

**MEMORANDUM**

To: Superintendents and Principals

From: Lisa Truitt, State Attendance Officer

Date: May 15, 2020

Re: House Enrolled Act (HEA) 1066 – Transfer Students (1 of 4)

**Background:**

House Enrolled Act 1066 (2020) is a various education matters bill affecting numerous parts of Indiana Code (I.C.). This guidance pertains to Section 7 of HEA 1066 dealing with how school corporations address transfer students if certain conditions are met.

**Guidance:**

I.C. 20-26-11-6.5 was amended, effective July 1, 2020, requiring school corporations to accept a transfer student who does not have legal settlement in the school corporation if the student: 1) has a parent who is a current employee of the school corporation with an annual salary of at least \$8,000; or 2) the parent earns \$3,000 due to being included as an employee in the extracurricular portion of the transferee school corporation's current collective bargaining agreement. Additionally, the students' parent(s) must reside in Indiana and the transferee school corporation must have the capacity to accept the student.

Finally, a student whose parent does not meet the requirements outlined in items one or two listed above, and if a school corporation has adopted a policy of not accepting out-of-district transfer students, the school corporation may not enroll and may not report transfer students for purposes of collecting state tuition support.

If you have any questions, please contact Lisa Truitt, State Attendance Officer, at [LTruitt1@doe.in.gov](mailto:LTruitt1@doe.in.gov), or by phone at 317-233-6016.

This bill was authored by Representative Jeffery Thompson. The full bill text can be found [here](#). Information regarding how to contact your legislators can be found [here](#).