## **Students**

#### **Nonresident Students**

#### **Definition**

A nonresident student is a student who:

- 1. resides outside of the school district; or
- 2. resides within the school district on a temporary basis; or
- 3. resides within the school district on a permanent basis but with pay to the person(s) with whom the student is living; or
- 4. resides within the school district for the sole purpose of obtaining school accommodations; or
- 5. is placed by the Commissioner of Children and Youth Services or by other agencies in a private residential facility. However, under this circumstance, a student may attend local schools with tuition paid by the home district unless special education considerations make attendance in local schools and programs inappropriate. A student not requiring special education who lives in town as a result of placement by a public agency (other than another Board of Education and except as provided otherwise in this paragraph) is a resident student. A student requiring special education may attend local schools (with special education cost reimbursements in accordance with statutes), unless special education considerations make attendance in local schools and programs inappropriate.

#### **Nonresident Attendance Without Tuition**

Upon written parental request, nonresident students may be allowed upon recommendation of the Superintendent of Schools and approval of the Board or his/her designee to attend district schools without tuition under one or more of the following conditions:

- 1. A family moves from the district after January 1st of the school year and parent(s)/guardian(s) request that a student complete the marking period;
- 2. A family residing outside of a district has firm plans to move into the school district within 90 calendar days as evidenced by a contract to buy, build, rent, or lease;
- 3. A twelfth grade student and his/her family who are in residence through the last day of the first marking period of senior year wishes to complete his or her education in the district;

## **Students**

#### **Nonresident Students** (continued)

- 4. Students reside temporarily within the district because of family changes or students attending local schools residing temporarily outside of the district because of family circumstances. Approval shall not exceed three (3) calendar months; if subsequent approval is necessary, it shall be considered based upon information available at that time.
- 5. Mental or physical health of the student as certified by a physician, school psychologist, or other appropriate school personnel.

## **Exchange Students**

No tuition is required for foreign students living within the district under an approved and recognized foreign exchange program. Exchange students will be accorded all the rights and privileges of a resident student during the period of enrollment, which can not exceed a period of one school year.

## **Nonresident Attendance**

With the exception of Sherman students attending New Fairfield High School, New Fairfield does not accept nonresident students. Students of nonresident staff may be considered for attendance contingent upon class size, transportation, and other considerations including disciplinary and attendance records. (See Policy 5118.111)

## **Evidence of Residency**

The Superintendent of Schools or his/her designee shall require documentation of family and/or student residency, including notarized affidavits, provided that prior to a request for evidence of residency the parent or guardian, relative or nonrelative, emancipated minor, or student eighteen (18) years of age or older shall be provided with a written statement of why there is reason to believe such student's may not be entitled to attend school in the district. An affidavit may require a statement or statements with documentation that there is bona fide student residence in the district, that the residence is intended to be permanent, that it is provided without pay, and that it is not for the sole purpose of obtaining school accommodations.

#### Removal of Nonresident Student From District Schools

If after a careful review of affidavits and other available evidence, the Superintendent of Schools or his/her designee believes a student is not entitled to attend local schools, the parent or guardian, the student if an emancipated minor, or a student eighteen (18) years of age or older shall be informed in writing that, as of a particular date, the student may no longer attend local schools, and the Superintendent shall notify the Board of Education (if known), where the student should attend school. If after review district residency is established by the evidence, the parent or guardian, the student if an emancipated minor, or a student eighteen (18) years of age or older shall be so informed.

## **Students**

#### **Nonresident Students**

## **Removal of Nonresident Student From District Schools** (continued)

If a student is removed from a district school for residency reasons the Superintendent of Schools or his/her designee shall: 1) inform the parent, guardian, emancipated minor, or student eighteen (18) years of age or older of hearing rights before the Board of Education and that the student/s may continue in local schools pending a hearing before the Board of Education if requested in writing by the parent, guardian, emancipated minor, or student eighteen (18) years of age or older 2) that upon request, a transcript of the hearing will be provided 3) that a local Board of Education decision may be appealed to the State Board and that the student/s may continue in local schools pending a hearing before the State Board if requested in writing by the parent, guardian, emancipated minor, or student eighteen (18) years of age or older 4) that if the appeal to the State Board of Education is lost, a per diem tuition will be assessed for each day a student attended local schools when not eligible to attend.

