

INCOMPLETE OR ILLEGIBLE FORMS WILL BE RETURNED WITHOUT PROCESSING.

USE PAGE 1 OF THIS FORM TO DETERMINE IF THE STUDENT HAS PREVIOUSLY PARTICIPATED AT THE VARSITY LEVEL. IF SUCH PARTICIPATION IS VERIFIED ON PAGE 1, THE REMAINING PAGES MUST BE COMPLETED AND EXCHANGED BETWEEN THE SCHOOLS. PRIOR TO COMPLETION, BOTH SCHOOLS SHOULD PRINT THE MOST RECENT COPY OF BYLAW 6 FROM THE KHSAA WEBSITE WITH UP TO DATE PROVISIONS AND INTERPRETATIONS. THE BYLAW IS LOCATED AT https://bit.ly/219NeS2

THIS INFORMATION IS TO BE COMPLETED BY THE RECEIVING SCHOOL (KHSAA SCHOOL DESIRING ELIGIBILITY FOR THE STUDENT.)								
Information Needed These lines are to be completed by the Receiving School								
Student Name								
Date of Enrollment at Receiving Scho	ol							
Name of Receiving School								
Current Grade in school								
	Grade	School				Da	ates	Varsity Play (Yes/No)?
Student's Enrollment History (list								
school(s) attended each year since initial enrollment in grade nine (9)								
Birth Date				Ag	e (as of this date)			
Print Name of Person Signing this Fo	rm			Po	sition in School			
Date	Signature	•			Daytime Phone			
NOTE: THIS FORM IS TO BE SENT TO DATE OF LAST PARTICIPATION AFTE								
THE FOLLOWING INFORMATION IS TO BE COMPLETED BY THE SENDING SCHOOL								
Information Needed			Compl	eted by	/ the sending Sch	loc		
Name of Sending School (must be se which the student has been enrolled i								
Complete Address of Sending School								
Phone Number of Sending School								
	n, Swimming	g, Tennis,	athletics in Baseball, Basketball, Cu Track, Volleyball or Wrestling rep k response)				ES	NO
Is it documented that the student	t is returning	to the real	ceiving school and this school is th has not established eligibility by pa				ES	NO
Is this student changing schools	due to a co chool splittin	omplete re g into muli	districting of students by the local tiples schools and in accordance w	board /ith the	of education due to non-optional action	s YE	ES	NO
4 Is this student transferring from a	non-membe	er school lo	ocated in Kentucky?			Y	ES	NO
5 Is this student transferring to the	receiving so	chool and	the school has verified copies of c			_	ES	NO
Print Name of Person Signing this For			ange of Station or Change of Duty		r ition in School			
Date	Signature	•			Daytime Phone			
NOTE: THIS FORM IS NOW TO BE SENT BACK TO THE RECEIVING SCHOOL								
FURTHER INSTRUCTIONS FOR RECEIVING SCHOOL								
NOTE: If the response to Questions 1 from the Sending School is NO, or the response to Questions 2, 3, 4 or 5 is YES, no ruling will be necessary by the KHSAA. A copy is to be placed on file at the receiving school until the student graduates. The receiving school is accountable for any inaccuracies in this information including potential forfeiture of contests and other penalties contained in Bylaw 27. If the response to Question 1 IS YES and the response to Questions 2, 3, 4 and 5 are NO, then complete the remainder of the form for submission to the KHSAA.								



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TRANSFER FORM – RECEIVING SCHOOL SUPPLEMENTAL INFORMATION TO BE COMPLETED IF THE STUDENT HAS PARTICIPATED IN VARSITY ATHLETICS AFTER ENROLLING IN GRADE NINE THE FOLLOWING INFORMATION IS TO BE COMPLETED BY THE RECEIVING SCHOOL AND ALL INFORMATION ON THESE PAGES SHOULD THEN BE FORWARDED TO THE SENDING SCHOOL IN ORDER TO ALLOW THAT SCHOOL TO COMPLETE THEIR PORTION OF THE FORM. PRIOR TO COMPLETION, THE RECEIVING SCHOOL SHOULD PRINT THE MOST RECENT COPY OF BYLAW 6 FROM THE KHSAA WEBSITE WITH UP TO DATE PROVISIONS AND INTERPRETATIONS. THE BYLAW IS LOCATED AT https://bit.ly/2T9NeS2

