



Information Needed

KENTUCKY HIGH SCHOOL ATHLETIC ASSOCIATION APPLICATION FOR NON U.S. STUDENT ATHLETIC ELIGIBILITY FOR STUDENTS NOT HAVING J-1/F-1 STATUS

STUDENT IS NOT ELIGIBLE UNTIL RULING IS ISSUED BY THE RULING OFFICER.

INCOMPLETE OR ILLEGIBLE FORMS WILL BE RETURNED WITHOUT PROCESSING.

(All parts to be completed in English)

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INSTRUCTIONS FOR COMPLETING FORM GE08

- 1. Complete this form for <u>any</u> student who is not from the United States or the District of Columbia and does not have J-1 or F-1 status (VISA) and who initially enrolls into a KHSAA member school and desires participation in sports within the first year of enrollment at a KHSAA member school.
- 2. Please refer to KHSAA Bylaw 8 and the interpretations of this rule in both the Handbook and on the KHSAA website, http://www.khsaa.org/, for the specific provisions regarding non-exchange foreign student eligibility.
- 3. Students may not practice, scrimmage (inter or intra-school) or play in contests at any level grade 9-12 from the time a ruling is requested until a final ruling has been issued by the Commissioner's office on this student. Member school(s) may be penalized for such participation along with the participant.
- 4. If a student is ruled ineligible based on this submission, practice and play at the non-varsity level or practice with the varsity team are at the discretion of the member school once that ruling is received.
- 5. The KHSAA member school shall ensure that all parts of this form are complete and legible, and all required attachments are included.
- 6. The form will be reviewed by the Commissioner's office and a ruling will be issued.
- 7. For processing, allow a minimum three (3) working days to ensure time for verification of the data and be mindful that in accordance with the Due Process Procedure, the Ruling Officer has thirty (30) days to rule, and additional time if investigation is necessary.
- 8. Only the Principal and/or Designated Representative of a member school may inquire as to the processing status of the form.
- 9. The waiver of Bylaw 8 does not in and of itself declare the student eligible. It is the responsibility of the member school to verify that the student is eligible according to all other bylaws.

These lines are to be completed by the Receiving School

- 10. No verbal statement in addition or in contradiction to these materials shall apply.
- 11. If an aggrieved party is dissatisfied with the decision; an appeal may be taken in the manner set forth in the KHSAA Due Process Procedure.

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Student Name								
Date of Enrollment at Receiving School								
Name of Receiving School								
Curre	nt Grade in scl	hool						
Student's Enrollment History After initial enrollment in Grade 9 (list school(s) attended) each year		School			Country			
Birth Date					Age (as of this date)			
	ı							
1	School is red	equesting a waiver of the one year period of ineligibility due to exception (check one)						
	a) Entire Family Relocation							
	b) Refugee/Political Asylum (attach copy of refugee designation by U.S. Department of State)							
	Other (attach letter with complete situation details)							
_								
Additi might a) E the	ional written include sales NTIRE FAMIL student(s) ma ents into the so	documentation s documents, co Y RELOCATION y be declared el chool district or d	may be re ontracts or N - The period igible by do lefined school	equired to accompany this for rental agreements. Carefully but of ineligibility may be waived but move of the period attendance area prior to the	orm to vertead the difthe endinger	ing to section 2, subsection (a) verify the circumstances surrouse exception and each question and it residence of the entire family of the ent of the student.	and request for information. a foreign country. In this case,	
2	Address of the	nis student and f	amily while	attending the former school.				

The complete text of Bylaw 8, Transfer Rule – No-Exchange Foreign Students and the interpretations of the rule are in both the KHSAA Handbook as well as published on the KHSAA website http://www.khsaa.org/. Rulings are issued based solely on the issue of Bylaw 8. No verbal statement in addition or in contradiction to these materials shall apply. It is the School's obligation to inform the student of this ruling. If facts or circumstances change, contact the Commissioner's Office because this could affect or change the ruling. If an aggrieved party is dissatisfied with this decision; an appeal may be taken in the manner and within the time set forth in the KHSAA Due Process Procedure.





