THE STATE EDUCATION DEPART/MIENETUN/IERSITY OF THE STATE OF YOUR / ALBANY, NY 12234

#### SENIOR DEPUTY COMMISSIONER FOR P-12 EDUCATION

August 30, 2010

To: District Superintendents

Superintendents of Schools

Administrators of PublicCharter, and Nonpublic Schools

From: John B. King Jr., Senior **De**ty Commissioner for P-12 Education

Subject: Student Registration Guidance

#### Introduction

The Department has recently received questions from school districts regarding their obligations in enrolling and making residency terminations, particularly with respect to students who are not citizens to United States. As detailed low, school districts may not deny resident students a free public education hen basis of their immigration status. This guidance is intended to provide an overview and recommended strategies for addressing common issues that districts faice these areas. The Department courages school districts to review their policies relating to student enrollment residency to ensure that they are in full compliance with any applicable case law, statutorid regulatory provisions. School districts are advised to consult with thesichool attorneys in this review.

Pursuant to Education Law §3202(1), a persver five and under twenty-one years of age who has not received a high school diploma is entitled to attend the public schools maintained in the district in which such repen resides without the payment of tuition. Moreover, pursuant to Education Law §3205, schoolidistmust ensure that students within the compulsory school age attend upon full-time instruction. As a result, during the enrollment/registration process, school districommonly request cent information and/or records, such as those establishing a student'soddateth and addresso determine a student's age and residency within the district. Districts may also request other information regarding the student's previous academic records, medieabrds, and proof of minunization (pursuant to Public Health Law and Department of Health regulations).

Undocumented children, like U.S. citizenildren, have the righto attend school full time as long as they meet the age and resident prime ments established state law. In a 1982 decision, the U.S. Supreme Court recognized thildren who are undocumented immigrants cannot be denied a free publiculation if they areas a factual matter district residents <u>Riyler v. Doe</u> 457 U.S. 202 see <u>Appeal of Plata</u> 40 Ed Dept Rep 552, Decision No. 14,555). While <u>Plyler</u> did not expressly addressethissue of whether a schools thict may inquire about a student's immigration status at the time of enrollment, the side citis generally viewed as prohibiting any district action that might "chill" or discourage undocumented students from receiving a free public education. Accordingly that time of registration, schools should avoid

asking questions related to immigration status that may reveal a child's immigration status, such as asking for a Social Setsunumber (Note- The Departmedoes not require districts to collect students' social security numbers for propose). Moreover, asscussed below, while school districts may need to collect certain data pursuant to State feetable/ford laws, they should do soafter a student has enrolled in school as not to inadvertent by the impression that information related to immigration status with used in making enrollment determinations. Additional guidance related to particular situations is provided below.

#### Age

In <u>Appeal of R.L.</u> (49 Ed Dept Rep 9, DecisionoN15,944), the Commissioner addressed the documentation a district may require as evidence to determine a student's age for admission to school. In that case, a parent of a child aethornom another country claimed that the child's birth certificate was inaccuratend instead attempted to provide medical information to demonstrate her child's age. The Commissiociting Education Law §3218, determined that if a parent has a birth certificate rescord of baptism (giving the that), no other form of evidence may be used to determine a child's age.

However, in cases where a birth certificate or record of baptism is not available, a passport (including foreign passp)omay be used to determine a child's age (Education Law §3218[1][b]). If a birth certificate, record of baptism and passt are unavailable, the school district may consider certainhout documentary or recorded exhibite to determine a child's age (Education Law §3218[1][d]). Belows a list of examples of documentation that may be used for this purpose. Please note that this list is intended only to provide examples of documentation that may be relevant to establishing a student's ageit is not intended to be exhaustive, nor is it a list frequired documentation.

- f Official driver's license
- f State- or other government-issued ID
- f School photo ID with date of birth
- f Consulate identification card
- f Hospital or health records (in New MoCity, Hospital Birthing Records)
- f Military dependent ID card
- f Native American tribal document
- f Record(s) from non-profit inter**tia**nal aid agencies and voluntary agencies (VOLAGs)

School districts should be aware that the government of Puerto Rico recently enacted a new law affecting all birth certificates issued by Puerto Rico brefoluly 1, 2010. Pursuant to the new law, all such birth certificates will be invalidated as of September 30, 2010. On July 1, 2010, the Puerto Rico Department of Health began issuing new birtficaters to affected persons. School districts are encouraged to work with families affected by this new law to develop appropriate procedures das trategies to establish studenge. For more information, please see:

http://www.pr.gov/gprportal/iniciand http://www2.pr.gov/prgovEN/Pages/BirthCertifcateInfo.aspx

