### Student Eligibility Guidance for 2021-2022 School Year for High School Principals and Athletic Administrators

#### Bylaw 4-7-3, Mid-Season Transfer

This document will focus on the language within Bylaw 4-7-3, Mid-Season Transfer. The bylaw reads as follows:

**4-7-3** If a transfer, as defined in Bylaw 4-7-2, takes place during the sport season in which the student has participated in a regular season interscholastic contest in a sport, the student shall be ineligible in that sport for the remainder of all regular season contests, as well as the OHSAA tournament, in that sport at the school into which the student has transferred (or at the school where the student is now permitted a participation opportunity). Furthermore, the student shall finish fulfilling his/her transfer consequence, for ONLY that sport in which the mid-season transfer occurred, at the start of the sport season during the next school year, unless an exception can be met to restore eligibility for the next sport season. This consequence requires that the student shall remain ineligible for all preseason contests (scrimmages, preview/jamboree, Foundation games) and all regular season contests until the total number of varsity regular season contests missed (including those missed during the previous season) equals 50 percent of the maximum allowable regular season contests in that sport.

An in-season transferring student may not use any of the exceptions to Bylaw 4-7-2 or 4-7-4 to restore full athletic eligibility EXCEPT if one of the following circumstances occurs:

1) — The parents make a bona fide move into a new public school district, the student is approved for transfer eligibility under the requirements of Exception 1 of Bylaw 4-7-2 AND the school building into which the student transfers is more than 50 miles from the school building from which the student transfers as determined by mapquest.com, or such other navigational system as adopted by the Board of Directors at its August meeting, using the most direct route.

2) — As a result of a legal change of custody or a change in placement in which Children’s Services or a similar government agency is involved, the student may be approved for transfer eligibility provided the school building into which the student transfers is more than 50 miles from the school building from which the student transfers as determined by mapquest.com, or such other navigational system as adopted by the Board of Directors at its August meeting, using the most direct route.

For purposes of this bylaw, “sport season” shall be determined by the sports regulations for that sport, beginning with the first date on which coaching may begin and concluding on the last date the school into which the student transferred (or at the school where the student is now permitted a participation opportunity) participates in a contest (regular season or postseason).

**NOTE:** In addition, if a student’s participation opportunity changes during the sport season in which the student has already participated in a regular season interscholastic contest in a sport at a school where they are not enrolled (pursuant to O.R.C. §§ 3313.5311 or 3313.537), the student is ineligible in that sport for the remainder of that sport’s season at the new school into which the student is now entitled a participation opportunity. A student may not use any of the exceptions to Bylaw 4-7-2 or 4-7-4 to circumvent this bylaw if the student is not transferring schools. If the student is transferring schools, then the same exceptions as outlined above apply.
Items to note within the language of Bylaw 4-7-3:

- Bylaw 4-7-3 is only triggered when a student transfers and has **participated in a regular season contest** in a sport during the current sport season.
  - Gain confirmation in writing from the school from which the student transferred regarding the student’s participation during the current sports season.
  - This bylaw has no application when the student has only practiced or participated in a scrimmage in a sport.

- When fulfilling the remainder of a transfer consequence during the next school year, the remainder of the transfer consequence is fulfilled only in the sport during which the student transferred at the **beginning of the next applicable sports season**.
  - Example:
    - Student transfers from school A to school B after competing in 7 regular season football contests at School A. Student does not meet an exception.
    - At school B, student is ineligible for remaining 3 regular season football contests and the OHSAA tournament.
    - During **next football season**, student is ineligible for all scrimmages/jamborees/preview games and regular season contests until regular season game 3 (in other words, student is ineligible until 2 regular season contests are competed).
    - Student regains eligibility, with regard to transfer, for remainder of regular season and OHSAA tournament in the sport of football.
    - **For all other sports in which the student participated during the 12 months preceding their transfer**, the student is subject to the “normal” transfer consequence during the applicable sports season.
      - In this example, the student would fulfill the transfer consequence during the winter and spring sports season in the school year in which they transferred.

- To reiterate, no exception to Bylaw 4-7-2 or 4-7-4 be used to circumvent the requirements of Bylaw 4-7-3. Full eligibility with regard to Bylaw 4-7-3 may be restored only if one of the two following circumstances occur:
  - The student is approved for transfer eligibility under the requirements of Bylaw 4-7-2, Exception 1, **AND** the two schools involved are more than 50 miles apart.
  - The student’s transfer is a result of a legal change of custody or a change in place in which Children’s Services or a similar government agency is involved **AND** the two schools involved are more than 50 miles apart.

Please feel free to contact Kristin Ronai (kronai@ohsaa.org) or Ronald Sayers (rsayers@ohsaa.org) if you have any questions!