June 2024 NCAA Division I Council-Governance Publication of Proposed Legislation

DIVISION I LEGISLATION
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June 2024 NCAA Division I Council-Governance Publication of Proposed Legislation

The Council-Governance POPL presents all proposed amendments to the NCAA legislation in areas of Council governance that have been properly introduced for final review during the June 25-26, 2024, Division I Council meeting.

The publication is updated from the Legislative Services Database for the Internet (LSDBi) once a day. As modifications or corrections are made to proposals during the sponsor modification period, updates will be made to LSDBi and those changes will be reflected in the POPL.

Because changes to the POPL will occur on a regular basis, there is no table of contents or index; however, users may use the "Bookmark" feature of the Adobe Reader to quickly scan the proposal numbers and titles and go directly to those proposals within the document. Users may also use the "Search" feature to find particular proposals. The proposals are presented by topical area by bylaw numbers and by proposal number within topical areas.

**Legislative Process for the June 2024 Legislative Cycle**

**Key Dates**

**March 28, 2024 and April council meeting:** Introduction Deadline.

**April 3, 2024 and April 24, 2024:** Publication of Proposed Legislation.

**Week of May 12, 2024:** Sport Oversight Action/Review and NCAA Division I Legislative Committee Review.

**June 25-26, 2024:** Division I Council Action/Review.

**Legislative Process for Sport Oversight Committees to Consider Legislation in Specified Areas.**

Sport oversight committees have authority to adopt legislation related to the sports in specified areas. Legislation adopted in the specified areas is not considered final and effective until the conclusion of the June 25-26, 2024, Division I Council meeting. The areas in which sport oversight committees have authority to adopt legislation are:

1. Conduct of athletics personnel (NCAA Bylaw 11);
2. Recruiting (Bylaw 13);
3. Playing and practice seasons (Bylaw 17);
4. Processes and procedures related to the administration of the regular season and championship (Bylaw 31); and
5. Sportsmanship and other ethical behaviors.

**Legislative Process for the Council to Consider Legislation in Other Areas.**

A sport oversight committee or the council may introduce legislative proposals in areas other than those for which the sport oversight committees have authority. Other standing committees may recommend that the council introduce legislative proposals. After an initial comment period a sport oversight committee may modify a proposal it introduced. The NCAA Division I Legislative Committee will review proposals and provide feedback to oversight committees and the council. The Council will consider legislative proposals during its June 25-26, 2024, meeting.
Council-Governance Proposals in the June 2024 Legislative Cycle

[Note: In the following proposals, those letters and words that appear in *italics* and *strikethrough* are to be deleted; those letters and words that appear in **bold** and are *underlined* are to be added; and those words that appear in normal text are unchanged from the current Division I legislation.]
Athletics Personnel

No. 2024-6 ATHLETICS PERSONNEL AND RECRUITING -- LIMITATIONS ON THE NUMBER OF COACHES AND OFF-CAMPUS RECRUITERS -- FOOTBALL

Intent: To permit any institutional staff to provide technical and tactical instruction to student-athletes, as specified.

A. Bylaws: Amend 11.7, as follows:

[Federated provision, FBS and FCS, divided vote]

11.7 Limitations on the Number and Duties of Coaches and Noncoaching Staff Members.

11.7.1 Designation of Coaching Category -- Sports Other than Football. An individual who coaches and either is uncompensated or receives compensation or remuneration of any sort from the institution, even if such compensation or remuneration is not designated for coaching, shall be designated as a head coach, assistant coach, graduate student coach or student assistant coach by certification of the institution.

[11.7.1 unchanged.]

11.7.2 Noncoaching Staff Member with Sport-Specific Responsibilities -- Sports Other than Football. A noncoaching staff member with sport-specific responsibilities (e.g., director of operations, administrative assistant) is prohibited from participating in on-court or on-field activities (e.g., assist with drills, throw batting practice, signal plays) and is prohibited from participating with or observing student-athletes in the staff member's sport who are engaged in nonorganized voluntary athletically related activities (e.g., pick-up games).

11.7.3 Bowl Subdivision Football. There shall be a limit of one head coach, 10 assistant coaches and four graduate student coaches who may be employed by an institution in bowl subdivision football.