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3	Name of the persons with whom this st Question 2.	tudent lived with at the address listed in				
4	Relationship of the persons listed in Qu	uestion 3 to the student?				
5	What type of visa does the student pos	ssess?				
6	(use 911 address, do not use PO Bo UTILITY BILL, ETC. MAY BE REQUE					
7	Name of the persons with whom this st Question 6.	tudent lives with at the address listed in				
8	Relationship of the persons listed in Qu	uestion 7 to the student?				
9	Date the student and family moved to a	address listed in Question 6?				
10	In what public school district or defined address listed in Question 6?	I public school attendance area is the				
11	Status of residence listed in Question 2 CONTRACT, ETC. MAY BE REQUES					
Additional written documentation may be required to accompany this form to verify the circumstances surrounding the relocation which might include sales documents, contracts or rental agreements. Carefully read the exception and each question and request for information. b) REFUGEE/POLITICAL ASYLUM - The period of ineligibility may be waived if the members of a family from a foreign country are relocating due to a declaration of asylum or seeking refuge due to acknowledged conflict. In this case, student(s) may be declared eligible by documenting the move into the school district or defined school attendance area by virtue of the policies of the United States Department of State prior to the enrollment of the student.						
12	Is this student relocation due to a declar to an acknowledged conflict? (A COPY OTHER RELEVANT DOCUMENTATION ADDITION TO THE COPY OF THE RIUS, DEPARTMENT OF STATE)	ON MAY BE REQUESTED IN	Yes		No	
13	Street Address of this student and fam (use 911 address, do not use PO Bo UTILITY BILL, ETC. MAY BE REQUE	STED				
14	Question 13?	tudent lives with at the address listed in				
15	Relationship of the persons listed in Qu	uestion 14 to the student?				
16	In what public school district or defined address listed in Question 13?	I public school attendance area is the				
STUDE	NT CERTIFICATION					
I attes could I unde guidel I unde	t that the information provided to the me lead to ineligibility of the student-athlete rstand that if the waiver of the one-year ines of Bylaw 8 and a new ruling issued.	period of ineligibility is granted, that char period of ineligibility is granted, that char	ging scho	pols during the first year	ear will be r	eviewed under the
Excha	nge Student Signature		Date			

PARENT/CUSTODIAN SIGNATURE AND CERTIFICATIONS

As the parent or primary custodian of this student, I attest that the information provided to the member school is accurate, and acknowledge that failure to provide complete and accurate information could lead to ineligibility of the student-athlete in question.

I understand that if the waiver of the one-year period of ineligibility is granted, that changing schools during the first year will be reviewed under the guidelines of Bylaw 8 and a new ruling issued.

I understand that if the waiver of the one-year period of ineligibility is granted, that changing schools will be reviewed under the guidelines of Bylaw 6 and a new ruling issued.

Principal / Designated Representative
Signature

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Email Address (for data gathering purposes

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Rev. 08/17

KHSAA Form DP08

only, no rulings can be made via	electronic							
mail)								
Daytime Phone Number				Date				
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MEMBER SCHOOL SIGNATURES AND CERTIFICATIONS								
As Principal or Designated Repr	As Principal or Designated Representative of this KHSAA member school, I hereby verify that this student meets all eligibility rules and regulations as							
promulgated; hereby certify that	promulgated; hereby certify that the student was not recruited for athletic purposes by any official or unofficial representative of the school.							
It is the recommendation of the undersigned Principal or Designated Representative that the period of ineligibility (one year from the date of								
enrollment) is waived and that he/she be declared eligible immediately to represent my school in interscholastic athletics at the varsity level.								
I hereby certify that the information provided on this form is true and accurate to the best of my knowledge.								
I understand that if the waiver of the one-year period of ineligibility is granted, that changing schools during the first year will be reviewed under the								
guidelines of Bylaw 8 and a new ruling issued.								
I understand that if the waiver of	I understand that if the waiver of the one-year period of ineligibility is granted, that changing schools will be reviewed under the guidelines of Bylaw 6							
and a new ruling issued.								
Principal / Designated Represer	ıtative							
Signature								
Position at the School								
Email Address (for data gathering	ıg							
purposes only, no rulings can be	made via							
electronic mail)	ļ							
Daytime Phone Number				Date				
•								

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