Bylaw 4-6 - Residence
Overview – 4-6-3 – Exception #1

There are just three bylaws in the section entitled “RESIDENCE. Bylaw 4-6-1 denotes that the State Board of Education establishes all public school districts. In addition, every Ohio resident lives within the boundaries of one of those public school districts. The bylaw further defines what it means to be a bona fide resident of our state. Criteria, including but not limited to 1) where the parents and family members sleep the majority of the time; 2) where mail is received; 3) where meals are prepared and eaten; 4) where the parents are registered to vote; and 5) where important family activities take place a significant part of each day, are just some of the factors that the OHSAA will examine in determining whether a residence in our state is bona fide. This bylaw also reminds members that if parents establish a bona fide residence under Bylaw 4-7-2 Exception one or Bylaw 4-7-4 Criterion one to support a transfer, the residence must be maintained for at least one year from the date the transfer is approved. In short, to be a bona fide resident of Ohio, you must actually live here!

This guidance will also alert administrators to the fact that in many cases, a student who meets a residence exception will also have to adhere to the transfer bylaw. Those cases will be clearly identified within this series of documents.

This document will focus on Bylaw 4-6-3 – Custody/Guardianship to a Primary Relative – Exception One. This bylaw reads as follows:

A student whose parents (biological or adoptive) reside outside the state of Ohio will be ineligible for interscholastic athletics in a member school. (See Bylaw 4-8-1 for eligibility requirements for international students.)

OHSAA Bylaws require that at least one parent reside in Ohio in order for the student to be compliant with this residency Bylaw 4-6-3.

Note: Students affected by this out of state residence bylaw may still be affected by all other eligibility standards in Bylaw 4 including the transfer provisions in 4-7 and the international provisions in 4-8.

This bylaw has 12 exceptions. This guidance will focus on Exception 1, which reads:

EXCEPTION 1: The Executive Director’s office may declare a student who is the subject of a custody or guardianship order issued by a court of proper jurisdiction conferring custody/guardianship upon a grandparent, aunt, uncle or sibling who resides in Ohio, if, in the sole discretion of the Executive Director’s office, the Executive Director’s office determines that the purpose of this change in custody/guardianship was not for athletic reasons, but purely for the best interest of the student in terms of the student’s mental, physical and educational well-being. Such a student is ineligible until declared eligible by the Executive Director’s office.
Note: Upon enrollment of a student whose parents live outside the state of Ohio but within the United States or any of its territories, or if the parents move outside the state of Ohio prior to or during the student's high school career, the principal of that school in which the student is being enrolled shall notify the Executive Director's office of said enrollment, and the facts and circumstances regarding any change of custody so that the Executive Director's office can make an informed decision regarding the student's qualifications under this exception.

Please be advised that students who transfer into an Ohio high school under this residence exception must also adhere to an exception to the transfer bylaw 4-7-2 if they participated in an interscholastic sport(s) in the 12 months immediately preceding the transfer. If the student does not meet a transfer exception and has participated in one or more sports, the student will be eligible, insofar as transfer, immediately and through the first 50% of the maximum allowable regular season contests. The student will become INELIGIBLE at the start of the second 50% of the maximum allowable regular season contests and including the OHSAA tournament in those sports in which the student participated in the 12 months immediately preceding the transfer.

To request a ruling, please provide:

1. A cover letter signed by the principal or athletic administrator naming the student and verifying that the student's parent(s) live outside of Ohio and that the student is living in Ohio with a primary relative who is a grandparent, aunt, uncle or sibling of the student.
2. A statement or some other documentation that allows us to ascertain that the parents can no longer care for the student or that there are other factors impacting the student's physical, mental or educational well-being.
3. A copy of a court-ordered change of custody or guardianship, either from a court of proper jurisdiction in Ohio or another state or United States territory, transferring custody/guardianship to the primary relative living in Ohio. Please note that caretaker's affidavits or POA's are not legal changes of custody/guardianship.

Please feel free to contact Deborah Moore or Roxanne Price if you have any questions!