



Member _____ introduced the following resolution and moved its adoption:

**RESOLUTION RELATING TO 2018-2019 OPEN ENROLLMENT
(Window #1 – January 15 Deadline)**

WHEREAS the State of Minnesota has established an enrollment options program permitting students to attend nonresident districts (Minnesota Statutes §124D.03), and

WHEREAS the State of Minnesota has also established criteria for school districts to approve or deny open enrollment applications based upon capacity of a program, excluding special education services; class, or school building (Minnesota Statutes § 124D.03 Subdivision 6), and

WHEREAS the school board seeks to maintain continuity of programs, curriculum, and services through consistent student enrollment and recognizes that sufficient student enrollment ensures high quality course offerings for resident students as well as students enrolling under the enrollment options program, and

BE IT THEREFORE RESOLVED that the superintendent be authorized to approve children who have a sibling(s) that currently attend(s) and children of employees as per Minnesota Statutes §124D.03 Subdivision 5a. where grade capacity and class size permits additional student enrollment, and

BE IT FURTHER RESOLVED for those who have applied for open enrollment by the January 15 deadline:

- Accept all applicants in Grades 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12
- Accept Kindergarten – 25 applicants put the remaining applicants on a waiting list
- Accept Grade 1 – 12 applicants put the remaining applicants on a waiting list

The motion for the adoption of the foregoing resolution was duly seconded by Member _____ and upon vote being taken thereon, the following voted in favor thereof: _____ and the following voted against: _____ whereupon said resolution was declared duly passed and adopted.