1	Student Name								
2	Sport	Varsity Participation in Last 365 Days (Yes/No)	Date of Last Varsity Participation		Sport	Varsity Participation in Last 365 Days (Yes/No)	Date of Last Varsity Participation		
	Baseball	、			Soccer				
	Basketball				Softball (Fastpitch)				
	Cross Country				Swimming / Diving				
	Football				Tennis				
	Field Hockey				Track and Field				
	Golf				Volleyball				
	Lacrosse				Wrestling				
3	care and support) of	legal custody (resider this student (Mother, I name of the individu	Father, Other). Respo	onse					
4	4 Street Address of this student and family while attending the Receiving School (<u>use 911 address</u> , do not use PO Box)								
5	Name(s) of the person(s) with whom the student currently resides at the address as listed above. Response should include the name of the individual and the relationship to the student. If this individual(s) is different than the response to number 3 above, please explain. Attach additional response if necessary.								
6		family moved into the							
7	Phone number (day records.	and night) of student a	and family according t	o school					
8		ol requests a waiver o	of the one-year period	d of ineligil	bility due to the satisfyi	ng of one of the state	ed exceptions in the rule		
		a) Reassignment by	Board of Education (no ruling n	ecessary per page 1)				
		b) Transfer from Nor	n-Member school loca	ted in Ken	tucky (no ruling necess	ary per page 1)			
		c) Military Assignme	nt as Documented by	Orders (no	o ruling necessary per p	page 1)			
		d) Bona fide Change	e in Residence By the	Entire Far	nily Unit				
		e) Divorce							
		f) Change in Sole Cu	ustody						
		g) Change in Joint C	ustody						
		h) Death of One or N	Iore Custodial Parent	S					
		i) Boarding School							
		j) Cessation of Scho	ol Program						
		k) Anti-Bullying Exce							
9		provisions of the I acknowledgement of	Due Process Proced f both the contents of I	lure. Desc Bylaw 6, ai	ribe the circumstance	es that result in the lent meets no publish	l under the discretionary e member school, with ed exception, concluding		



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Complete questions 10-16 if the response to Question 8 is (d) and the school is applying for a waiver of the Bylaw according to section 2, subsection (d), Bona fide Change in Residence. If applying for this exception, additional written documentation is required to accompany this form to verify the circumstances surrounding the bona fide change which may include sales documents, contracts or rental agreements. Carefully read the definition of a bona fide change in address, along with each question and request for information.

