enrollment
is found to be fraudulent.		
I will notify the school office immediately or within	n three (3) business	days when/if the student listed above
moves out of my home or my address changes anytime du	iring the school year	or before the start of a new school
year in August. I understand that the Shawnee Mission Sc	hool District may re	quest verification and proof of
residency periodically up to and including a formal resider	ncy hearing at any tir	me.
I understand that knowingly providing false infor	mation to the Shaw	nee Mission School District on this
form or submitting false proof of residency with the inter	nt to defraud or ind	uce official action is a <u>FELONY</u> under
Kansas Statute § 21-5824 and may result in my criminal p	prosecution. <u>Theref</u>	ore, if any of the facts on this form are
false, I agree that I am liable to the Shawnee Mission Sch	ool District for the a	amount of \$1,508.00 (or per-student
out-of-district cost for the current school year) for each st	tudent listed above.	I understand that this information
may be released without my permission to all local, state	and federal agenci	es who may have an interest in this
matter.		
Dated:		
Signature	of RESIDENCE PROV	/IDER
Date of birth: Age:	Cell #	· •
THIS STATEMENT N	UUST BE NOTARIZE	
State of		
County of		
Signed and sworn to (or affirmed) l		
by	(name of person r	making statement)
(Signature of	notarial officer)	e e e
Expiration Date	•	

(Seal)