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NEW

Students

Advanced Tuition

Upon the School Board's approval of the application of the parents of a non-resident student who have taken steps indicating a desire and intention to move into the District, such parents may, upon fulfilling the requirements herein contained, be permitted to enroll the prospective student in the District upon depositing with the Business Office an advance tuition guarantee amount as set forth herein.

To be eligible for enrollment, the parent or guardian must submit the following to indicate that the family has established a residence within the District into which they will be moving within 60 calendar days of the date of the application supported by executed documents demonstrating proof of intent to become a resident as follows:

- 1. Home Purchase Contract, including set guaranteed confirmation for occupancy date; or,
- 2. Executed Rental Agreement, including verification date for beginning of the lease and continuing to at least the end of the current school year; and,
- 3. Written authority to contact the representative of the seller or landlord who will be contacted for confirmation before any approval

If the proposed attendance is approved, the parents/guardians shall submit to the District a predetermined amount of tuition applicable to the 60-day period with the District in the form of a Cashier's Check or irrevocable Certified Check in the amount of the tuition for the 60-day period, which will be held uncashed by the District until the end of the 60-day period. The parents/guardians will also sign an agreement that the District will return the check if they permanently move in within the 60-day period but, if not, the District will deposit the check in the District account and the continuation of the student in the District for another y60-day period will be contingent upon the deposit of a similar check with the District subject to similar conditions for an additional 60 calendar day period, with continuing renewals until the school term has been concluded.

LEGAL REF.: 105 ILCS 5/10-20.12b

ADOPTED: