

and subject to permanent loss of its exempt status after due process has been fulfilled. *All approved programs will be posted on the State CIF web site (www.cifstate.org)*

NOTE: Only foreign exchange programs registered with the California Attorneys General office and the U.S. State Department may place foreign exchange students in a California School (Government Code Section 12620 et seq.). The CIF-approved list of programs posted on the CIF Web Site, ~~list above~~ reflects the programs approved by CIF that are also registered with the California Attorneys General office, the U.S. State Department, General and the Council on Standards for International Educational Travel (CSIET). No other exchange programs will be recognized by the CIF as approved exchange programs for 2010-11.

- (2) A foreign exchange student shall have been placed with a host family in compliance with this bylaw and Bylaw 510 (undue influence). Such student will have the choice of attending:
- The public school in the host family's public school attendance area; OR
 - A private school located in the host family's public school attendance area: OR
 - To gain residential eligibility at any other school, the student must receive written approval from both the principal of the public school located in the host family's attendance area and the principal of the other school; OR
 - In the event of a change of placement by the CIF-approved foreign exchange program, a different public school or private school with written approval from the principal of the new school.

NOTE: A foreign exchange student is considered to be placed with a host family when written notice of placement is provided by the exchange organization to the student and his/her parent(s)/guardian(s)/caregiver, and to the host family;

(3) Neither the school the foreign exchange student attends, nor any person associated with the school, shall have input into the selection of the foreign exchange student; AND

(4) No member of the school's coaching staff, paid or voluntary, may serve as the host family for the foreign exchange student; AND

(5) A foreign exchange student involved in an approved foreign exchange program where placement is not in accordance with State CIF conditions for exempt status is subject to loss of his/her residential eligibility (waiver of the transfer rule); AND

(6) A foreign exchange student must possess a current J-1 visa, issued by the U.S. State Department; AND

(7) A foreign exchange student must comply with all eligibility requirements set forth by the CIF and the Section having jurisdiction; AND

(8) A foreign exchange student who graduated from high school is ineligible to participate in CIF competition, unless the educational program in the student's country completes high school (graduation) after the student's 10th or 11th year of regular schooling (not including pre-school or kindergarten classes), in which case the student may have CIF athletic eligibility through the 12th consecutive year of regular school attendance after initially enrolling in the first grade (not pre-school or kindergarten classes); AND

(9) Foreign Exchange Students who change from a J-1 visa to any other type of visa that requires them to change schools, are subject to CIF Bylaw 207 & 208; AND

(10) A foreign exchange student participating in a CIF-approved foreign exchange program must comply with the maximum of eight consecutive semesters bylaw. A foreign exchange student who is not in compliance with the eight consecutive semesters bylaw may apply for a waiver under the bylaws established by the State CIF and the respective Section of the student's current CIF school; AND

(11) A foreign exchange student must be eligible under all other State

**Split former b.
into b. & c**

**Change to #9 which is NEW
This clarifies residential
eligibility rules that apply
when a FE student
transfers schools**

and Section bylaws; AND

- (12) All foreign exchange students in CIF-approved foreign exchange programs shall submit the appropriate waiver application(s) as required by their respective Section under Bylaw 209 with a CIF Pre-Enrollment Contact Affidavit (CIF Form 510) signed by the student and a host parent (part 1), and the enrolling school official(s) (part 3). Foreign students in CIF-approved foreign exchange programs need not obtain signatures of officials from their former school; AND
- (13) A foreign exchange student who participates in an interscholastic athletic contest or is enrolled in and/or attends a school for 15 school days or more shall be considered to have been "enrolled" in that school and shall be classified as a transfer student if the student subsequently enrolls at another school.

**Don't need this-
covered in 207.B**

- (14) ~~Hardship Waiver: A hardship waiver of 209.A.(1) may be granted to a foreign exchange student pursuant to the conditions of Bylaw 208.~~

B. CIF STUDENTS TRANSFERRING BACK TO A CIF MEMBER SCHOOL FROM ENROLLMENT IN A FOREIGN EXCHANGE PROGRAM.

A Foreign Exchange Student who, after being enrolled in a CIF member school (referred to as school A), transfers under the auspices of a foreign exchange program to a school located outside the United States, a U.S. Territory, a U.S. Military Base or Canada (to be referred to as School B) and who, following completion of their foreign exchange program, transfers back to school A, may be granted unlimited residential eligibility ~~residentially eligible for all sports at all levels at School A for all CIF athletic competition~~ when the following conditions are met:

**Reflects the need
for approval and
leaves open language
when there may be
other problems
with the application**

- (1) The student is returning to the same CIF member school in which they were enrolled immediately prior to their enrollment in the foreign school; AND
- (2) There is no evidence that the transfer to or from the foreign country was athletically motivated (see also Bylaw 510); AND
- (3) There is no evidence of the use of undue influence (recruiting) by anyone associated with either school or the foreign exchange program; AND
- (4) The CIF student is in compliance with all eligibility requirements set forth by the CIF and the Section having jurisdiction; AND
- (5) The CIF student who has participated in the foreign exchange program must comply with the maximum of eight consecutive semester bylaw. If a student has exceeded eight consecutive semesters of attendance upon return from the foreign exchange program, they may apply for a waiver under the bylaws established by the State CIF and the respective Section of the student's CIF-member school. All CIF students returning from enrollment in a foreign exchange program shall submit the appropriate waiver application(s) for approval as required by their respective Section.

C. Appeals

Appeals of eligibility involving foreign transfer students from a foreign country, must be in accordance with all relevant provisions of the CIF appeal process as set forth in Bylaw 1100.

(Revised May 2010 Federated Council)

Moved all of 209.B- to 207.B



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AGENDA ITEM:

V.A.8

TO: FEDERATED COUNCIL

FROM: Commissioner's Committee

THROUGH: CIF Executive Committee

DATE: October 31, 2011

RE: Revision of Bylaw 303.D – Multi School Team: Small Learning Communities, Small Schools, Alternative Schools, and Charter Schools Housed on a Member School's Campus

At present, Bylaw 303(D) requires students who attend a multi-school that is housed on a member school's campus to play sports for the member school on whose campus they are housed. The current Bylaw 303(D) has enabled a number of large urban schools that were broken into small schools sharing a campus to keep playing in their historical format. However, it unintentionally prevented non-urban schools from requiring multi-school students who were housed on their campus to participate for their attendance area school. The proposed amendment to Bylaw 303(D) allows schools to choose between having all the multi-school students play for the school on whose campus they're housed or having multi-school students participate for their attendance area school. This selection honors the intent of the multi-school bylaws while accommodating the interests both of large urban schools sharing a campus and schools who share a campus but desire to operate in a traditional manner.

Discussion: October 31, 2011

First Reading: February 3, 2012

Vote: May 4, 2012

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