11.7.3.1 Exceptions to Number Limits. No individual other than coaches designated to fill the coaching categories set forth in Bylaw 11.7.3 may participate in any manner in the coaching of the intercollegiate team of a member institution during any football game, practice or other organized activity, with the following exceptions:

11.7.3.1.1 Weight or Strength Coach. A weight (strength and conditioning) coach may conduct flexibility, warm-up and physical-conditioning activities prior to any game and prior to or during any practice or other organized activities without being included in the limitations on number of coaches. Not more than five weight or strength coaches are permitted to work with a football program in any capacity, including all workouts (required and voluntary), practices and game-related activities.

11.7.3.1.2 Student Assistant Coach. The limits on the number of coaches in this section do not apply to student assistant coaches (see Bylaw 11.02.4).

11.7.3.1.3 Sprint Football. The limits on the number of coaches in this section do not apply to sprint football programs. Sprint football coaches are prohibited from off-campus recruiting.

11.7.3.1.4 Additional Coaches -- National Service Academies. National service academies may employ four additional coaches.

11.7.3.1.5 Special Attrition Provision. The institution is permitted to meet these limitations through normal attrition only if the institution had in effect prior to September 15, 1990, a written obligation to the assistant coach through academic tenure, an enforceable contract or a formal security-of-employment commitment.

11.7.3.2 Contact and Evaluation of Prospective Student-Athletes. Only those coaches who are counted by the institution within the numerical limitations on head and assistant coaches may contact or evaluate prospective student-athletes off campus.

11.7.4 Championship Subdivision Football. In championship subdivision football, there shall be a limit of 13 head or assistant coaches.

11.7.4.1 Exceptions to Number Limits. No individual other than coaches designated to fill the coaching limit set forth in Bylaw 11.7.4 may participate in any manner in the coaching of the intercollegiate team of a member institution during any football game, practice or other organized activity, with the following exceptions:

11.7.4.1.1 Weight or Strength Coach. A weight (strength and conditioning) coach may conduct flexibility, warm-up and physical-conditioning activities prior to any game and prior to or during any practice or other organized activities without being included in the limitations on number of coaches.
11.7.4.1.2 Student Assistant Coach. The limits on the number of coaches in this section do not apply to student assistant coaches (see Bylaw 11.02.4).

11.7.4.1.3 Varsity/Freshman Team Football Program. An institution that conducts a championship subdivision football program that includes a varsity team and a freshman team may employ two additional coaches. Freshman eligibility for varsity team participation must be prohibited by the institution and the freshman team must participate in five or more intercollegiate contests in order for the two additional coaches to be employed. Such additional coaches may perform football-related duties only during the permissible playing and practice season in football.

11.7.4.1.4 Varsity/Junior Varsity/Freshman Team Football Program. An institution that conducts a championship subdivision football program that includes a varsity team, a junior varsity team and a freshman team may employ four additional coaches. Freshman eligibility for varsity or junior varsity team participation must be prohibited by the institution, the junior varsity team must participate in at least four intercollegiate contests and the freshman team must participate in at least five intercollegiate contests in order for the four additional coaches to be employed. Such additional coaches may perform football-related duties only during the permissible playing and practice season in football.

11.7.4.1.5 Varsity/Junior Varsity Football Program. An institution that conducts a championship subdivision football program that includes a varsity team and a junior varsity team may employ two additional coaches. The institution’s junior varsity team must participate in at least four intercollegiate contests in order for the two additional coaches to be employed. Such additional coaches may perform football-related duties only during the permissible playing and practice season in football.

11.7.4.1.6 Sprint Football. The limits on the number of coaches in this section do not apply to sprint football programs. Sprint football coaches are prohibited from off-campus recruiting.

11.7.4.1.7 Special Attrition Provision. The institution is permitted to meet these limitations through normal attrition only if the institution had in effect prior to September 15, 1990, a written obligation to the assistant coach through academic tenure, an enforceable contract or a formal security of employment commitment.

11.7.4.2 Off-Campus Contact and Evaluation of Prospective Student-Athletes. Only those coaches who are counted by the institution within the numerical limitations on head and assistant coaches may contact or evaluate prospective student-athletes off-campus.

11.7.3 Football.

11.7.3.1 Technical and Tactical Instruction. In football, any institutional staff member may provide technical and tactical instruction to student-athletes. An institution may not make arrangements with an individual outside the institution (e.g., consultant, professional instructor) to provide technical or tactical instruction to student-athletes.

