Guidance for 2019-2020 – Superintendents of Ohio’s Multiple High School Districts/Systems - Bylaw 4-7-4 – Intra-District/System Transfer – Exceptions 1 and 2

The superintendent or person delegated by the superintendent of either a non-public system or public school district may transfer students within the system without jeopardizing their eligibility by using one of the following exceptions. Please note that the use of the word “may” is most important. There is nothing in this bylaw which compels a superintendent to grant a transfer if, in the superintendent’s sole discretion, the student is using a provision to circumvent the transfer bylaw consequence which renders a student ineligible for all contests that remain after the first 50% of the maximum allowable varsity regular season contests have been competed plus the OHSAA tournament in any sport in which the student participated at ANY school in the 12 months prior to the transfer.

The superintendent or person delegated by the superintendent of either a non-public system or public school district may transfer students within the system without jeopardizing their eligibility only by using one of the following exceptions.

EXCEPTION 1: If, as a result of a bona fide legal change of residence made by both parents (biological, adoptive or stepparents) from one attendance zone into another attendance zone in a multiple high school public school district, the student is compelled to transfer to another district high school, the Executive Director’s Office may waive all or part of the 50 percent period of ineligibility for one or more sport/sport seasons. The requirement that “both parents” make the move may be waived by the Executive Director’s Office if the marriage of the parents has been or is in the process of being legally terminated or if the parents were never married.

If the person(s) making the bona fide move is not the biological or adoptive parent or stepparent of the student, the school administrator must disclose the custodial relationship, provide the court ordered documents and advise as to the whereabouts of the student’s biological or adoptive parents.

An affidavit of bona fide residence in the form requested by the Executive Director’s Office shall be submitted along with any request for application of this exception.

Note: Please refer to Bylaw 4-6-1 for a definition of bona fide residence. Also, the student and the student’s parents must reside in this new residence for a period of one year from the date on which this exception was applied to a given student. The school district will have a continuing duty to monitor compliance with the residency requirements during this one-year period. Exception one permits the choice of the public high school in the parents’ new attendance zone.

EXCEPTION 2: If, as a result of a legal change of custody as between a student’s parents, who live in two different attendance zones within the multiple high school district, the student is compelled to transfer from one district high school to another district high school, the Executive Director’s Office may waive all or part of the 50 percent period of ineligibility for one or more sport/sport seasons. If custody of a student is changed to a non-parent, who lives in a different attendance zone than the previous custodian, as a result of
allegations of abuse, neglect or delinquency/unruliness which allegations result in an adjudication of one or more of those allegations, the Executive Director's Office may waive all or part of the 50 percent period of ineligibility for one or more sport/sport seasons. The granting of a change of guardianship to a non-parent will not comply with this exception. Likewise, a re-designation of residential parent within a Shared Parenting Plan will not comply with this exception.

Students transferring under one of the exceptions within this bylaw shall become ineligible beginning with the second 50% of the maximum allowable varsity regular season contests plus the OHSAA tournament until declared eligible by the Executive Director's Office.

TO REQUEST A RULING:

EXCEPTION ONE: The superintendent, or his/her designee, wishing to request a transfer under exception one shall submit the Affidavit of Bona Fide Residence located here, https://ohsaa.org/Portals/0/Eligibility/forms/Affidavit-BonaFideResidence.pdf, to Kristin Ronai at kronai@ohsaa.org

EXCEPTION TWO: The superintendent, or his/her designee, wishing to request a transfer under exception two shall submit the form, located here, https://ohsaa.org/Portals/0/Eligibility/forms/Exception2Form.pdf, and the required court order(s) to either Deborah Moore at dmoore@ohsaa.org or Roxanne Price at rprice@ohsaa.org.