



## Statutory Declaration for In Zone Applicants

I, \_\_\_\_\_ (Full name of Parent/Official Guardian)

being the parent/guardian of \_\_\_\_\_ (name of student)

do solemnly declare as follows:

1. That the information contained in this enrolment is true and correct in every respect.
2. That my child's current and usual home address is:

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3. That my child's full home address(es) and school(s) attended over the last five years is (are) correctly set out below:

	Home Address of Student	School Attended
2018 (if different from above)		
2017		
2016		
2015		
2014		

4. **Authority to Release Information.** I understand that Selwyn College may request information from the students previous school for the purpose of:
  - i. Ascertaining the learning needs, conditions, or any special circumstances relating to my child.
  - ii. Verifying my child's residential address and accordingly I authorise the release of that information.
5. **Residence in the zone.** I understand that students accepted under the In Zone criteria will be expected to remain living within the Zone while attending Selwyn College.

**And I make this solemn declaration conscientiously believing the same to be true and by virtue of the Oaths and Declarations Act 1957**

Dated at Auckland this \_\_\_\_\_ day of \_\_\_\_\_ 201

Signed: \_\_\_\_\_ (Parent/Official Guardian)

Signed: \_\_\_\_\_ (Justice of the Peace, OR Solicitor OR Notary Public)

Details of the above person authorised to take a Statutory Declaration

☐ Justice of the Peace

Name: \_\_\_\_\_

☐ Solicitor

Address: \_\_\_\_\_

☐ Notary Public

*Note: Any alterations made to this Statutory Declaration must also be signed by the Justice of the Peace or Solicitor or Notary Public.*

### **Note: To make a false declaration is a criminal offence.**

The Ministry of Education has advised parents should be warned of the possible consequences of deliberately attempting to gain unfair priority in enrolment by knowingly giving a false address or making an in-zone living arrangement which they intend to be only temporary. For example:

- Renting accommodation in-zone on a short-term basis
- Arranging temporary board in-zone with a relative or family friend
- Using the in-zone address of a relative or friend as an "address of convenience", with no intention to live there on an ongoing bases.

If the school learns that a student is no longer living at the in-zone address given at the time of application for enrolment and has reasonable grounds to believe that a temporary in-zone residence has been used for the purpose of gaining enrolment at the school, then the Board of Trustees may review the enrolment. Unless the parents can give a satisfactory explanation within 10 days, the Board may annul the enrolment. This course of action is provided for under Section 110A (A review of student's enrolment) in the Education Act 1989.

**The school retains the right to make all inquiries necessary in its opinion to obtain information that may assist it to reach a decision in any particular case.**