

By resolution of this board, this district opts not to receive out-of-district students, with the limited exception of admission of the children of employees of the school district.

The Board of Trustees of Kuna School District No. 3, in conformance with *Idaho Code*, Sections 33-1402 and 33-1404, hereby adopt written policy guidelines governing the admission of nonresident students by the District.

WHEREAS, the District has a rapidly growing enrollment which is likely to continue to increase; and

WHEREAS, such trend and the resultant increased enrollment has placed a strain upon the ability of the District to deliver an appropriate educational program in terms of facilities, student-teacher ratios, total building enrollment and otherwise; and

WHEREAS, the Board of Trustees feel that it has a responsibility to deliver the District's educational program to the resident students of the District before accepting other nonresident students when the admission of the latter would detract from the quality of the education program offered to resident students and constitute a hardship;

NOW, THEREFORE, BE IT RESOLVED, that the Board of Trustees of the District will not participate in the enrollments option program described in Section 33-1402, *Idaho Code*, with the limited exception of the children of full-time employees of the school district, and will not admit nonresident pupils applying where tuition would be paid by their home district as described in Section 33-1404, *Idaho Code*, or other applicants, if the admittance of said applicant would create or enlarge an existing hardship to the District as above defined.

BE IT FURTHER RESOLVED, that no nonresident student shall be admitted when said student is under suspension from or expelled from another Idaho School District.

BE IT FURTHER RESOLVED, that nonresident students placed by court order under provisions of the Idaho Youth Rehabilitation or Child Protection Acts and reside in licensed group homes, agencies or institutions shall be received and admitted if said facility is located within this District. This provision shall not prohibit the Board of Trustees from prescribing nondiscriminatory preconditions or standards for admission where necessary to protect the health, safety and welfare of its existing students and/or to protect its educational processes.

BE IT FURTHER RESOLVED, that students who move out of the school district during their junior or senior year can seek permission to stay in the school district until graduation. The superintendent can grant permission with a recommendation by the high school administration to allow the student to stay at Kuna High School unless there are reasons for revocation.

BE IT FURTHER RESOLVED, that the foregoing prohibitions shall not apply to children of full-time school district employees.

APPLICATION

This district will take no action to prohibit or prevent application by its students to attend school at another district or to attend another school within this district.

The superintendent or designee will review and accept or deny the applications. This district will notify the applicant within sixty (60) days and, if the request for enrollment in this district or enrollment in another school is denied, the denial will include a written explanation. The denial of an application for open enrollment is not appeal able to the board.

Upon agreement between the home school district and this district, or between the affected schools within this district, the deadline for applications may be waived.

TRANSPORTATION

For those students attending this district's schools from out-of-district, the parent/guardian will be responsible for transporting the student to and from the school or to an appropriate bus stop within this district. For those students attending another school, rather than their assigned school within this district, the parent/guardian is responsible for transporting the student to an appropriate bus stop.

PARTICIPATION IN EXTRACURRICULAR ACTIVITIES

No student will gain eligibility to participate in extracurricular activities in violation of policies governing eligibility as a result of enrollment option transfer to this district to this district. These rules are established by the Idaho High School Activities Association: <http://www.idhsaa.org>

INELIGIBLE STUDENTS

If a student applies and is accepted in this district from out of district, but fails to attend, that student will be ineligible to again apply for an enrollment option in this district.

A student who has been suspended or expelled, or who may be lawfully denied enrollment, is ineligible for enrollment in this district pursuant to the provisions of this policy.

This district is concerned about its class size and the effect that enlargement of the student-teacher ratios will have upon the educational program. Therefore, this district has determined that admission of students in excess of the following ratios would work a hardship on the district, its teachers, staff, students, and educational program:

<u>Grade</u>	<u>Ratio</u>
K	20:1
1	23:1
2	25:1
3	26:1
4	28:1
5 & 6	32:1
7-12	160 students per teacher
Alternative: Average of 18 students per class	

An exceptional student education class ratio will be 12:1.

Non-resident students and students wishing to transfer to another school within the district will have their applications denied if it is determined by administration that a hardship exists, as defined by the ratios set forth above or other extenuating circumstances.

Non-resident students residing in licensed homes, agencies, or institutions will be received and admitted if the facility is located within the district. However, this provision will not inhibit the board from prescribing non-discriminatory pre-conditions or standards of admission when necessary to protect the health, safety, and welfare of its existing students and/or to protect its educational processes.

Homeless children and youth, as defined in the Steward B. McKinney Homeless Assistant Act (PL 100-77), may attend any district or school within a district without payment of tuition when it is determined to be in the best interest of that child.



LEGAL REFERENCE:

Idaho Code Sections
33-205
33-1401, *et seq.*

ADOPTED: May 11, 2004

PRIOR APPROVAL: April 11, 1995

AMENDED: June 13, 2006, April 12, 2016