Tuolumne County High School Districts APPLICATION FOR INTERDISTRICT TRANSFER PERMIT

New Application for the/ School Year (attach a copy of current report card, transcript, discipline, and attendance	records)	Renewal for the/	School year	
This Application for Interdistrict Transfer, and any Interdistrict Transfer Permit (ITP) granted pursuant to same are governed by the terms of the Interdistrict Attendance Agreement entered into between the student's district of residence and the district that the student has applied to attend, including but not limited to the terms upon which an ITP may be revoked. Interdistrict Transfer Permit requests are initiated in the district of residence. Students may be enrolled at the requested district pending the decision between two districts (or the County Board in case of appeal) for a period not to exceed two months if the individual board policies allow for it. Districts will notify parents of their decision within 30 calendar days of the date of the request for current year	Upon denial, the denying district will notify the Parent or Guardian and the other district named in the request. If you are denied an Interdistrict Transfer Permit by either district and after you have exhausted all local (district) remedies, you have thirty (30) calendar days from the date of the final denial of the request to appeal the decision to the County Board of Education. Failure to comply with this timeline will negate your opportunity to file an appeal. Contact the Tuolumne County Superintendent of Schools Office at 536-2010 or visit www.tcsos.us for information on appeals. School districts reserve the right to deny Applications for ITPs on a case-by-case basis per individual district Board Policies. Pursuant to Ed Code 46600(d)(3), the district will ensure students are selected through an unbiased process.			
requests, or within 14 days of the start of instruction for future year requests. Upon approval by both districts, the original of the permit will be retained by the District of Requested Attendance who will be responsible for distribution of	In accordance wit	h Education Code §46616, the district of atten average daily attendance and not charge a tui	dance shall be	
copies to the District of Residence and the Parent or Guardian.	Transportation is	the responsibility of the requesting party.		
List the name(s), birthdate(s) and grade(s) for each child y Name:				
Name:	Birthdate:	Incoming Grade:		
Name:				
Parent/Guardian's Name:				
Physical/Mailing Address:				
Is/are the student(s) currently pending disciplinary action or undo Do/does student(s) require SARB supervision? Yes No Do/does student have Special Education Services, a 504 plan, or as By MY/OUR SIGNATURE BELOW, I/we certify that I am/are the leg	ssessment in progre	ss? Yes No Attach current IEP o		
information provided in this application is true and correct.	ai guardian oi me si	duent(s) and to the best of my/our ki	lowledge tile	
Parent(s)/Guardian(s) Signature(s)		Date		
INTERDISTRICT TRAN	ISFER PERM	IT APPROVAL		
District of Residence: Granted Denied Reason(s) for denial:		District of Requested Attendance: GrantedDenied Reason(s) for denial:		
Authorized Signature (Resident School District) Date	Authorized Sign	nature (Requested School District) Date		
Printed Name Title	Printed Name	Title		

Form version: 02/01/23 Form expires: 12/31/27

INTERDISTRICT ATTENDANCE AGREEMENT

This agreement is entered into by and between the following school districts:

Big Oak Flat Unified School District

Summerville Union High School District

Sonora Union High School District Tuolumne County Superintendent of Schools Office

The parties agree that the following terms and conditions shall apply to all interdistrict attendance transfers between them that are based on Education Code 46600 et sea.

1.Terms or Conditions for Denying an Interdistrict Transfer Permit by the District of Enrollment

The Superintendent or designee of the district of residence or district of enrollment may deny initial requests for interdistrict attendance permits due to:

- A. Granting the requested ITP would require the district of proposed enrollment to create new programs or services not currently offered;
- B. Granting the requested ITP would require the district of proposed enrollment to hire additional staff at one or more particular grade levels;
- C. Granting the requested ITP would cause the district of residence to have a net transfer of pupils out in excess of the limits in EC 48204 (b)(7);
- D. The student submitting the ITP, whether an initial or renewal permit, had a previous ITP revoked by the same or a different district of enrollment;
- E. Other considerations which are neither arbitrary, capricious, nor discriminatory.

2.Terms or Conditions for Permitting an Interdistrict Transfer Permit by the District of Enrollment

The Superintendent or designee of the district of attendance may approve an ITP for a student under this Agreement based upon any of the following:

- A. When the student has been determined by personnel of either the district of residence or district of proposed enrollment to be a victim of an act of bullying as defined in Education Code 48900(r), which was committed by a pupil of the school district of residence, such student will be given priority for ITP.
- B. When the student has a sibling attending school in the district of enrollment, to avoid splitting the family's attendance.
- C. To allow the student to complete a school year when his/her parents/guardians have moved out of the district during that year.
- D. To allow the student to remain with a class graduating that year from an elementary, middle, or senior high school.
- E. To allow an 11th or 12th grade student to continue to attend the district of enrollment.
- F. When the parent/guardian provides written evidence that the family will be moving into the district within 30 days and would like the student to start the year in the district.
- G. When at least one parent of the pupil is physically employed within the boundaries of the district of enrollment for a minimum of 10 hours during the school week.
- H. When the student will be living out of the district for one year or less.
- I. When recommended by the school attendance review board or by county child welfare, probation, or social service agency staff in documented cases of serious home or community problems which make it inadvisable for the student to attend the school of residence.
- J. When there is valid interest in a particular educational program not offered in the district of residence.
- K. To provide a change in school environment for reasons of personal and social adjustment.

3. Notice of Denial of Transfer

Written notice of the denial of an ITP shall be provided to the parent by the district denying the request. Written notice of the denial of an ITP shall, in all instances, advise the parent/guardian of the student whose ITP has been denied or not renewed of all information required by Education Code 46601.

4. Appeal Process

A parent/pupil must exhaust all appeals within the local district before he/she may appeal the denial of an interdistrict transfer to the County Board of Education. If an ITP is denied by either district and after all local (district) remedies have been exhausted, the applicant has thirty (30) calendar days from the date of the final denial of the request to appeal the decision to the County Board of Education.

5. Transportation

Unless otherwise agreed to or provided for by law, a student attending a school other than his/her district of residence under this Agreement is not entitled to and shall not receive home to school transportation from either his/her district of residence or district of proposed enrollment. Pursuant to EC 46600(d)(5), a parent whose student is eligible for free or reduced price meals may request transportation assistance from the district of enrollment, which may also be provided by the district of residence. The amount of transportation provided shall not exceed the supplemental grant received, if any. (EC 42238.02)

6. Costs of Transfer Students

Unless otherwise specifically provided for by law, the costs associated with the education provided to and services rendered for transfer students under this Agreement shall not be the responsibility of the district of residence.

7. Basis for Revoking or Rescinding an ITP

Except as otherwise limited herein, an ITP may be revoked or rescinded at any time by the district of enrollment for any of the following reasons:

- A. If a student does not maintain a 95% attendance rate and has more than 3 unexcused absences per school year or is excessively tardy;
- B. If a student is brought to school excessively early, late, or is regularly not picked up on time after school by the parent or designee;
- C. If a student does not demonstrate satisfactory academic effort, maintain a 2.0 GPA or progress appropriate to ability;
- D. If a student fails to observe all school rules and cooperate with teachers/staff or causes disruption either in the classroom or outside of class;
- E. If a student is recommended for expulsion; OR
- F. If it is determined that information provided to support an ITP application is inaccurate, invalid, falsified, or no longer applies.

However, once an ITP has been approved, the Superintendent or designee of the district of enrollment may not revoke a student's ITP during the effective period of the ITP because of overcrowded facilities.