11.7.3.1.1 Exception -- Postseason Practice Session. An employee of a professional sports organization or team may conduct a postseason practice session per Bylaw 17.11.7.4

11.7.3.2 Limit on the Number of Off-Campus Recruiters. In bowl subdivision football, an institution may employ up to 11 institutional staff members who may contact or evaluate prospective student-athletes off campus in championship subdivision football, an institution may employ up to 13 institutional staff members who may contact or evaluate prospective student-athletes off campus.

11.7.3.2.1 Designation of Head Coach. One institutional staff member must be designated as the head coach of the football program. The head coach must be included in the limit on the number of off-campus recruiters.

11.7.3.2.2 Requirement to Engage in On-Campus Coaching Duties. An institutional staff member must regularly engage in on-campus coaching activities with student-athletes to be designated as a permissible off-campus recruiter (see Bylaw 13.1.2.8.1).

11.7.3.2.3 Additional Off-Campus Recruiters -- National Service Academies. National service academies may employ four additional off-campus recruiters.

11.7.3.2.4 Replacement Due to Extenuating Circumstances. An institution may replace temporarily or on a limited basis one of its off-campus recruiters if the off-campus recruiter is unable to perform any or all duties because of extenuating circumstances. The replacement off-campus recruiter may perform only those recruiting duties that the replaced off-campus recruiter is unable to perform.
11.7.3.2.5 Replacement for National, Olympic or Paralympic Team Coaches. An institution may replace an off-campus recruiter temporarily or on a limited basis when that off-campus recruiter takes a leave of absence to participate on or to coach a national team, Olympic or Paralympic team, provided the replacement is limited to a one-year period and the off-campus recruiter who is replaced performs no recruiting or other duties on behalf of the institution.

11.7.3.3 Limit on the Number of Graduate Student Coaches -- Bowl Subdivision Football. In bowl subdivision football, an institution may employ up to four graduate student coaches.

11.7.3.4 Limit on the Number of Strength and Conditioning Coaches -- Bowl Subdivision Football. In bowl subdivision football, not more than five strength and conditioning coaches are permitted to work with a football student-athletes in any capacity, including all workouts (required and voluntary), practices and game-related activities.

11.7.3.5 Limit on the Number of Student Assistant Coaches. The limit on the number of student assistant coaches shall be the same as the limit on the number of off-campus recruiters.

11.7.3.6 Sprint Football. Any institutional staff member may provide technical and tactical instruction to sprint football student-athletes. Sprint football coaches are prohibited from off-campus recruiting.

11.7.4 Limitations on Number of Coaches and Off-Campus Recruiters. There shall be a limit on the number of coaches (other than graduate student-coaches per Bylaw 11.02.3 and student assistant coaches per Bylaw 11.02.4) who may be employed by an institution and who may contact or evaluate prospective student-athletes off campus in each sport as follows:

<table>
<thead>
<tr>
<th>Sport</th>
<th>Limit</th>
<th>Sport</th>
<th>Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Women's Acrobatics and Tumbling</td>
<td>5</td>
<td>Women's Skiing</td>
<td>3</td>
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<tr>
<td>Baseball</td>
<td>4</td>
<td>Men's Soccer</td>
<td>4</td>
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<tr>
<td>Men's Basketball</td>
<td>6</td>
<td>Women's Soccer</td>
<td>4</td>
</tr>
<tr>
<td>Women's Basketball</td>
<td>6</td>
<td>Softball</td>
<td>4</td>
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<tr>
<td>Women's Beach Volleyball</td>
<td>3</td>
<td>Women's Stunt</td>
<td>4</td>
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<tr>
<td>Women's Bowling</td>
<td>3</td>
<td>Men's Swimming</td>
<td>3</td>
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<tr>
<td>Women's Equestrian</td>
<td>4</td>
<td>Men's Swimming and Diving</td>
<td>4</td>
</tr>
<tr>
<td>Men's Fencing</td>
<td>3</td>
<td>Women's Swimming</td>
<td>3</td>
</tr>
<tr>
<td>Women's Fencing</td>
<td>3</td>
<td>Women's Swimming and Diving</td>
<td>4</td>
</tr>
<tr>
<td>Football, Bowl Subdivision</td>
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<td>Men's Tennis</td>
<td>3</td>
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<tr>
<td>Football, Championship Subdivision</td>
<td>12</td>
<td>Women's Tennis</td>
<td>3</td>
</tr>
<tr>
<td>Field Hockey</td>
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<td>Men's Cross Country (No Track and Field)</td>
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<tr>
<td>Men's Golf</td>
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<td>Men's Track and Field</td>
<td>4</td>
</tr>
<tr>
<td>Women's Golf</td>
<td>3</td>
<td>Men's Cross Country/Track and Field</td>
<td>6</td>
</tr>
<tr>
<td>Men's Gymnastics</td>
<td>4</td>
<td>Women's Cross Country (No Track and Field)</td>
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</tr>
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<td>Women's Gymnastics</td>
<td>4</td>
<td>Women's Track and Field</td>
<td>4</td>
</tr>
<tr>
<td>Men's Ice Hockey</td>
<td>4</td>
<td>Women's Cross Country/Track and Field</td>
<td>6</td>
</tr>
<tr>
<td>Women's Ice Hockey</td>
<td>4</td>
<td>Women's Triathlon</td>
<td>3</td>
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<tr>
<td>Men's Lacrosse</td>
<td>4</td>
<td>Men's Volleyball</td>
<td>4</td>
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<tr>
<td>Men's Rifle</td>
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<td>Men's Water Polo</td>
<td>4</td>
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<tr>
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<td>Women's Water Polo</td>
<td>4</td>
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<tr>
<td>Women's Rowing</td>
<td>7</td>
<td>Men's Wrestling</td>
<td>4</td>
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<tr>
<td>Women's Rugby</td>
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<td>Women's Wrestling</td>
<td>4</td>
</tr>
<tr>
<td>Men's Skiing</td>
<td>3</td>
<td></td>
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</tbody>
</table>

[11.7.5.1 through 11.7.5.2 renumbered as 11.7.4.1 through 11.7.4.2, unchanged.]

B. **Bylaws:** Amend 11.02.2, as follows:

[Federated provision, FBS and FCS, divided vote]

11.02.2 Countable Coach -- **Sports Other than Football.** A **in sports other than football**, countable coach is an institutional staff member or any other individual outside the institution (e.g., consultant, professional instructor) with whom the institution has made arrangements who engages in off-campus recruiting activities or provides technical or tactical instruction related to a sport to a student-athlete at any time.

11.02.2.1 Exception -- Postseason Practice Session -- Football. In football, an employee of a professional sports organization or team who conducts a postseason practice session per Bylaw 17.11.7.4 is not considered a countable coach.

[11.02.2.2 through 11.02.2.3 renumbered as 11.02.2.1 through 11.02.2.2, unchanged.]

C. **Bylaws:** Amend 11.4.4, as follows:

[Federated provision, FBS only]

11.4.4 Individual Associated with a Prospective Student-Athlete -- Bowl Subdivision Football. In bowl subdivision football, during a two-year period before a prospective student-athlete's anticipated enrollment and a two-year period after the prospective student-athlete's actual enrollment, an institution shall not employ (either on a salaried or volunteer basis) or enter into a contract for future employment with an individual associated with the prospective student-athlete in any athletics department **noncoaching staff position or in a strength and conditioning staff position except for a permissible off-campus recruiter.**

[11.4.4.1 unchanged.]
11.4.4.2 Exception -- Reassignment. An institution may reassign an individual associated with a prospective student-athlete from a countable coaching staff an off-campus recruiter position to a noncoaching staff position or strength and conditioning staff an athletics department staff position, provided the individual has been a countable coach an off-campus recruiter at the institution the previous academic year.

D. Bylaws: Amend 13.02, as follows:

[Federated provision, FBS and FCS, divided vote]

13.02 Definitions and Applications.

[13.02.1 through 13.02.6 unchanged.]

13.02.7 Evaluation. Evaluation is any off-campus activity designed to assess the academic qualifications or athletics ability of a prospective student-athlete, including any visit to a prospective student-athlete’s educational institution (during which no contact occurs) or the observation of a prospective student-athlete participating in any practice or competition at any site.

