4.5F—SCHOOL CHOICE CAPACITY RESOLUTION

Whereas:

	Choice, applicants, whose applications meet the provisions of policy sent a provisional acceptance notification letter which will give instruction to enroll in the District. Provisional acceptance shall be detected decision to be made by July 1 based on the district's available capacities, grade level, and individual school.	uctions on the necessary steps and termined prior to July 1 with a final
 0 0	from a student who is transferring under Uniformed Service Me	mber Dependent School Choice; flay 1, unless the application is
0	Are to a student's resident district that has declared itself exempt due to an existing desegregation	
0	order; or The student is transferring under Uniformed Service Member Dependent School Choice and the application is not accompanied by relevant documentation.	
•	The district reserves to itself the ability to determine, based on an examination of student records obtained from the prior district, and other information, whether any student would require a different class, course or courses, program of instruction, or special services than originally applied for. If such an examination determines that capacity has been reached in the appropriate class, course or program of instruction, or that additional staff would have to be hired for the applicant, the District shall rescind the original provisional acceptance letter and deny the Choice transfer for that student.	
The district reserves to itself the ability to decline to accept under school choice any student whose acceptance would require the district to add additional staff to exceed the District's current grade, program, or building capacity.		
	EREFORE, let it be resolved that these shall constitute the School Choice on Choice enrollment period for the school-year	e openings at the beginning of the
Board	rd President Board Secr	retary
Date	Date	