Cassopolis Public Schools	Date Application Released:	
22721 Diamond Cove Street	Released By:	
Cassopolis, MI 49031 269.445.0500 Phone 269.445.0505 Fax	Date Received by Supt. Office:	
CHECK ONE (1) OF THE FOLLOWING	G <u>BEFORE</u> COMPLETING THIS APPLICATION:	

1. Application submitted during Open Enrollment prior to new school year. Student qualifies for Section PA 105 & PA 105c Schools of Choice. Date Open Enrollment expires: Application submitted after Open Enrollment deadline expired. Applicant does not 2. qualify for Section PA 105 or PA 105c. Release of Foundation funding from non-resident school district superintendent is required, and non-resident tuition may be applicable. The application will be considered at the next open enrollment period. 3. Application submitted after Open Enrollment deadline expired. Student plans to continue education in resident school district, however, requests that application be kept current until the School of Choice Open Enrollment period begins prior to new

SCHOOLS OF CHOICE APPLICATION SECTION PA 105 & PA 105(c)

school year. At that time application will be considered for approval.

Non-Resident Students Requesting Enrollment Into Cassopolis Public School District

To enable a non-resident state aid release tuition student to enter/continue at **Cassopolis Public Schools**, advanced approval of the following persons must be obtained:

- 1. Superintendent of receiving school district
- 2. Building administrator
- 3. Parent or guardian of student (student of legal age (18) may sign for him/herself in lieu of parent or guardian)

Please fill in form completely and print clearly

Student's Name:	Date of birth:
Parent's Name:	Home phone:
Address:	Work phone:

School district of resid	ence:	Phone:			
School currently atter	nding:				
Reason for request:					
			Grade:		
SPECIAL EDUCATIO	N** (check all that apply)			
☐ Student is in Speci	ial Ed 🗖 Student	has a current IEP	☐ Student has a 504 Plan		
PLEASE CHECK THE SERV	VICES THIS STUDENT RE	CEIVES AT HIS/HER RES	SIDENT SCHOOL DISTRICT.		
□ Learning Disabled (□ Emotionally Impaire□ Educationally Ment□ Speech/Language	ed (EI) fally Impaired (EMI)	□ Visually Impaire□ Hearing Impaire			
any school district of the resident district	ther than Dowagiad et must sign the ation Programs and aw 91-230.	Special Education s c, Edwardsburg or Special Education Services" in order	ervices and you are a resident in Marcellus, the superintendent of on Addendum "Agreement to for the child to enroll as a 105(c)		
Classes enrolled in an					
<u>Semester I</u>		<u>Se</u>	e <u>mester 2</u>		
Class:	Grade:	Class:	Grade:		
Class:			Grade:		
Class:			Grade:		
Class:			Grade:		
Class:			Grade:		
Class:			Grade:		
Class:	Grade:	Class:	Grade:		

NUMBER OF DAYS ABSENT THE LAST TWO SEMESTERS

1st Semester	20	· 20	
2 nd Semester	_ 20_	- 20	
Extenuating Reasons for Absences (Explain)			
DISCIPLINARY RECORD			
Has student been SUSPENDED from school in the	LAST TWO	YEARS?	
☐ YES ☐ NO			
If YES, number of days (total) suspended_		; number of incidents	
Reasons for disciplinary action:			
Has student ever been EXPELLED from school?			
☐ YES ☐ NO If YES, how	ong?		
State reasons:			
December of a contract of the			
Does student have a criminal record?			
☐ YES ☐ NO			
If YES, state offense:			
Name of county and court which has jurisc	diction:		
Sentence:			
Is student currently under court jurisdiction?			
☐ YES, on probation. How long?			
■ NO not currently on probation			

MY SIGNATURE INDICATES ALL INFORMATION PROVIDED IS TRUE AND ACCURATE. I AM AWARE IF INACCURATE OR FALSE INFORMATION IS SUBMITTED THAT IT MAY RESULT IN THE SCHOOLS OF CHOICE STATUS BEING DENIED. CASSOPOLIS PUBLIC SCHOOLS HAS MY PERMISSION TO CONTACT MY CHILD'S FORMER SCHOOL DISTRICT TO OBTAIN PERTINENT INFORMATION.

