Schools are required to use the Interstate Student Data Transfer Note (ISDTN) in accordance with the protocols jointly developed and agreed by the Australian Government, State and Territory Education Authorities, the Independent and Catholic education sectors through the Standing Council on School Education and Early Childhood (see: http://scseec.edu.au/Publications/ISDTN.aspx).

This protocol is for use when a student enrols from an interstate non-government school. The protocol and the Interstate Student Data Transfer Note should be read in conjunction with the accompanying flow chart. These can be found at the Standing Council on School Education and Early Childhood website (see: http://scseec.edu.au/Publications/ISDTN/ISDTN---Non-Gov-Schools.aspx).

**Purpose**

- The purpose of the Interstate Student Data Transfer Note (ISDTN) is to facilitate the timely transmission between schools of information about students who move interstate.

- The ISDTN is designed to contribute to the student’s positive adjustment to the new environment by enabling the new school to access timely information about a student’s prior school experience.

- The ISDTN should be used in conjunction with existing school information systems. It is not a substitute for a more comprehensive assessment and diagnosis procedure necessary to ensure that the new student’s needs are met.

**Procedures**

- It is the responsibility of the school, at which the student is seeking or has been accepted for enrolment, to initiate the request for information from the student’s previous school. The previous school in turn is responsible for providing timely information to the new school within five working days.

- The previous school is responsible for maintaining the student’s active current enrolment record at their school until notified of the student’s enrolment at a new school.

- Upon receiving the completed ISDTN from the previous school, the principal (or delegate) of the new school may decide to seek further information from the contact person nominated by the previous school, where this is necessary in the professional judgement of the principal, to assist with the placement of the student.

- Follow up action can be by mail, email or by telephone, depending on what is most expedient in the circumstances.

- The further information from the previous school may take the form of a verbal report or written records such as student files, reports or folios.

- The previous and new schools should both keep a record of information exchanged as part of this process.

- The aim of the ISDTN is to provide ‘flags’ for the new school regarding educationally significant information about the student. Therefore, notwithstanding the professional judgement of the principal, schools are strongly encouraged to follow up ‘flagged’ information with the previous school.

- The quantity, nature and form of the information transferred by the previous school to the new school will be determined by the availability of the relevant information and the professional judgement of both principals (or delegates) as to what is necessary to facilitate the student’s adjustment in the new school. When considering what information should be sent, the safety of staff and students is paramount.

- When following up with the previous school on ‘flagged’ information fields both the new and previous schools are responsible for ensuring only information relating to the ‘flagged’ field is exchanged.

- In certain situations, the principal of the school that the student is leaving may have reasonable concerns that transfer of some information is needed to prevent a serious risk to students and/or public health and safety.

- Both schools are responsible for the appropriate recording and safe-keeping of information received from the previous school.
New School Previous School

The new school is responsible for ensuring the safe-keeping of the information obtained and preventing unauthorised disclosures.

Upon receipt of the completed ISDTN, the principal (or delegate) of the new school should request promptly any additional information that he/she deems necessary.

If Part A or Part B consent is gained the principal (or delegate) of the new school must inform the previous school of the student’s enrolment.

The previous school is responsible for ensuring the accuracy, currency and appropriateness of the information transferred.

The previous school is responsible for responding within five working days to requests for information from the new school where the parent/guardian (and student where appropriate) has given consent.

Parents can request to see all information received from a student’s previous school.

Principals are accountable for the enrolment of students and maintaining accurate and effective enrolment data about students. Non-Government schools need to inform the previous school when enrolment is complete.

Both schools retain a copy of the signed ISDTN consent.

In addition to these protocols, schools must ensure compliance with other requirements, including but not limited to: legislation and policies concerning record management, privacy and child protection policies.

HOW THE NEW SCHOOL SHOULD USE THE INFORMATION OBTAINED

- It is the responsibility of the new school to ensure that the information obtained about the student’s previous schooling experience, interests and support needs is used to support enrolment procedures, placement and pastoral care processes.

- Whilst the information needs to be safeguarded from unauthorised disclosure, it is important that the principal of the new school makes the information promptly available to teachers and other professional staff at the school as is necessary to facilitate the early adjustment of the new student.

CONSENT

Parent or student consent is not required for non-government schools to receive student information from a student’s previous non-government school if the previous school has a data collection notice which complies with the guidelines in the National Catholic Education Commission and National Council of Independent Schools’ Associations Privacy Compliance Manual 11 December 2001 (Latest amended version December 2011), Section 7.10.1.

ACCOUNTABILITIES

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