The o	complete text of the	exception is found in Bylaw 6 at <u>https://bit.ly/2T9NeS2</u>						
10	Who owns/leases/re Question 4? (parents	nts the Receiving School residence listed in s, relative, etc)						
11	Status of CURRENT	residence listed in Question 4?						
		Property is owned by student's custodial family						
		Property sale is pending (ENCLOSE COPY OF CONTRACT OR SALE PENDING VERIF	ICATION)				
		Property is lease/rental property with a minimum of at least a 12-month lease agreement	(PROVID	E COPY (OF LEASE)			
		Other arrangement (detail on line below)						
12		f the school system staff, including but not limited to coaching or athletic any ownership interest in the property listed in Question 4?		NO	l			
13	What specific public, listed in Question 4	independent school district includes the address above (list specific public school not school system; e schools, list the "resides" or assigned school).						
14	RECEIVING SCHOO	dence listed in Question 32? DL MAY NEED TO WAIT TO COMPLETE THIS TIL SENDING SCHOOL PORTION IS COMPLETE						
		House has been sold and closing has been completed.						
		House has been listed with a realtor (A COPY OF LISTING AGREEMENT MAY BE REQU	JIRED)					
	House has been listed, sale is pending (A COPY OF CONTRACT OR SALE PENDING VERIFICATION MAY BE REQUIRED)							
		House is still owned/maintained by custodial family						
		Rental/Lease agreement has expired and property is leased/rented to another party (ADDITIONAL DOCUMENTATION MAY BE REQUIRED)	outside c	f the cus	todial family			
		Other arrangement (DETAIL BELOW)						
15		ion 14 IS STILL OWNED/MAINTAINED, is the residence occupied by a member of the YES, DETAIL BELOW)	YES		NO			
16	For purposes of this bylaw, a bona fide change of residence means the moving of the permanent residence of the entire family of the student and the student's parents from one school district or defined school attendance area into another school district or defined school attendance area prior to a change in enrollment of the student. A student who becomes emancipated does not have a bona fide change of residence by virtue of his or her emancipation and change of residence for purposes of this bylaw. According to this definition, does this member school claim that this student and his/her custodial family had a bona fide change in residence?							
secti docu	plete question 17 if t on 2, subsection (e)	he response to Question 8 is (e) and the school is applying for a waiver of the period Divorce. If applying for this exception, additional written documentation is required t preceded the first date of enrollment for the student. Carefully read this exception, a	o accom	pany this	form to			
The		e exception is found in Bylaw 6 at <u>https://bit.ly/2T9NeS2</u>						
17	followed by a court	vorce degree or legal separation issued by a court of competent jurisdiction order granting custody of the student to the parent with whom the student NSE IS YES, A COPY OF THE DATED CUSTODY ORDER MAY BE		NO				



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Complete question 18 if the response to Question 8 is (f) and the school is applying for a waiver of the period of ineligibility according to section 2, subsection (c) Change of Sole Custody. If applying for this exception, additional written documentation is required to accompany this form to document that the action preceded the first date of enrollment for the student. Carefully read this exception, along with the request for information.							
The complete text of the exception is found in Bylaw 6 at <u>https://bit.ly/2T9NeS2</u>			1				
 Is this student changing schools due to that order or due to a change in the original sole custody order? IF RESPONSE IS YES, A COPY OF THE DATED COURT ORDER OR STATE AGENCY ORDER IF A WARD OF THE STATE MAY BE REQUIRED. 	YES		NO				
Complete question 19 if the response to Question 8 is (g) and the school is applying for a waiver	of the period	d of ineligil	oility acco	rding to			
section 2, subsection (g) Change of Joint Custody. If applying for this exception, additional writte	en document	tation is re	quired to				
accompany this form to document that the action preceded the first date of enrollment for the stu with the request for information.	udent. Caref	ully read th	is excepti	on, along			
The complete text of the exception is found in Bylaw 6 at https://bit.ly/2T9NeS2							
Is this student changing schools due to that order or due to a change in the original joint custody order? IF RESPONSE IS YES, A COPY OF THE DATED COURT ORDER OR STATE AGENCY ORDER IF A WARD OF THE STATE MAY BE REQUIRED.	YES		NO				
Complete question 20 if the response to Question 8 is (h) and the school is applying for a waiver section 2, subsection (d) Death. If applying for this exception, additional written documentation is document that the action preceded the first date of enrollment for the student. Carefully read this information.	s required to	accompar	ny this for	m to			
The complete text of the exception is found in Bylaw 6 at https://bit.ly/2T9NeS2							
20 Is this transfer due to the death of one or both of the student's custodial parents?	YES		NO				
Complete question 21 if the response to Question 8 is (i) and the school is applying for a waiver of section 2, subsection (i) Boarding School. Carefully read this exception, along with the request for			ility accor	ding to			
The complete text of the exception is found in Bylaw 6 at https://bit.ly/2T9NeS2							
Is this student entering or returning from a Boarding school where attendance was required by order of the courts or by recommendation of the Principal of the school attended immediately prior to attendance at the Boarding school? IF RESPONSE IS YES, A COPY OF LETTER FROM COURT/PRINCIPAL MAY BE REQUIRED.	YES	Ν	ю				
Complete question 22 if the response to Question 8 is (j) and the school is applying for a waiver of				ding to			
section 2, subsection (j) Cessation of School Program. Carefully read this exception, along with t	he request f	or informa	tion.				
The complete text of the exception is found in Bylaw 6 at https://bit.ly/2T9NeS2							
ls this student transferring from a school that has discontinued participation in an Association	YES	N	0				
 sponsored sport in which this student previously participated while attending that school? Complete question 23 if the response to Question 8 is (k) and the school is applying for a waiver 	of the perio	d of ineliai	hility acco	ording to			
section 2, subsection (k) Anti-Bullying Exception. Carefully read this exception, along with the re			Sinty abou	in an ing to			
The complete text of the execution is found in Dulaw 6 at https://kit.lu/270NaC2							
The complete text of the exception is found in Bylaw 6 at https://bit.ly/2T9NeS2 Is this transfer due to the student being a victim of bullying as defined in KRS 158.148 and in which the bullying has been documented? IF RESPONSE IS YES, A COPY OF THE DOCUMENTATION MAY BE REQUIRED.	YES	N	ю				
Complete question 24 if the response to Question 8 is (d), (e). (f), (g), (h), (i), (j) or (k) is YES and t	he school is	applying f	or a discr	etionary			
waiver of the period of ineligibility from the ruling officer. By responding Yes to question 24, I am of information and that none of the situations listed below in (a), (b), (c) or (d) exist. A waiver of the period of ineligibility is not required for a student satisfying one of the exceptions in Sec. 2 if do is motivated in whole or part by a desire to participate in athletics at the new school. This documentation of a	attesting th	at I have re	viewed al	I sources the transfer			
nine (9) includes but is not limited to:		ig anytine a		ant in grade			
a) A coach employed at the receiving school, paid or volunteer at any level, or another employed individual, paid or volunteer at any level, who is acting in a							
coaching role including instruction or training of any type and who, before the transfer of the student:							
(1) Coached the student at a former school;							
(2) Provided sport-specific instruction (paid or unpaid) without the expressed consent of the prior enrolled sci							
 (3) Coached the student on a nonschool (i.e., AAU, American Legion, club settings, summer program, etc.) tr (4) Provided general athletic or activities instruction, including weight training and supervised conditioning wit school; or 		d permission	from the p	rior enrolled			
(5) Provided housing or assistance with housing.							
b) The student in question or family, before transferring to the new school:							



