NEBRASKA WITHDRAWAL FROM MANDATORY ATTENDANCE FORM

	,	,		submitted a written request to
Requester's Name	Address		City	, alleging that he/she was a
District Name		,	istrict Code	
person with legal o	r actual charge or control of	st Name Child's N	Middle Name	, with the child's Child's Last Name
date of birth being	//, and having a NDE Stu			
	the provisions of section 79-202 of th			
attends				
	School of Attendance Name	School of Attendanc	e Code	
An exit interview w	vas conducted on day of	, 20, Year	with the fo	llowing being present:
First and Last Name of Perso	on Making Written Request with Legal or Actual Contro	ol of Child		
First and Last Name of Child	d (May be Left Blank if Reason is Illness)			
First and Last Name of Princ	cipal or Designee if Child is Currently Enrolled in Distri	ct		
First and Last Name(s) of Ot	her Persons Present and their Relationship to the Child		·	
First and Last Name of Super	rintendent or Designee			
(i) financial hadependents (ii) an illness of All known alternational child and increase I, being the person	nild would be withdrawing due to: ardships requiring the child to be emptof the child, or If the child making attendance impossive educational opportunities, includedistrict and how withdrawing from some the likelihood of the child being unermaking the written request to withdrawing the child being unergoing the written request to withdrawing the written request the written request to withdrawing t	sible or impra ing vocationa chool is likely nployed in th raw the child,	acticable. Il courses of to reduce to future we hereby aff	of study, that are available to the potential future earnings for the ere presented and discussed.
the withdrawal of t	<u> -</u>	C	•	C
	Signature of Requester	Sigr	nature of Child (May be left blank if Reason is Illness)
discussed at the int	v acknowledges that the exit interviev erview, and, that in my opinion, base written request does in fact have lega	d upon the ev	vidence pro	esented at the exit interview, the
dependents	ordships requiring the child to be emp of the child, or f the child making attendance imposs	,		ild's family or one or more
Superinte	endent's or Designee's Signature	Date of S	ignature	_

- 79-202. (1) A person who has legal or actual charge or control of a child who is at least sixteen years of age but less than eighteen years of age may withdraw such child from school before graduation and be exempt from the mandatory attendance requirements of section 79-201 if an exit interview is conducted and the withdrawal form is signed as required by subsections (2) through (5) of this section for a child enrolled in a public, private, denominational, or parochial school or if a signed notarized release form is filed with the Commissioner of Education as required by subsection (6) of this section for a child enrolled in a school that elects pursuant to section 79-1601 not to meet accreditation or approval requirements.
- (2) Upon the written request of any person who has legal or actual charge or control of a child who is at least sixteen years of age but less than eighteen years of age, the superintendent of a school district or the superintendent's designee shall conduct an exit interview if the child (a) is enrolled in a school operated by the school district or (b) resides in the school district and is enrolled in a private, denominational, or parochial school.
- (3) The superintendent or the superintendent's designee shall set the time and place for the exit interview which shall be personally attended by: (a) The child, unless the withdrawal is being requested due to an illness of the child making attendance at the exit interview impossible or impracticable; (b) the person who has legal or actual charge or control of the child who requested the exit interview; (c) the superintendent or the superintendent's designee; (d) the child's principal or the principal's designee if the child at the time of the exit interview is enrolled in a school operated by the school district; and (e) any other person requested by any of the required parties who agrees to attend the exit interview and is available at the time designated for the exit interview which may include, but need not be limited to, other school district personnel or the child's principal or such principal's designee if the child is enrolled in a private, denominational, or parochial school.
- (4) At the exit interview, the person making the written request pursuant to subsection (2) of this section shall present evidence that (a) the person has legal or actual charge or control of the child and (b) the child would be withdrawing due to either (i) financial hardships requiring the child to be employed to support the child's family or one or more dependents of the child or (ii) an illness of the child making attendance impossible or impracticable. The superintendent or superintendent's designee shall identify all known alternative educational opportunities, including vocational courses of study, that are available to the child in the school district and how withdrawing from school is likely to reduce potential future earnings for the child and increase the likelihood of the child being unemployed in the future. Any other relevant information may be presented and discussed by any of the parties in attendance.
- (5)(a) At the conclusion of the exit interview, the person making the written request pursuant to subsection (2) of this section may sign the withdrawal form provided by the school district agreeing to the withdrawal of the child or may rescind the written request for the withdrawal. (b) Any withdrawal form signed by the person making the written request pursuant to subsection (2) of this section shall be valid only if (i) the child signs the form unless the withdrawal is being requested due to an illness of the child making attendance at the exit interview impossible or impracticable and (ii) the superintendent or superintendent's designee signs the form acknowledging that the interview was held, the required information was provided and discussed at the interview, and, in the opinion of the superintendent or the superintendent's designee, the person making the written request pursuant to subsection (2) of this section does in fact have legal or actual charge or control of the child and the child is experiencing either (A) financial hardships requiring the child to be employed to support the child's family or one or more dependents of the child or (B) an illness making attendance impossible or impracticable.
- (6) A person who has legal or actual charge or control of the child who is at least sixteen years of age but less than eighteen years of age may withdraw such a child before graduation and be exempt from the mandatory attendance requirements of section 79-201 if such child has been enrolled in a school that elects pursuant to section 79-1601 not to meet the accreditation or approval requirements by filing with the State Department of Education a signed notarized release on a form prescribed by the Commissioner of Education.
- (7) A child who has been withdrawn from school pursuant to this section may enroll in a school district at a later date as provided in section 79-215 or may enroll in a private, denominational, or parochial school or a school which elects pursuant to section 79-1601 not to meet accreditation or approval requirements. Any such enrollment shall void the withdrawal form previously entered, and the provisions of sections 79-201 to 79-210 shall apply to the child.
- (8) The Commissioner of Education shall prescribe the required form for withdrawals pursuant to this section and determine and direct either that (a) withdrawal forms of school districts for any child who is withdrawn from school pursuant to this section and subdivision (3)(c) of section 79-201 shall be provided annually to the State Department of Education or (b) data regarding such students shall be collected under subsection (2) of section 79-528.