Adopted:	MSBA/MASA Model Policy 509
	Orig. 1995
Revised:	Rev. 2013 <u>2014</u>

509 ENROLLMENT OF NONRESIDENT STUDENTS

[Note: The provisions of this policy substantially reflect statutory requirements.]

I. PURPOSE

The school district desires to participate in the Enrollment Options Program established by Minn. Stat. § 124D.03. The purpose of this policy is to set forth the application and exclusion procedures used by the school district in making said determination.

II. GENERAL STATEMENT OF POLICY

- A. <u>Eligibility</u>. Applications for enrollment under the Enrollment Options (Open Enrollment) Law will be approved provided that acceptance of the application will not exceed the capacity of a program, <u>excluding special education services</u>; class, grade level, or school building as established by school board resolution and provided that:
 - 1. space is available for the applicant under enrollment cap standards established by school board policy or other directive; and
 - 2. in considering the capacity of a grade level, the school district may only limit the enrollment of nonresident students to a number not less than the lesser of: (a) one percent of the total enrollment at each grade level in the school district; or (b) the number of school district resident students at that grade level enrolled in a nonresident school district in accordance with Minn. Stat. § 124D.03.
 - 3. the applicant is not otherwise excluded by action of the school district because of previous conduct in another school district.
- B. Standards that may be used for rejection of application. In addition to the provisions of Paragraph II.A., the school district may refuse to allow a pupil who is expelled under Minn. Stat. § 121A.45 to enroll during the term of the expulsion if the student was expelled for:
 - possessing a dangerous weapon, including a weapon, device, instruments, material, or substance, animate or inanimate, that is used for, or is readily capable of, causing death or serious bodily injury, with the exception of a pocket knife with a blade less than two and one-half inches in length, at school or a school function;
 - 2. possessing or using an illegal drug at school or a school function;

- 3. selling or soliciting the sale of a controlled substance while at school or a school function; or
- 4. committing a third-degree assault involving assaulting another and inflicting substantial bodily harm.
- C. <u>Standards that may not be used for rejection of application</u>. The school district may not use the following standards in determining whether to accept or reject an application for open enrollment:
 - 1. previous academic achievement of a student;
 - 2. athletic or extracurricular ability of a student;
 - 3. disabling conditions of a student;
 - 4. a student's proficiency in the English language;
 - 5. the student's district of residence except where the district of residence is directly included in an enrollment options strategy included in an approved achievement and integration program; or
 - 6. previous disciplinary proceedings involving the student. This shall not preclude the school district from proceeding with exclusion as set out in Section E.F. of this policy.
- D. <u>Application</u>. The student and parent or guardian must complete and submit a School District Enrollment Options Program application developed by the Minnesota Department of Education (that enrollment form follows this policy).
- E. Lotteries. If a school district has more applications than available seats at a specific grade level, it must hold an impartial lottery following the January 15 deadline to determine which students will receive seats. Siblings of currently enrolled students and applications related to an approved integration and achievement plan must receive priority in the lottery. The process for the school district lottery must be established by school board policy and posted on the school district's website.

E F. Exclusion

1. <u>Administrator's initial determination</u>. If a school district administrator knows or has reason to believe that an applicant has engaged in conduct that has subjected or could subject the applicant to expulsion or exclusion under law or school district policy, the administrator will transmit the application to the superintendent with a recommendation of whether exclusion proceedings should be initiated.

2. <u>Superintendent's review.</u> The superintendent may make further inquiries. If the superintendent determines that the applicant should be admitted, he or she will notify the applicant and the school board chair. If the superintendent determines that the applicant should be excluded, the superintendent will notify the applicant and determine whether the applicant wishes to continue the application process. Although an application may not be rejected based on previous disciplinary proceedings, the school district reserves the right to initiate exclusion procedures pursuant to the Minnesota Pupil Fair Dismissal Act as warranted on a case-by-case basis.

FG. Termination of Enrollment

- 1. The school district may terminate the enrollment of a nonresident student enrolled under an enrollment options program pursuant to Minn. Stat. § 124D.03 or 124D.08 at the end of a school year if the student meets the definition of a habitual truant, the student has been provided appropriate services for truancy under Minn. Ch. 260A, and the student's case has been referred to juvenile court. A "habitual truant" is a child under 16 years of age who is absent from attendance at school without lawful excuse for seven school days if the child is in elementary school or for one or more class periods on seven school days if the child is in middle school, junior high school, or high school, or a child who is 16 or 17 years of age who is absent from attendance at school without lawful excuse for one or more class periods on seven school days and who has not lawfully withdrawn from school under Minn. Stat. § 120A.22, Subd. 8.
- 2. The school district may also terminate the enrollment of a nonresident student over 16 years of age if the student is absent without lawful excuse for one or more periods on 15 school days and has not lawfully withdrawn from school under Minn. Stat. § 120A.22, Subd. 8.

[Note: Effective with the 2014-15 school year, the school district may terminate the enrollment of a nonresident student over 17 years of age pursuant to this section.]