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(1) Rec	eived	imperm	issit)le (contacts	or ii	mpro	oper	benefits	as	defined	in	Byl

- (2) Sought to be coached by the coach(es) at the new school;
- (3) Expresses dissatisfaction with the philosophy, policies, methods, or actions of a coach or administrator about interscholastic athletics;

(4) Sought additional playing time or opportunities or having shown dissatisfaction with the amount of participation or role of participation at former school;
 (5) Resided with any athletic coach or any other non-relative who is a member of the school athletic or administrative staff or team member (including parents and boosters); or

(6) Has had all or part of the housing or residence logistics influenced, coordinated or manipulated by a member of the school athletic or administrative staff or team member (including parents and boosters);

c) The change in schools is to nullify or circumvent:

(1) Documented obligations (including financial obligations) to the sending school;

- (2) Implementation of Board of Education, School-Based Decision Making or school-imposed policy which would have resulted in the student's ineligibility at the sending school by KHSAA Bylaws or Competition Rules; or
- (3) A conflict with the philosophy or action of an administrator, teacher, or coach relating to sports.

24	I have verified that the situations listed above that would restrict a waiver for those satisfying the discretionary provisions of the rule do not exist.	YES	NO	

ADDITIONAL COMMENTS. Please record any additional notes concerning school change or the case involving this student (<u>attach</u> additional letter if necessary or if more space is needed)

INCLUDE ANY DOCUMENTATION THAT IS REQUESTED OR THAT YOU FEEL IS RELEVANT TO THE CONSIDERATION OF THE WAIVER.

