State of Illinois			
County of	<u>Tazewell</u>		
	Affidavit of Res	idence	
(I) (We),		having first been sworn upon (my) (our	·) oath
depose and say	y as follows: That (I am) (we are) the parer	nt(s), foster parent(s), or court ordered	legal
guardian(s) of _		, age, and that (his)	(her)
	,		
	Morton Community Unit School Distri	•	
<u>Taze</u>	ewell Cou	ınty, Illinois. That the said child's resider	nce
within the said	school district has not been established so	olely for the purpose of attending the sc	hools
thereof. That	the following facts are sworn to in order to	permit the said school district to enroll	the said
child in the sch	ools of said district as a resident.		
Length of time	e both the child <u>and</u> parents, custodial p	parent or legal guardian have resided	at the
above address	s:		
The said child	eats (his) (her) meals regularly at said res	sidence Yes No	
The said child	sleeps regularly at said residence	Yes No	
The said child residence	spends (his) (her) weekends regularly at s	said Yes No	
The said child	spends (his) (her) summers regularly at sa	bie	
residence	spends (ms) (ner) summers regularly at so	Yes No	
Child provides	s% of (his) (her) suppo	ort. Yes No	
FURTHER YOU	UR AFFIANT SAYETH NOT.		
		Date:	

WARNING: If a student is determined to be a nonresident of the District for whom tuition must be charged, the persons enrolling the student are liable for non-resident tuition from the date the student began attending a District school as a non-resident.

Signature(s)

A person who knowingly enrolls or attempts to enroll in this School District on a tuition-free basis a student known by that person to be a nonresident of the district is guilty of a Class C misdemeanor, except in very limited situations as defined in State law (105 ILCS 5/10-20.12b(e).

A person who knowingly or willfully presents to the School District any false information regarding the residency of a student for the purpose of enabling that student to attend any school in that district without the payment of a nonresident tuition charge is guilty of a Class C misdemeanor (105 ILCS 5/10-20.12b(f).