3. A student who has not applied for and been accepted for open enrollment pursuant to this policy and does not otherwise meet the residency requirements for enrollment may be terminated from enrollment and removed from school. Prior to removal from school, the school district will send to the student's parents a written notice of the school district's belief that the student is not a resident of the school district. The notice shall include the facts upon which the belief is based and notice to the parents of their opportunity to provide documentary evidence, in person or in writing, of residency to the superintendent or the superintendent's designee. The superintendent or the superintendent's designee will make the final determination as to the residency status of the student.

GH. Notwithstanding the requirement that an application must be approved by the board of the nonresident district, a student who has been enrolled in a district, who is identified as homeless, and whose parent or legal guardian moves to another district, or who is placed in foster care in another school district, may continue to enroll in the nonresident district without the approval of the board of the nonresident district. The approval of the board of the student's resident district is not required.

Legal References: Minn. Stat. § 120A.22, Subd. 3(e) (Residency Determined)

Minn. Stat. § 120A.22, Subd. 8 (Withdrawal from School) Minn. Stat. § 121A.40-121A.56 (The Pupil Fair Dismissal Act)

Minn. Stat. § 124D.03 (Enrollment Options Program)

Minn. Stat. § 124D.08 (School Board Approval to Enroll in Nonresident

District)

Minn. Stat. § 124D.68 (High School Graduation Incentives Program)

Minn. Ch. 260A (Truancy)

Minn. Stat. § 260C.007, Subd. 19 (Habitual Truant Defined)

Minn. Op. Atty. Gen. 169-f (Aug. 13, 1986)

Indep. Sch. Dist. No. 623 v. Minn. Dept. of Educ., Co. No. A05-361, 2005

WL 3111963 (Minn. Ct. App. 2005) (unpublished)

Cross References: MSBA/MASA Model Policy 506 (Student Discipline)

MSBA/MASA Model Policy 517 (Student Recruiting)

MSBA Service Manual, Chapter 5, Various Educational Programs



Statewide Enrollment Options Form

Required form for all Minnesota school districts

Section 1: To be completed by the student's parent/guardian

PARENTS: email, mail or fax this form to the superintendent's office of the non-resident district where you would like your student to attend school. **Do not** mail to the Minnesota Department of Education (MDE). See separate instructions for important January 15 deadline information that may apply.

Pare	envLegai Guardian inform	nation
Last Name:	First Name:	MI:
Phone: Home:()	Work:()	Cell:()
Street Address:	City:	State: ZIP:
Resident District:	City:	
Are you applying through a special Achieve	ement and Integration School	Choice Program between the districts?
Yes No	Don't know	
District of Choice (Non-Resident School D		
District of Choice Fax Number:()		
	Student Information	
Student Name: Last:	First:	Middle:
Current Grade Level: Grade L	evel Desired: Des	sired Date of Enrollment:
Is this student currently expelled under Mir	nnesota Statutes, section 121A	A.45 for a reason listed in Minnesota
Statutes, section 124D.03, Subdivision 1?	Yes I	No
Will the student be at least age 5 and under	er age 21 by September 1 of e	nrollment year?
Yes No		
When a spot is offered, districts will then re you answered NO to the statement regards student fully meets the requirements for an Instructions document.	ing age 5, the student is not ell	ligible for open enrollment unless the
Yes, this student qualifies u	nder the terms of the exceptio	ons described on page 3 of this form.
Does the student have a sibling open enrol	lled in this district?	Yes No
Please rank the schools in the non-residen 1		3 :
2		
3		
I hereby verify that the above information		best of my knowledge and belief.
Signature of Parent/Legal Guardian:		Date:

Section 2: To be completed by the non-resident district

Non-resident district: Notify parents/guardians by February 15 (or no more than 90 days after receiving applications that come later through an Achievement and Integration School Choice Program) of approval or disapproval of application. Families must accept or decline the offer by March 1 or 45 days later. After receiving the commitment to attend, the non-resident district must notify the resident district by March 15 (or 30 days after initial receipt if form filed after January 15) of the student's intent to enroll. Report all rejected applications to the Minnesota Department of Education by July 15.

Date Application Rece	ived:	
District Name:		District Number:
District Contact Name		Title:
Telephone Number:		
Sibling Preference	e Applies	
District of residen	ce preference due to MDE approved Achieve	ment and Integration School Choice Program.
APPROVED		
	of information provided in the above application to above student will be assigned to:	on, and with respect to district policies and
Schoo	ol Building Name:	
Startin	ng Date:	
Grade	e Level:	
☐ NOT APPROVED		
	ent district has denied the request for open ennesota Statutes, section 124D.03. Check a	
		not met; situations that would have waived the Enrollment Options Instructions or Minnesota
	Statutory enrollment cap has been reached	d. (Minn. Stat. § 124D.03, Subd. 2)
	Grade is closed district-wide by board action	on. (Minn. Stat. § 124D.03, Subd. 2 and Subd. 6)
	District has denied the application because (Minn. Stat. § 124D.03, Subd. 1)	e of specific expulsion reasons allowed in law.
NON-RESIDENT DIS	TRICT SIGNATURE	
Superintendent/Respo	onsible Authority:	Date:

SCHOOL DISTRICTS MAY NOT MODIFY THIS FORM, ADD DATA FIELDS OR CREATE ALTERNATIVE FORMATS.