PARENT/CUSTODIAL FAMILY SIGNATURES AND CERTIFICATIONS

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.

a new ruling issued.									
Custodial Parent Signature									
Print Name of Person Signing									
Email Address (for data gathering purposes only, no rulings can be made via electronic mail)									
Date Signature	Daytime Phone								

RECEIVING SCHOOL SIGNATURES AND CERTIFICATIONS

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 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 for transferring students (one year from the date of last participation) is waived and that he/she be declared eligible immediately to represent my school in interscholastic athletics at the varsity level I understand that the Principal's signature does not represent a final ruling in the case. 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. I hereby certify that the information provided on this form is true and accurate to the best of my ability and that disagreements as to material facts in the case or verification of evidence shall be resolved by the Commissioner's Office. Principal / Designated Representative Signature Position at the School Email Address (for data gathering purposes only, no rulings can be made via electronic mail) **Daytime Phone Number** Date Signed

NOTE: AFTER COMPLETION OF PAGES 2 - 5, THE RECEIVING SCHOOL SHALL FORWARD THE ENTIRE FORM PAGES 1 – 7 TO THE SENDING SCHOOL(S) WHO SHALL HAVE FIFTEEN (15) DAYS TO COMPLETE AND RETURN THE FORM TO THE RECEIVING SCHOOL.



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TRANSFER FORM – SENDING SCHOOL SUPPLEMENTAL INFORMATION

TO BE COMPLETED IF THE STUDENT HAS PARTICIPATED AT THE VARSITY LEVEL AFTER ENROLLING IN GRADE 9, THE FOLLOWING INFORMATION IS TO BE COMPLETED BY THE SENDING SCHOOL WITHIN FIFTEEN (15) DAYS AND THEN RETURNED TO THE RECEIVING SCHOOL ALONG WITH ANY ADDITIONAL CORRESPONDENCE NECESSARY TO SUPPLEMENT THE RECORD SO THAT THE RECEIVING SCHOOL CAN SUBMIT THE FORM TO THE KHSAA IN ITS ENTIRETY.

Stude	ent Name										
25	5 Date of first entry into Sending school										
26	Grade level of first e (check one)	entry into Sending sch	ool	9		10		11		12	
27	Date of Withdrawal	from Sending School									
28	Indicate grade leve varsity level.	Is in which this studer	nt participated at the	9		10		11		12	
29	Sport	Varsity Participation in Last 365 Days (Yes/No)	Date of Last Varsity Participation			Sport		Particij Last 3	rsity pation in 65 Days s/No)	Va	of Last rsity ipation
	Baseball				Soft	ball (Fastp	itch)				
	Basketball				Swim	ming and I	Diving				
	Cross Country					Tennis					
	Football				Tra	ack and Fi	eld				
	Field Hockey					Volleyball					
	Golf					Wrestling					
	Soccer										
According to permanent records at the SENDING SCHOOL, Name of person with legal custody (residential custodian charged with care and support) of this student (Mother, Father, Other). Response should include the name of the individual and the relationship to the student											
31		his student and family se 911 address, do no									
32	resides at the add include the name the student. If the response to num additional response		Response should the relationship to different than the se explain. Attach								
33	Phone number (day address according t	y and night) of stude to school records.	nt and family at this								
being	blete questions 34-3 sought according t	9 if the representativ to section 2, subsect equired of the sendir	ion (d), Bona fide Ch								
The c		exception is found in		it.ly/2T9N	<u>982</u>						
34	listed in Question 32										
35		of the school system s ownership interest in				or athletic s	staff	YES		NO	
36	What specific public address listed in Qu	c/independent school uestion 32 (list specific ne case of multiple sch	district includes the public school not		<u> </u>						



