

DISCUSSION ITEMS FOR POSSIBLE PROPOSALS TO BE SUBMITTED TO THE
MEMBERSHIP TO AMEND BYLAW 7, NON-DOMESTIC STUDENTS AND SPECIFIC TO F-1
VISA STUDENTS

AMENDMENT NOTE

Not to be submitted -

As part of the regulatory annual review of rules that is required by 702 KAR 7:065, staff will be adding language stating that the ineligibility period may not be waived for a student if the school is unable or unwilling to determine VISA status for the purpose of participating in athletics.

AMENDMENT ONE

- First or Rest language shall be incorporated into the language of Bylaw 7
- A student on an F-1 VISA who has the first year of ineligibility waived shall be ineligible for the following year if they remain in a Kentucky school.
- A student on an F-1 VISA may not be granted a waiver if the school is unable to verify that the required cost of education is not being reimbursed to the school or district
- Following a year of ineligibility, any other change of schools by the student shall be determined by their ability to meet one of the document exceptions in Bylaw 6