

- A. Students who are non-residents of the District as defined by Colorado Statutes may apply for admission to and upon acceptance may attend Englewood Schools. Non-resident children of employees of the district will be given preference over other non-resident applicants. A written application for attendance must be made to the Superintendent prior to October 1 of the school year of attendance, and accepted by the Superintendent or designee. The Board of Education reserves the right to accept or reject any application for enrollment. Each application will be reviewed on an individual basis, and in accordance with Colorado law. It is the general policy of the Board of Education to accept non-resident students, when space and personnel resources of the District permit such attendance without hampering, in any way, the educational opportunities of resident students. Further, the Superintendent may assign the students to any appropriate building in the Englewood Schools.
- B. Non-resident students accepted for enrollment will not be eligible for transportation services.
- C. Those students exercising choice under the federal No Child Left Behind Act (NCLB) have priority over other students in the exercise of open enrollment under this policy. In the event the population of the attendance area increases to fill the building with attendance area residents or students from outside the attendance area who have a right to attend the school under the NCLB choice option, transfer students may be asked to enroll in another school. Students from outside the attendance area who enrolled under the NCLB choice option may remain in the school until they complete the highest grade available in the school subject to capacity constraints related to health and safety issues. Students attending under the NCLB choice option shall be provided transportation at District expense to the extent required by law.
- D. Special education students fall under this policy; however, costs above the state authorized revenue base will be charged to the District of Residence. Thus, that District must agree to pay the excess costs as tuition in order for the enrollment to be approved.

ADOPTED: November 28, 1977

REVISED: June 3, 2008