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37	Status of former residence listed in Question 32?								
	House has been sold and closing has been completed.								
	House has been listed with a realtor (A COPY OF LISTING AGREEMENT MAY BE REQUIRED)								
	House has been listed, sale is pending (A COPY OF CONTRACT OR SALE PENDING VERIFICATION MAY BE REQUIRED)								
	House is still owned/maintained by custodial family								
	Rental/Lease agreement has expired and property is leased/rented to another party outside of the custodial family (ADDITIONAL DOCUMENTATION MAY BE REQUIRED)								
	Other arrangement (detail on line below)								
38	If the Status in line 38 IS STILL OWNED/MAINTAINED, is the residence occupied by a member of the student's family?	YES	NO						
39	For purposes of this bylaw, a bona fide change of residence means the moving of the permanent residence of the entire family of the student and the student's parents from one school district or defined school attendance area into another school district or defined school attendance area prior to a change in enrollment of the student. A student who becomes emancipated does not have a bona fide change of residence by virtue of his or her emancipation and change of residence for purposes of this bylaw. According to this definition, does this member school claim that this student and								
	his/her custodial family had a bona fide change in residence? lete question 40 if the representatives of the RECEIVING SCHOOL have checked box (e) on ques sought according to section 2, subsection (e) Divorce.	stion 8, indicating	that a waive	r is					
The c	omplete text of the exception is found in Bylaw 6 at https://bit.lv/2T9NeS2		1 1						
40	Has there been a divorce degree or legal separation issued by a court of competent jurisdiction followed by a court order granting custody of the student to the parent with whom the student resides? IF RESPONSE IS YES, A COPY OF THE DATED CUSTODY ORDER MAY BE REQUIRED	YES	NO						
	Complete question 41 if the representatives of the RECEIVING SCHOOL have checked box (f) on question 8, indicating that a waiver is being sought according to section 2, subsection (f) Change of Sole Custody.								
The c	omplete text of the exception is found in Bylaw 6 at https://bit.ly/2T9NeS2	r r							
41	Is this student changing schools due to that order or due to a change in the original parental custody order? (check response, give details on line 48)	YES	NO						
	lete question 42 if the representatives of the RECEIVING SCHOOL have checked box (g) on ques sought according to section 2, subsection (g) Change of Joint.	stion 8, indicating) that a waive	r is					
The c	omplete text of the exception is found in Bylaw 6 at <u>https://bit.ly/2T9NeS2</u>								
42	Is this student changing schools due to that order or due to a change in the original parental custody order? (check response, give details on line 48)	YES	NO						
Comp being	lete question 43 if the representatives of the RECEIVING SCHOOL have checked box (h) on ques sought according to section 2, subsection (h) Death.	stion 8, indicating	y that a waive	r is					
The c	omplete text of the exception is found in Bylaw 6 at <u>https://bit.ly/2T9NeS2</u>	Г							
43	Is this transfer due to the death of one or more of the student's custodial parents?	YES	NO						
	lete question 44 if the representatives of the RECEIVING SCHOOL have checked box (i) on ques sought according to section 2, subsection (i) Boarding School.	tion 8, indicating	that a waiver	IS					
The c	omplete text of the exception is found in Bylaw 6 at https://bit.ly/2T9NeS2 Is this student entering or returning from a Boarding school where attendance was required by order								
44	of the courts or by recommendation of the Principal of the school attended immediately prior to attendance at the Boarding school?	YES	NO						
	lete question 45 if the representatives of the RECEIVING SCHOOL have checked box (j) on ques sought according to section 2, subsection (j) Cessation of School Program.	tion 8, indicating	that a waiver	is					
The c	omplete text of the exception is found in Bylaw 6 at https://bit.ly/2T9NeS2	r r							
45	Is this student transferring from a school that has discontinued participation in an Association sponsored sport in which this student previously participated while attending that school?	YES	NO						
	lete question 46 if the representatives of the RECEIVING SCHOOL have checked box (k) on ques sought according to section 2, subsection (k) Anti-Bullying Exception.	stion 8, indicating	that a waive	r is					
The c	omplete text of the exception is found in Bylaw 6 at https://bit.ly/2T9NeS2								
46	Is this transfer due to the student being a victim of bullying as defined in KRS 158.148 and in which the bullying has been documented?	YES	NO						
Rulir Schoo	mplete text of Bylaw 6 and the interpretations of the rule are in both the KHSAA Handbook as well as on the k ngs are issued based solely on the issue of Bylaw 6. No verbal statement in addition or in contradiction to thes I's obligation to inform the student of this ruling. If facts or circumstances change, contact the Commissioner's nge the ruling. If an aggrieved party is dissatisfied with this decision, an appeal may be taken in the manner a	e materials shall ap Office because this	oly. It is the could affect						