PARENTS/LEGAL GUARDIANS MUST PHYSICALLY SIGN THE FORM.

Statewide Enrollment Options Instructions

GENERAL INFORMATION AND INSTRUCTIONS: Kindergarten through twelfth grade students and pre-kindergarten children with disabilities may apply to attend a public school outside of their resident district (Minn. Stat. § 124D.03). Use one application per student per requested district. Complete and sign Section 1 of the *Statewide Enrollment Options Form* and send to the non-resident district's superintendent's office. **Please do not send the form to MDE**.

Age requirements:

Open enrollment is only available to students who will be age 5 by September 1 and under age 21, without a high school diploma, unless:

- The student is under age 5 and has been identified through a formal assessment process in the resident district as needing an individual education plan for early childhood special education. In these situations, the family should list "EC" as their requested grade level.
- OR, the student has met all requirements of the non-resident district for consideration for early entrance to
 kindergarten such as a September or October birth date, assessment testing and a trial period of enrollment
 and the non-resident district has agreed to consider an open enrollment for the child for early entrance to
 kindergarten. Do not submit this form in this situation without first working with the non-resident district to
 determine eligibility.

Deadlines and exceptions to deadlines:

Applications must be sent to the non-resident district by January 15 in order to enroll beginning the following school year unless:

- One or both districts has a Minnesota Department of Education Achievement and Integration Plan, in which
 case there is no deadline and enrollment may begin at any time after notification of acceptance. (Minn.
 Stat. § 124D.03, Subd. 4)
- **OR**, the student moved into the resident district on or later than December 1. (Minn. Stat. § 124D.03, Subd. 7).
- OR, other unusual situations apply under Minnesota Statutes, section 124D.03, Subdivision 7.

Acceptance or denial of open enrollment cannot be based on previous academic achievement, athletic or other extracurricular ability, disabling conditions, proficiency in the English language, previous disciplinary proceedings or the student's district of residence unless the resident district and non-resident district are working together in an MDE approved Achievement and Integration School Choice Program. (Minn. Stat. § 124D.03, Subd. 6.)

Families may indicate preference for school sites or programs within the district; if unavailable, districts will offer families options in the family's stated order of preference at other sites unless the grade level or open enrollment has been closed by board action. Families may apply in more than one district. Use one form per child per district.

Do not disclose special needs of students on the *Statewide Enrollment Options Form*; this information is provided after an enrollment spot is offered.

Currently expelled students: Non-resident districts may, but are not required to, reject applications from students currently expelled as defined in Minnesota Statutes, section 121A.45 and Minnesota Statutes, section 124D.03, Subdivision 1.

Notice as to acceptance of application: You can expect to receive an approval/disapproval from the non-resident district by February 15 or, when applying through the waived deadlines for Achievement and Integration districts, 90 days after applying for the current or upcoming school year. (Do not apply for statewide enrollment options further in advance than for the upcoming school year.) School districts who have more applications than they can accommodate hold lotteries to determine which students will receive spots. Siblings of currently open-enrolled students receive preference. Districts may also give lottery preference in some Achievement and Integration Program situations. Statewide Enrollment Options Lottery procedures must be approved by local school board and posted on the school district website.

If the non-resident district notifies you that your application has been accepted:

Notify the non-resident district as to whether you are accepting the offer of enrollment by **March 1** or, if you applied under a no deadline situation, 45 days after notification. The non-resident district must notify the resident district that your student is changing enrollment by March 15 (or 30 days after notice from you that you are accepting the enrollment if January 15 application deadline was not applicable). Visit the district offices at least 10 days prior to the above starting date for completion of all enrollment forms.

Parents or guardians of students with special needs are encouraged to contact the district as soon as possible after accepting an offer of enrollment in a non-resident district so an IEP team can be convened.

The school district will provide you with information regarding transportation if you request it from a bus stop in that district. (Minn. Stat. § 123B.88, Subd. 6; Minn. Stat. § 124D.03, Subd. 8.)

By accepting this enrollment, your student is obligated to attend the non-resident district during the upcoming school year. You do not need to reapply in subsequent years for your student to remain enrolled unless you move out of your current district. If you move into another Minnesota non-resident school district, you will not lose your seat but do need to submit an updated *Enrollment Options Form*. Note: you **do need** to apply again for siblings, but the siblings must be given a preference if open enrollments requests exceed available seats.

To return to your resident district for the following school year, notify your resident district that you are returning by January 15 for the following fall.

If your application was denied, districts:

- · Must indicate the provision in state law that applied.
- Must report to the Minnesota Department of Education by July 15 all denied applications.
- May inform you that the only reason the application was rejected was a missed January 15 deadline. In this case, you could ask your resident district whether it would be willing to form a non-resident agreement with the non-resident district for the upcoming year both districts must agree. However, you will need to apply again next year through the regular open enrollment process, meeting the January 15 deadline, so your student's enrollment is not subject to year-to-year mutual agreements between districts. (Minn. Stat. § 124D.03, Subd. 6)