## **Board of Education Hearing**

Upon written request, the Board of Education shall provide a hearing within ten (10) days after receipt of such request. If there is a hearing, the Board shall make a stenographic record or tape recording of the hearing; shall make a decision on student eligibility to attend local schools within ten (10) days after the hearing; and shall notify the parent, guardian, emancipated minor, or student eighteen (18) years of age or older of its findings. Hearings shall be conducted in accordance with the provisions of Sections 4-177 to 4-180 inclusive of Connecticut General Statutes.

The Board shall, within ten (10) days after receipt of notice of an appeal, forward the hearing record to the State Board of Education.

Legal Reference: Connecticut General Statutes

4-176e through 4-185 Uniform Administrative Procedure Act.

10-186 Duties of local and regional Boards of education re school attendance. Hearings. Appeals to state Board. Establishment of hearing

board.

10-253 School privileges for students in certain placements and temporary

New Fairfield, Connecticut

shelters.

Policy adopted: October 19, 2000 NEW FAIRFIELD PUBLIC SCHOOLS

Policy revised: June 16, 2005 Policy revised: December 20, 2007

Policy revised: June 18, 2009 Policy revised: November 17, 2011

Policy revised: June 5, 2014 Policy revised: October 30, 2014

## **Verification of Residence**

# NEW ENROLLEE/STUDENT TRANSFER/CHANGE OF ADDRESS (within New Fairfield)

## **Parent/Legal Guardian Statement**

I, (prin	t name)	<del></del>			_the parent or legal guardian of
(name)		1 . 1	(addr	ess)	certify
					7 days per week) at the above
					and the telephone number
in an e	mergency is		Grade	·•	
New F	airfield Publication or docum	Schools to	verify this info	rmation, and I	authorize representatives of the understand falsification of any in revocation of registration for
Parent/	Guardian Sign	ature:			Date:
Reside	ency Status:	own	rent	reside witl	h:
18 mus	st sign above a	nd provide do	ocuments from t	he items listed l	
1.					necticut Department of Motor Fairfield residency
2.		Deed with S	chedule A, or e	scrow papers	
	or				
	Dated ren	ıtal agreement	t		
	and				
3.	Copy of <i>one</i> on name:	of the following	ng at address wi	thin the district	in the parent's or guardian's
		hills (dated v	vithin the last th	ree months)	
	b. Notari	zed letter fro		owner acknow	ledging parent's/guardian's and
					ge of Address Confirmation
4.	Pasidancy Af	fidavit forme	to be filled out	by pareon with	whom family and student reside.
	•			• 1	low; child may attend school.
5.		<u>-</u>	ency Confirmat l until complete		uations not covered by 1 and 2);
Docum	nents seen by: _			on	

## **CONFIDENTIAL**

## **RESIDENCY AFFIDAVIT**

The New Fairfield Board of Education, in compliance with statute 10-253(d) of the State of Connecticut, requires this form to be completed for any student who claims residence in New Fairfield and is not residing with his or her parent(s) and whose parents are not residing in New Fairfield. This form is required when there is a question about the child's actual residence. The student, parent and person with whom the student is living must fill out this form together.

Chu dantia Nama			DOD.		
Student's Name(Last) (First)	(Middle)		ров:		
Student's New Fairfield Address _	` ,		т	`al #	
Student's New Farmera Address _			own) (State)	. C1. π	
Name of Person with Whom Stude Relationship					
Address					
(No. and Street) (Town) (S					
Date Student Moved Into New Fair	rfield				
			(Month) (Day) (Year)		
Student's Former Address					
(No. and Street)		(Town)		(State)	
Former School			Grade		
Name of Student's Father					
Father's Address					
(No. and Street)	)	(Town)	(State)		
Name of Student's Mother					
Mother's Address					
(No. and Street)	(Town)	(	State)		
		. 17	al Guardian, if o	41 41 T	