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Complete question 47 if the response to Question 8 is (d), (e). (f), (g), (h), (i), (j) or (k) is YES or the receiving school is applying for a discretionary waiver of the period of ineligibility from the ruling officer (Question 11). By responding Yes to question 48, I am attestin I have reviewed all sources of information and that none of the situations listed below in (a), (b), (c) or (d) exist.	g that							
A waiver of the period of ineligibility is not required for a student satisfying one of the exceptions in Sec. 2 if documentation exists in the record that the transfer is								
motivated in whole or part by a desire to participate in athletics at the new school. This documentation of actions occurring anytime after enrollment in gra	ade nine							
(9) includes but is not limited to:								
a) A coach employed at the receiving school, paid or volunteer at any level, or another employed individual, paid or volunteer at any level, who is ac	ting in a							
coaching role including instruction or training of any type and who, before the transfer of the student:								
(1) Coached the student at a former school;								
(2) Provided sport-specific instruction (paid or unpaid) without the expressed consent of the prior enrolled school;								
(3) Coached the student on a nonschool (i.e., AAU, American Legion, club settings, summer program, etc.) team;								
(4) Provided general athletic or activities instruction, including weight training and supervised conditioning without expressed permission from the prior	enrolled							
school; or								
(5) Provided housing or assistance with housing.								
b) The student in question or family, before transferring to the new school:								
(1) Received impermissible contacts or improper benefits as defined in Bylaw 16;								
(2) Sought to be coached by the coach(es) at the new school;								
(3) Expresses dissatisfaction with the philosophy, policies, methods, or actions of a coach or administrator about interscholastic athletics;								
(4) Sought additional playing time or opportunities or having shown dissatisfaction with the amount of participation or role of participation at former sch	ool;							
(5) Resided with any athletic coach or any other non-relative who is a member of the school athletic or administrative staff or team member (including	parents							
and boosters); or	•							
(6) Has had all or part of the housing or residence logistics influenced, coordinated or manipulated by a member of the school athletic or administrative	e staff or							
team member (including parents and boosters);								
c) The change in schools is to nullify or circumvent:								
(1) Documented obligations (including financial obligations) to the sending school;								
(2) Implementation of Board of Education, School-Based Decision Making or school-imposed policy which would have resulted in the student's inelic	ibility at							
the sending school by KHSAA Bylaws or Competition Rules; or	jionity at							
(3) A conflict with the philosophy or action of an administrator, teacher, or coach relating to sports.								
L have verified that the situations listed above that would restrict a waiver for those satisfying the								
47 discretionary provisions of the rule do not exist.								
ADDITIONAL COMMENTS. Please record any notes concerning school change (attach additional letter if necessary or if more space is								
48 needed)								
INCLUDE ANY DOCUMENTATION THAT IS REQUESTED OR THAT YOU FEEL IS RELEVANT TO THE CONSIDERATION OF THE WAIVER.								
SENDING SCHOOL SIGNATURES AND CERTIFICATIONS								
I understand that the Principal's signature does not represent a final ruling in the case.								

I hereby certify that the information provided on this form is true and accurate to the best of my ability and that disagreements as to material facts in the case or verification of evidence shall be resolved by the Commissioner's Office.								
Principal / Designated Representative Signature								
Position at the School								
Email Address (for data gathering purposes only, no rulings can be made via electronic mail)								
Daytime Phone Number	Date							

NOTE: AFTER COMPLETION OF PAGES 1-9, THE SENDING SCHOOL SHALL FORWARD THE ENTIRE FORM PAGES 1 – 9 TO THE RECEIVING SCHOOL(S) WHO SHALL FORWARD THE ENTIRE FORM TO KHSAA FOR A RULING.