### Residency

In Appeal of Platathe petitioner appealed a schoolstdict's determination that her son was not entitled to attend the district's schoolseddasolely on the factal petitioner and her son had entered the country on buesis/pleasure visas. The Constitutioner noted that, for purposes of Education Law §3202, residence is established two factors: phi/csal presence as an inhabitant within the district and in

immediately enroll a homeless child, everthic child is unable to produce records normally required for enrollment, such as previous accaid records, medical records, proof of immunization and proof of residency. If the child needs to obtain immunizations, or immunization or medical records, enrolling school district must mediately refer the child's parent or guardian to the dist's homeless liaison, who must ssist the child's parent or guardian in obtaining the necess immunizations or records.

#### Data Collection

As noted above, schools should avoid askingstjons related to imigration status at the time of registration. Similarly, the Departmentakes every attempt to avoid such questions in its own data collection policies and practions (the Department does not require that school districts report students' social security numbers or their statusegas!" for "undocumented" immigrants). However, severaltate and federal laws requirentable Department (and/or school districts) collect certain student demographic date. (Attachment A). For example, in order to receive funding under certain federal Title III pranges, states and school districts must also collect and report data on "immigrachildren and youth" served (20 USC §696 to seq.).

In attempting to collect sch information, school distristare reminded to use extreme sensitivity and to ensure that such attemphisnot inadvertently discovering resident students from enrolling or attending schoold that such information (ositunavailability) is not used to deny resident students free public educations (ePlyler v. Doe 457 U.S. 202). For example, school boards are encouraged thorat policies to ensure that chu data is used only for its intended purpose pursuant to apartile State or federal requirement that district staff do not require such data or information as candition of enrollment or continued attendance. To ensure that requests for such information do invadvertently chill students' access to a free public education, the Department reconnectes that districts collect such date are enrolled in school. School distats should also consider sensels or providing training on the appropriate techniques and strate gives employ in the district's enrollment, registration, and data collection processes. Finally, the Department of their student information management systems with their system provider to ensure that only those quired elements are collected.

School districts are advised **vis**it our website regularly foany updates related to these issues <u>vww.emsc.nysed.gov/s</u>\$s/

#### Student Visas/ForeignExchange Students

Inquiries on the federal student visa processesuld be directed to the appropriate federal agency (e.g., U.S. Department of Homeland SteycuU.S. Department of Education, U.S. Student and Exchange silitor Program [SEVIP]).

#### For More Information

This guidance document will be updateddarevised as appropriate. For more information, please sebttp://www.emsc.nysed.gov/sss/lawsregs/

Technical assistance is also available ftbenDepartment's Student Support Services Unit at (518) 486-6090.

## Attachment A

**Student Demographics** 

FIELD NAME (DATA ELEMENT NAME)  * = Required for all students  + = Required only for specified students	Instructions or Rules	Requirement (State, Federa I, or Policy)	Use(s) / Purpose(s) Include
HOME LANGUAGE CODE (HOME LANGUAGE DESCRIPTION)	Language routinely spoken in the student's home	Federal regulations 34 CFR Part 76 EDFacts file 141 (LEP Enrolled) EDFacts file 045 (Immigrant) ESEA Title I, Title III	The home language description is the first step in the identification and screening process to determine whether a newly enrolled student may be eligible for federal and/or State Bilingual or ESL programs and services.
PLACE OF BIRTH (STUDENT'S PLACE OF BIRTH)	City State/Province/Region Country	Federal regulations 34 CFR Part 76 EDFacts file 045 (Immigrant) ESEA Title I, Title III	This information is used in programmatic, instructional, and administrative planning and decision-making.

+INITIAL US ENTRY DATE (DATE OF ENTRY INTO UNITED STATES)

Required for immigrants only. Date when the student entered the United States for the first time. Cannot be a future date, must be after the student's date of birth, and cannot be less than the reported school year minus 25 years. If field 49 = Y, fields 38 through 40 are required.

Federal regulations 34 CFR Part 76 EDFacts file 045 (Immigrant) ESEA Title I, Title III For accountability purposes, LEP students who have attended schools in the US (not including

# Attachment A

- FIELD NAME (DATA ELEMENT NAME)

  \* = Required for all students

  + = Required only for specified students