# PARENT'S STATEMENT

I, hereby, certify that	is my				
	(Student's Name)		(Relationship)		
and he/she resides with		who is			
	(Name of Person)	)	(Relationship)		
at	(T)	(0)	(T) 1 1 (I)		
(No. and Street)	(Town)	(State)	(Telephone #)		
I further certify that this	is intended to be	a hona fide perman	ent address at which my child will		
•		-	at I am not providing payment for		
having my child reside wit	•	is per week and the	it I am not providing payment for		
naving my child reside wit	11				
I, further, certify that my s	on/daughter is no	ot living with me be	cause		
-,,,,, -					
Fairfield, I attest to the accase a permanent resident of privileges. I agree to not student's permanent resident longer be eligible for free free to the student of the st	curacy of the info of the Town of a otify school off ency in the Town e school privileg by Fairfield Public	ormation contained in New Fairfield, the icials immediately not not not not provided in the image of New Fairfield, the icides. Finally, I under the school illegally, the interpretation is not	nonresident of the Town of New in this form. Further, I certify that, student is eligible for free school regarding the termination of the in which event the student will no restand that, should the student be ne Town of New Fairfield reserves indersigned.		
I hereby certify that the sai	d		has full right to act in		
, ,	(Person	n's Name)			
my child's behalf concerni	ng any and all sc	hool disciplinary, ac	Iministrative, and medical matters.		
	Ci am atr	uma of Domont	Data		
	signat	ure of Parent	Date		
	Notary	Public	Date		

# HOST'S/GUARDIAN'S STATEMENT

I, hereby, certify that		is my	
	(Student's Name)	(Relationship)	
and he/she legally resides	with me at		•
	s and nights	(No. and Street) a bona fide permanent address that this chil s per week, and that I am not receiving pay	
I, further, certify that this	child is residing wi	th me because	
Fairfield, I attest to the acas a permanent resident privileges. I agree to student's permanent resident longer be eligible for free found to be attending Nethe right to recover the contract to the right to recover th	of the Town of N notify school office lency in the Town of the school privileges we Fairfield Publice tosts for such education	on this form, and as a resident of the Town mation contained in this form. Further, I ce sew Fairfield, the student is eligible for fresials immediately regarding the termination of New Fairfield, in which event the students. Finally, I understand that, should the standard School illegally, the Town of New Fairfield ion from me, the undersigned.  1. please indicate the date and source	rtify that, ee school on of the nt will no tudent be I reserves
·	Authority		
I,(Person's Nan		, understand that I have full respon	nsibility
for this student concerning	g any and all schoo	l disciplinary, administrative, and medical n	natters.
Signature of Host/Guardi	an	Date	
Notary Public		Date	

## **CERTIFICATION OF RESIDENCE**

(For student living in other than a rental t	unit dwelling)
Date:RE:	
	uesting that you as the landlord/owner of or the oviding this notarized statement verifying that:
Name of Student(s)	
Name of Parent(s)	
Reside at the following address	
I,	certify that the named student(s) and parent(s)
(Landlord, Owner, Local Resident, Relative	e, Guardian, etc cross out what does not apply)
( ) live/rent, or ( ) reside with me at the a me in the Town of New Fairfield.	bove-listed address, in a home owned or occupied by
I realize that if I make a false statement as cost for the education of said student if they,	to residency, I may be held liable for a share of the in fact, do not reside in New Fairfield.
I understand that my failure to respond to the may lead to the disenrollment of the above-n	nis request, or that a perjured or fraudulent statement named student(s).
I agree to immediately notify the New Fairf this address.	ield Public Schools if this student ceases to reside at
Signed:	Date:
Signed and sworn to before me this	day of, 20
Notary Public	
If you have any questions regarding this form	n, please contact:

Superintendent of Schools New Fairfield Public Schools 3 Brush Hill Road New Fairfield, CT 06812

DATE:	
RE:	DOB:
Dear:	
must live in	a student to attend public school in New Fairfield, the child's parent or legal guardian New Fairfield or <b>you, the parent, must officially establish</b> that your child resides field with "another person" under the following conditions:
1.	Residency with another person is intended to be permanent.
2.	Residency is provided without pay from the child's family.
3.	Residency is not for the sole purpose of obtaining school accommodations in the New Fairfield Public Schools.
4.	The other person signs a notarized affidavit (Host's/Guardian's Statement) that
	your child is residing with them.
5.	You, the parent, submit a notarized Parent's Statement and Residency Affidavit.
guardian's st statements n	a four page form titled "Residency Affidavit" which contains the parent's and tatement. Please fill them out completely, having the parent's and guardian's notarized. Please schedule an appointment with the Principal or his/her designee 10) days to review this information.
	receive these documents which prove your child does have a permanent address in ld, we will, as described in the policy, begin disenrollment proceedings.
	Sincerely,
	Principal

Superintendent New Fairfield Resident

cc:

DATE:		
RE:	DOB:	
Dear:		
Enclosed is a copy of the Residency Affida Residency Affidavit Renewal Form.	wit on file for the above	e named student as well as a
Please review the information on the origin both documents to me.	al Affidavit, complete t	the Renewal form, and return
This information must be returned b continued enrollment at		
If you have any questions regarding	this request, please	feel free to call me at
	Sincerel	ly,
	Principa	al

## NEW FAIRFIELD PUBLIC SCHOOLS NEW FAIRFIELD, CONNECTICUT 06812

## RESIDENCY AFFIDAVIT RENEWAL

Date:		
To Whom It May Concern:		
I,(Name of Local Resident)	_, certify that the residency	y affidavit on file on behalf of my
(Relationship)		(Student's Name)
remains true. The above named s	tudent resides with me at	
		, New Fairfield, Connecticut,
(Address)		, , , , , , , , , , , , , , , , , , , ,
and the telephone number is		
(Signature of Local Resid	dent)	-
Signed and sworn to before me th	is day of	, 20
Notary Public		
riotally I utilic		

DATE:	
RE:	DOB:
Dear:	
of New residen	estigation has been conducted to determine whether your child is a "permanent resident" v Fairfield. Our investigation leads us to conclude that your child is not a "permanent t" of New Fairfield and is, therefore, denied enrollment in the New Fairfield Public s for the following reason(s):
	We have established your permanent residence to be:
	We cannot find any permanent residence in New Fairfield for your child.
	We have been informed by that your child has been with on a temporary basis and will be leaving this residence by
	We were informed on by that your child,, no longer resides in New Fairfield.
residen	s legal guardian of your child, have a right to a hearing on denial of school access based on cy by the New Fairfield Board of Education, at which time you may present evidence y to our investigation.
want a	ten (10) school days of your receiving this letter, you must notify me in writing that you a hearing by the New Fairfield Board of Education because of denial of school modation.
	ach request is received in ten (10) days, your child will not be allowed to attend school in w Fairfield Public Schools.
-	choose a hearing, you have the right to bring representation, and the hearing will be ted in accordance with Connecticut General Statute 10-186.
	Sincerely,
cc:	Principal Superintendent
	Superintendent of Nexus Town New Fairfield Resident

DATE:	
RE:	DOB:
Dear:	
which concluded that your child does i	sent you a registered letter outlining our investigation, not have a permanent residence in New Fairfield. Further, quest a hearing by the New Fairfield Board of Education nodation in New Fairfield.
	ed to our correspondence. Based on our investigation, we and dis-enrolling
as of this date. If your child has any s	school property or personal items at School, nge an appointment to deliver or pick them up.
We encourage you to contact the child so that his/her education is not in	Public Schools in order to enroll your terrupted.
If you have any questions regarding thi	s matter, do not hesitate to call me.
	Sincerely,
	Principal

Superintendent New Fairfield Resident

cc:

# **Nonresident Student Request Form**

## **Nonresident Attendance without Tuition**

Upon written parental request, nonresident students may be allowed, upon recommendation of the Superintendent of Schools and approval of the Board or his/her designee, to attend district schools without tuition under one or more of the following conditions.

Pleas	e check appropriate reason:
	A family moves from the district after January 1 <sup>st</sup> of the school year and parent(s)/guardian(s) request that a student completes the marking period. Moving date:
	A family residing outside of a district has firm plans to move into the school district within 90 calendar days as evidenced by a contract to buy, build, rent, or lease.
	A fully executed copy of the contact to buy, build, rent, or lease must be included with this request.
	Expected closing/rental date:
	(Any change to the date must be submitted to the Office of the Superintendent in writing.)
	A twelfth grade student wishes to complete his or her education in the district.
	Student(s) reside temporarily within the district because of family changes or student(s) attending local schools residing temporarily outside of the district because of family circumstances. Approval shall not exceed three (3) calendar months. If subsequent approval is necessary, it shall be considered based upon information available at that time.
Briefl	ly explain any pertinent information in support of this request.
	Attach additional sheet if necessary.
	**Please note that if the request is granted by the New Fairfield Board of Education, the parent/guardian is responsible for transportation to and from school.
I attes	st to the accuracy of the information contained in this form.
Paren	nt/Guardian Name:
Paren	nt/Guardian Signature: Date:
Stude	ent Name and Grade:
	nt Address:
Futur	e Address:
Phone	e Number(s):
	l Address:
(For a	office use only) BOE Meeting Date: Request Approved: Denied:
Date 1	Family Notified: