

Florida Department of Education
2019-20 District Controlled
Open Enrollment Plan
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Enrollment Plan Link:

http://www.pasco.k12.fl.us/library/ed_choice/Controlled_Open_Enrollment_plan.pdf

Pasco County Schools' Controlled Open Enrollment School Choice Program is designed to give all parents the opportunity to request a school other than their child's zoned school. Approval to attend a school outside of a student's zone can be rescinded due to poor attendance, grades or behavior or if the student withdraws from a program (such as IB) upon which the approval was based.

Examples of School Choice Options:

- Controlled Open Enrollment, School Choice
- Career Technical Programs of Study
- Magnet Programs and Schools_(refer to Magnet Program Procedures)
- Pasco eSchool
- McKay Scholarships (contact www.floridaschoolchoice.org for application information)
- Charter Schools (contact each Charter School directly for application information)

I. The controlled open enrollment school choice plan includes the following:

A. Eligibility requirements

School age children not subject to a current expulsion or suspension may submit an Open Enrollment School Choice application during the specified period.

B. Application process

Parents access schools of choice through an online application process during the open enrollment period established annually by the District. Parents without computer access may seek assistance from the nearest public school or public library. Submitting an application does not guarantee that the student will be approved to transfer to the requested school. Applications are required when:

1. The request is for initial entry of a student into a school of choice.
2. A student is attending a school of choice impacted by boundary changes, and the parents want their child to remain at the school the student was previously approved to attend through the school choice process.
3. There is a change of home address, which places the student in a different neighborhood school, and the parents want their child to remain where s/he was enrolled. Once a Pasco child has been approved on school choice for a school

other than the zoned school, s/he is approved to attend the choice school through the highest grade served, regardless of future address changes within the district. Notification of any subsequent address change must be given to the school directly within 10 days.

4. A student in good standing withdraws from an approved school of choice, and the parents want their child to reenter the same school of choice.
5. A student withdraws from a course of study that was the reason for attending the school of choice, and the parents want their child to remain at the school of choice.
6. A school is severely overcrowded, there are no alternatives for relief, and the Superintendent has deemed that the impact of school choice must be reconsidered.

Additional Options include:

1. School approved enrollment in specific High School Program or Career Technical Programs of Study
2. Magnet Schools or Programs
3. McKay Scholarship
4. Opportunity or other state scholarship programs.

C. Method of determining capacity of schools

Pasco County Schools defines school capacity for school choice open enrollment as 90% of permanent FISH capacity (Florida School House Inventory) and considers the District's facilities work program (five-year plan), as well as class size, constitutionally required in the state of Florida. This includes growth projections, specifications, plans, elements, and commitments contained in the school district educational facilities plans and the long-term work programs required under statute 1013.35.

1. Capacity determination for each District school;
 - a. As required in Statute (1002.31) Pasco County schools posts capacity information on its website.
 - b. Schools projected to be at or above 90% of capacity in the five-year plan shall be deemed as frozen to School Choice Open Enrollment.
 - c. Schools projected to be below 90% of capacity in the five-year plan shall be deemed as open to School Choice Open Enrollment for the year(s) they do not reach 90% capacity.
2. Class size standards
 - a. All School Choice Requests for Pasco County Schools are monitored for compliance as per Florida's Constitutional Amendment for Class Size.
 - b. Schools that are designated "frozen due to class size" have exceeded their teaching allocations (which are based on class size limits).

- D. Lottery procedure for determining student assignment if transfer requests exceed available space
1. Once a school reaches or exceeds 90% of permanent FISH capacity the school is reclassified as frozen to School Choice Open Enrollment.
 2. Applications for schools which have exceeded available space will receive a randomly generated lottery assignment that prioritizes preferential treatment as detailed in subsection F, and School Board Policy 5121, or other fair and equitable factors that may further the district's efforts to diversify student demographics or assist with district wide balancing of school enrollment.
- E. Provision for a parent to request placement of siblings within the same school
- Placement of siblings within the same school is facilitated whenever feasible during the open enrollment period if appropriate educational services are available for each sibling at the requested school, and they will attend for the same school year. The School Choice Open Enrollment Application includes a section for the parent to indicate if they have submitted new applications for other siblings to attend the same school or if a sibling in good standing is currently attending and will continue to attend the requested school. The application includes a section for parents to provide the full name and grade level of each sibling so that blended families with different surnames can be cross-referenced. Siblings must reside in the same household or documentation of joint custody must be provided.
- Special consideration for approval of school choice is given to:
1. Siblings of exceptional education students placed at the requested school;
 2. Siblings of students who are enrolled, in good standing and attending the school of choice for the requested school year; and;
 3. Siblings of students who attend another educational level (elementary, middle or secondary) at schools co-located on the same grounds or physically adjacent to each other when a documented hardship situation warrants approval to attend the requested school.
- F. Preferential Treatment
- Educational Choice staff will assist in the assignment process and will make reasonable efforts to provide an assignment that is appropriate for the individual circumstances. Priority is given to:
1. Dependent children of active duty military personnel whose move resulted from military orders;
 2. Children who have been relocated due to foster care placement in a different school zone;
 3. Children who move due to a court-ordered change in custody due to separation or divorce, or the serious illness or death of a custodial parent;
 4. Students residing in the District;
 5. Students at multiple session schools;
 6. Homeless students as defined in School Board Policy 5111.01;
 7. A child of a full-time school system employee desiring to attend the school where the parent works or that feeder pattern except in cases where student enrollment exceeds capacity;

8. School assignment issues that arise due to legal situations and administrative circumstances;
9. Continuity for students who will enter the highest grade served in their school the following year, or for a magnet theme offered at the next level of promotion (5th grade to 6th grade or 8th grade to 9th grade);
10. Enrollment in course programs of study not available at their zoned schools;
11. Opportunity and other state scholarship program eligible students;
12. Siblings as defined in this plan.