Parent or Guardian		Date
Student, if legal age		Date
ffice Use Only		
Building Administrator		Date
Special Ed Director		Date
Superintendent, Cassopolis P	ublic Schools	Date
APPROVED	■ NOT APPROVED	

6/2023

SPECIAL EDUCATION ADDENDUM TO APPLICATION FOR 105(c)

[for students attending in a school district other than Marcellus, Dowagiac or Edwardsburg]

AGREEMENT TO PROVIDE SPECIAL EDUCATION PROGRAMS AND SERVICES

Th	is agreement is made this	day of,	20 by a	nd between	Cassopolis Public
Schools (h	nereinafter "Enrolling District") and t	he resident school distric	ct		
(hereinaft	ter "Resident District").				
As	s a condition to enrolling a PA 105	/ PA 105(c) or tuition w	vaiver studen	t who resides	in another school
district ar	nd who is eligible for special educ	cation programs and se	ervices, the e	nrolling distric	t will enter into a
written aç	greement with the resident district f	or the purpose of provic	ding the pupil	with a free, a	ppropriate public
education	n. Further, this document shall cor	nstitute an agreement	on responsib	ility for payme	ent of the added
costs of sp	pecial education programs and ser	vices for the student; an	d		
W	HEREAS, the parties wish to enter su	ch an agreement:			
IT	IS THEREFORE AGREED, as follows:				
Se	ction 1 Programs and Services.	The Enrolling District	t agrees to	provide the	following special
educatio	n programs and services for the stud	dent listed below who re	esides within t	he Resident Di	strict.
<u>No</u>	ame of Student	<u>Program</u>		<u>Services</u>	

Section 2 -- Student Placement. The student's placement in the program listed above shall be pursuant to his/her Individualized Educational Plan (IEP). The Enrolling District shall conduct any subsequent Individualized Educational Plan Team meetings which may be convened after the student's initial placement in the program listed above. The Resident District shall be invited to attend all IEP Team meetings.

Section 3 -- Operations. The Enrolling District will be responsible for the day-to-day operation of the program listed above, including but not limited to: employment and supervision of personnel assigned to the program; providing and maintaining appropriate physical facilities and equipment; and supplying appropriate instructional materials. The Enrolling District shall provide the above programs and services in accordance with the student's IEP, all applicable federal and state laws and its ISD Plan for the Delivery of Special Education Programs and Services.

Section 4 -- Transportation. If the student's IEP provides for special transportation for the student to and from his/her educational placement, the Enrolling District shall provide the transportation. The Enrolling District's daily schedule and calendar shall be followed. The Enrolling District shall also be responsible for any transportation necessary for the student between programs and services provided by the Enrolling District, including transportation between buildings, field trips, camp experiences and special programs. The Enrolling District shall include the cost of providing transportation in its calculation of added costs.

Section 5 -- Costs. The Resident District agrees to pay the Enrolling District the total unreimbursed costs of providing a special education program and services for the student. The total unreimbursed costs will be calculated in the same manner as a local school district contribution under administrative rule 340.1806. The student will be counted in membership in the Enrolling District. The total unreimbursed costs are the "total approved costs of special education" for the student as defined in 51a(7) of the State School Aid Act of 1979 [MCL388.1651u(7)] and the cost of providing transportation pursuant to paragraph 4, minus any state school aid and intermediate school district reimbursement for the student received by the Enrolling District as a result of counting the student in membership. The parties understand that whether any intermediate school district reimbursement is available for the student is controlled by the terms of the applicable intermediate school district plan and that terms of the plan are subject to change. The Resident District shall pay the costs of any due process hearings, complaints, or other resolutions pertaining to the student.

The	Enrolling	District	will	estimate	the	total	unreimburse	d costs	based	on	prior	year	costs	and
reimburseme	ents. The F	Resident	Distri	ct will pay	thos	e estin	nated costs t	o the En	rolling Dis	strict	in		eq	ual
installments	payable (on the _		day or	the f	irst bu	siness day the	ereafter (of (speci	fy mo	onths)			
	, and _			As so	on as	the fi	nal actual to	tal unre	imbursed	d cos	sts ca	n be d	determ	ined,
the Enrolling	District w	ill notify	the R	esident Di	strict	of the	amount and	l an app	ropriate	payr	ment (adjustr	ment w	vill be
made.														

Section 6 – Duration. This agreement shall be effective on the above written date and shall remain in effect as long as the student continues to be enrolled in and attend in the Enrolling District and reside in the Resident District.

Section 7 - Entire Agreement. This is the entire Agreement between the parties. It supersedes any prior representation or previous agreements concerning the student. This Agreement may not be modified or terminated except by written mutual agreement of the parties.

A Final Decision cannot be made until or unless the superintendent/designee signs this form.

Cassopolis Public School	District	
Date:	Ву:	
	Its:	
RE	SIDENT SCHOOL DISTRICT	
Date:	Ву:	
	Its:	

6/2023