



TOM WELTER
EXECUTIVE DIRECTOR
EXT 230
tomw@osaa.org

BRAD GARRETT
ASST. EXECUTIVE DIRECTOR
EXT 229
bradg@osaa.org

CINDY SIMMONS
ASST. EXECUTIVE DIRECTOR
EXT 227
cindys@osaa.org

PETER WEBER
ASST. EXECUTIVE DIRECTOR
EXT 231
peterw@osaa.org

KYLE STANFIELD
ASST. EXECUTIVE DIRECTOR
EXT 239
kyles@osaa.org

MARCI MCGILLIVRAY
ASSOCIATE DIRECTOR
EXT 233
marcim@osaa.org

STEVE WALKER
SPORTS INFORMATION
DIRECTOR
EXT 232
steve@osaa.org

March 30, 2015

To: Superintendents, Principals and Athletic Directors

From: Tom Welter

Subject: OSAA Position Statement – HB 3681

The OSAA Executive Board has again reviewed HB 3681 (“Open Enrollment Law”) that was enacted by the 2011 legislature and went into law with the 2012-13 school year. After this review, the Board has concluded that the OSAA will not make any changes to existing OSAA transfer rules at this time.

The eligibility of students who choose to transfer next summer, between the 2014-15 and 2015-16 school years, will be determined by existing OSAA transfer rules as outlined in Rule 8.6. It is a Fundamental Rule of the Association that a student must attend the high school in the high school attendance boundary within which the Joint Residence of the student and the student’s parents is located.

There are several exceptions already built in to the Fundamental Rule including the following:

- a. Entering 9th grade students – the Association already has “open enrollment” when a student first enters the 9th grade.
- b. Students who transfer between school years are eligible if they meet one of the following exceptions:
 1. The student transfers to a full member private school or full member charter school and maintains a Joint Residence.
 2. The student transfers back to the public school within the attendance boundary of Joint Residence.
 3. The student transfers within a multiple high school district with the approval of the district administrator and maintains a Joint Residence.
 4. The student transfers between Oregon school districts under the terms of a reciprocal transfer agreement and maintains a Joint Residence.
(student is released by the resident school district superintendent and is accepted by the receiving school district superintendent)
- c. Students who have been enrolled in your district under a reciprocal transfer agreement for at least one year may remain in your district under open enrollment and maintain eligibility under the “continuity of enrollment” provision. (OSAA Rule 8.6.4)

Students who transfer between school years under HB 3681 and are not released by their home district will NOT be eligible for one calendar year under current OSAA transfer rules. Schools could seek a reinstatement of eligibility for a student through their District Athletic Committee if they feel that there are extenuating circumstances that warrant a review.

If you have questions or concerns regarding this issue, please contact the OSAA office.