

LOCAL AGREEMENT

School districts will use the same dates for receiving interdistrict petitions

TIMELINE PLANNING

APRIL 15

PRIORITY WINDOW CLOSES

Districts begin next school year projections, AND have up to 14 days into the new school year to respond. *Priority window does not guarantee approval.

Petitions accepted on a on-going basis, district will establish a wait list for late petitions.

Students are still encouraged to register at their district of residency.

While petitions are pending,

students must attend school

in their district of residence.

Developing internal procedures

and timelines to ensure compliance

AB 2826

with the law.

AUGUST

REQUESTED DISTRICTS

A final decision will be made no later

than **14 calendar days** following the beginning of the school year for which enrollment is sought out; and notify the parent in writing of the right to appeal the district's final decision to the county board

of education within **30 days** of the date of a final denial of transfer. (AB 2826)

*current year petitions must be responded within 30 days.

APPEALS

ICOE will certify that all means of appeal within the district have been exhausted. The county board has 30 calendar days after the appeal is filed to respond.

FEB 1

PRIORTIY WINDOW OPENS

Begin accepting Interdistrict Petitions

AB 2826

Establishes parental notice requirements and timelines for deciding interdistrict transfer requests

JUNE 1

DISTRICTS OF RESIDENCE

Districts will plan to deny or release by this date.

LOCAL AGREEMENT

This allows receiving districts plenty of time to review and respond.

JUNE 30

(receiving Districts)

1. Districts will process initial requests for non-impacted grade levels (Determinined by the district)

2. Generate a report for students enrolled (new and existing) on interdistrict agreements and share with sending districts

*A school district of residence or school district of enrollment shall not rescind existing transfer permits for pupils entering grade 11 or 12 in the subsequent school year. (EC 46600 (4) (3)).

REVOKING

The stipulation of the terms and conditions under which the permit may be revoked is the responsibility of the district of attendane. (EC 46600 (3))

*The petition can be revoked by the district of attendance if the terms of the transfer are violated.

*A district of residence cannot revoke a transfer.