G. Athletics

The District's middle and high school interscholastic athletic program adheres to the rules and policies of the Florida High School Athletic Association (FHSAA). The statute for FHSAA (1006.20 (2) (a)) with regards to student athletes, as of August 1, 2016, is as follows:

1. Upon school choice approval, High school students will be "immediately eligible to participate" when first enrolling in school or transferring schools, with certain limiting conditions, set forth below. Mid-season transfers may seek to immediately join an existing team roster, so long as:
 - a. The designated roster for the sport has not reached maximum size; and the coach determines that the student has the requisite skill and ability to participate.
 - b. The student has not already participated in the same sport at another school during that same school year, unless the student meets one of the following:
 - A dependent child of active-duty military personnel whose move resulted from military orders;
 - A child who has been relocated due to foster care placement in a different school zone;
 - A child who moved due to a court-ordered change in custody due to separation or divorce, or the serious illness or death of a custodial parent; or
 - Otherwise authorized to participate for good cause, as determined by Board policy or charter school policy.
2. "Eligible to participate" is defined as including the required medical forms and has expanded to include off-season conditioning, summer workouts, and preseason conditioning, regardless of whether the student has been placed on a team.
3. Non-member, small private schools (125 students or fewer) may participate at the student's zoned public school in whatever sport(s) their private school does not offer.
4. An individual Home Education, Charter School, Florida Virtual School (FLVSFT), or Pasco eSchool full-time student, who otherwise meets the criteria, is eligible to participate at the public school to which the student would be assigned or zoned to attend by the district school board. Please reference *F.S. 1006.15*, *F.S.1002.20*, and *F.S. 1002.33* for more detailed information.

More information on the policy and/or procedures is included in [School Board Policy 2431.01, the athletics' website, or gathered from school athletic directors.](#)

H. Appeals process

School choice applications are only accepted during open enrollment period, except in cases of hardship. Parents of students who applied during Open Enrollment and were not approved for placement in a school of choice may request an appeal review based on a documented hardship within 7 days of receiving notice of denial. A written appeal describing the hardship must be submitted via facsimile, or electronically via email (PascoPathways@pasco.k12.fl.us). The Educational Choice appeal committee serves as the contact for appeal requests and coordinates the review of all hardship requests. The results of this appeal are considered final.

Hardships or statutory provisions may affect Choice transfers to schools in all status categories. These provisions include documented medical, emotional or psychological, or legal reasons:

1. Availability of day care will not be considered as a basis for hardship beyond the elementary level.
2. If a hardship appeal is submitted for medical reasons, including psychiatric, the parent or guardian must submit a Medical Hardship Documentation and Release of Records form, including a physician's statement describing the medical condition of the student and specific medical reasons justifying the request.
3. If a hardship appeal is submitted for legal reasons, the parent or guardian must submit documentation of the legal hardship.
4. Hardship appeals based on course availability will not be considered unless the requested program was stated in the original application and is not available at the zoned school, and the selected school has space available in the core academic classes as well as in the requested program.

I. Availability of transportation

The parent is responsible for the transportation of a student approved to attend a school of choice through the open enrollment process.

J. Method and timeline for notifying a parent of his/her child's placement for the next school year

School Choice Open Enrollment and Magnet Applications for the following school year will be accepted in the posted and advertised windows. Applications must be received electronically no later than the indicated deadline. Applications for multiple children or incomplete applications will *not* be considered.

- Notification regarding the status of Open Enrollment School Choice applications received during the open enrollment window will occur prior to the end of the current school year.
- Requests to attend a Pasco County school from an out of district resident will be considered only after decisions are finalized for Pasco's students.

- II. The plan and process for implementing the plan must:
 - A. Adhere to federal desegregation requirements;
 - B. Allows parents to declare school preferences;
 - C. Maintain socioeconomic, demographic, and racial balance;
 - D. Maintain existing academic eligibility criteria for public school choice programs;
 - E. Establish criteria for Rescinding School Choice approval
 - Approval of a School Choice application may be rescinded if:
 1. False information was provided (F.S. 837.06 & F.S. 92.525 – providing false information is a criminal act) or the applicant failed to disclose information (e.g., being subject to suspension or expulsion, staffed into exceptional student education (IEP), assigned to a Department of Juvenile Justice program, or subject to any alternate assignment as a result of his/her behavior);
 2. It is determined by district and school personnel that enrollment at a requested school is having a negative impact on the student’s educational progress (e.g., poor attendance, grades, behavior, and/or if the student is chronically tardy to school);
 3. The student withdraws from a course of study that was the basis for enrollment at the requested school (i.e. Career Technical Programs, International Baccalaureate, etc.);
 4. Out of district students who commit offenses subject to expulsion recommendations will be returned to their zoned district for determination of alternative schooling or expulsion.
- III. Students residing in the District shall not be displaced by a student from another district who is seeking enrollment through the open enrollment provisions.
- IV. The District shall report the number of students participating in public school choice by type as required by the Department of Education.
- V. The Controlled Open Enrollment Plan and the process for implementing the plan shall be reviewed annually. The Superintendent shall present the plan and any recommended changes to the School Board for consideration.

STATUTORY AUTHORITY: Section 1, Art. IX, Florida Constitution, 1001.41, 1001.42, F.S.
LAW(S) IMPLEMENTED: 1001.41, 1001.42, 1001.43, 1001.51, 1002.20, 1002.31, 1002.33, 1002.38, 1006.15, 1013.35, F.S.