

## Notice of intent to enrol a child at Avonhead School who lives within our Enrolment zone

The Ministry of Education requires evidence that the number of children we expect to be enrolling at the school is an accurate estimate and can be verified in writing. You are requested to fill out this form and return it to school as soon as possible in order that our records are updated and accurate.

1. My son's/daughter's name is:
2. Gender: BOY / GIRL
2. His/her birth-date is:
3. It is my intention to enrol my child at Avonhead School on or near the date:
4. Is this the first time your child is attending school? YES / NO
5. If your child <b>isn't</b> a New entrant, what classification do they currently have (e.g. year 3)
What school are they transferring from?
6. What address does your child live at?
7. Mother's name
Address
Phone number:
Email address:
8. Father's name
Address
Phone number
Email address:
Signed Date

Micah Hocquard Principal

## To be completed by parents who have given an in-zone address as the student's usual place of residence.

The Education Act gives a guarantee of enrolment to students who live in the home zone specified in the school's enrolment scheme. The Board needs to be sure that an in-zone address is genuine, because it is required to manage the enrolment scheme for the benefit of local students.

The address given at the time of application for enrolment must be the student's usual place of residence when the school is open for instruction. This means that if you currently live at an inzone address but move to an out-of-zone address before your child's first day of attendance at the school, your child will not be entitled to enrol at the school.

The Ministry of Education has advised that parents should also be warned of the possible consequences of deliberately attempting to gain unfair priority in enrolment by knowingly giving a false address or making an in-zone living arrangement which they intend to be only temporary e.g.

- · renting accommodation in-zone on a short-term basis;
- arranging temporary board in-zone with a relative or family friend;
- using the in-zone address of a relative or friend as an "address of convenience", with no intention to live there on an ongoing basis.
- One parent living in-zone stating that their child lives with them when in fact, lives with the other parent, outside of the zone.

Before enrolment takes place (i.e. before attendance begins), if the board has reasonable grounds for believing that the given in-zone address will not be not a genuine, on-going living arrangement, the board may withdraw any offer of a place which it may have made on the basis of the given address.

After attendance has begun, if the school learns that a student is no longer living at the in-zone address given at the time of application for enrolment and has reasonable grounds to believe that a temporary in-zone residence has been used for the purpose of unfairly gaining priority in enrolment at the school, then the board may review the enrolment. Unless the parents can give a satisfactory explanation within 10 days, the board may annul the enrolment. This course of action is provided for under section 11OA of the Education Act 1989.

I confirm that the address which I have provided to the school will be the usual	
place of residence ofthe school is open for instruction. I will advise the school of address	,
Signed	(Parent)

If any issues arise from your application, the Board may wish to interview you to ensure the genuineness of the application.