13.02.7.1 Evaluation Days -- Football, Men’s Golf, Women’s Volleyball and Women’s Beach Volleyball. An evaluation day is defined as one coach off-campus recruiter engaged in the evaluation of any prospective student-athlete on one day (12:01 a.m. to midnight). Two coaches off-campus recruiters making evaluations on the same day shall use two evaluation days. See Bylaws 13.1.7.4.1, 13.1.7.9, 13.1.7.10 and 13.1.7.12.

[13.02.8 through 13.02.10 unchanged.]

13.02.11 Recruiting-Person Days -- Football. In football, a recruiting-person day is defined as one coach off-campus recruiter engaged in an off-campus recruiting activity of a football prospective student-athlete on one day (12:01 a.m. to midnight); two coaches off-campus recruiters engaged in recruiting activities on the same day shall use two recruiting-person days. Football staff members shall not exceed 140 (180 for U.S. service academies) recruiting-person days during the spring contact period. [D]

[13.02.11.1 unchanged.]

[13.02.12 through 13.02.21 unchanged.]

E. Bylaws: Amend 13.2.8, as follows:

[Federated provision, FBS and FCS, divided vote]

13.2.8 Medical Expenses -- Football.

13.2.8.1 Medical Expenses -- Bowl Subdivision Football. In bowl subdivision football, an institution may finance medical expenses (including rehabilitation and physical therapy expenses) for a prospective student-athlete who sustains an injury while participating in voluntary summer conditioning activities that are conducted by an institution’s strength and conditioning coaches who is not a countable coach in football (see Bylaw 13.11.3.8.1) or while participating in required summer athletic activities (see Bylaw 13.11.3.11).

13.2.8.2 Medical Expenses -- Championship Subdivision Football. In championship subdivision football, an institution may finance medical expenses (including rehabilitation and physical therapy expenses) for a prospective student-athlete who sustains an injury while participating in voluntary summer conditioning activities that are conducted by an institution’s strength and conditioning coach or a countable coach who is a certified strength and conditioning coach (see Bylaw 13.11.3.8.2) or while participating in required summer athletic activities (see Bylaw 13.11.3.11).

F. Bylaws: Amend 13.8, as follows:

[Federated provision, FBS only]

13.8 Entertainment, Reimbursement and Employment of High School/College-Preparatory School/Two-Year College Coaches and Other Individuals Associated With Prospective Student-Athletes.

[13.8.1 through 13.8.3 unchanged.]

13.8.3.5 Individual Associated with a Prospective Student-Athlete -- Bowl Subdivision Football. In bowl subdivision football, during a two-year period before a prospective student-athlete’s anticipated enrollment and a two-year period after the prospective student-athlete’s actual enrollment, an institution shall not employ (either on a salaried or a volunteer basis) or enter into a contract for future employment with an individual associated with
the prospective student-athlete in any athletics department noncoaching staff position or in a strength and conditioning staff position except for a permissible off-campus recruiter.

[13.8.3.5.1 unchanged.]

13.8.3.5.2 Exception -- Reassignment. An institution may reassign an individual associated with a prospective student-athlete from a countable coaching staff an off-campus recruiter position to a noncoaching staff position or strength and conditioning staff an athletics department staff position, provided the individual has been a countable coach an off-campus recruiter at the institution for the previous academic year.

[13.8.3.6 through 13.8.3.8 unchanged.]

G. Bylaws: Amend 13.11, as follows:

[Federated provision, FBS and FCS, divided vote]

13.11 Tryouts.

[13.11.1 unchanged.]

13.11.2 Permissible Activities.

[13.11.2.1 unchanged.]

13.11.2.2 On-Campus Evaluations -- Championship Subdivision Football. In championship subdivision football, an institution may conduct an evaluation of a prospective student-athlete on its campus or at a site at which it normally conducts practice or competition, under the following conditions:

[13.11.2.2-(a) through 13.11.2.2-(g) unchanged.]

(h) The evaluation may only be conducted by a countable coach an off-campus recruiter;

[13.11.2.2-(i) through 13.11.2.2-(j) unchanged.]

[13.11.2.3 through 13.11.2.4 unchanged.]

13.11.2.5 Local Sports Clubs. In sports other than basketball and football, an institution's coach may be involved in any capacity (e.g., as a participant, administrator or in instructional or coaching activities) in the same sport for a local sports club or organization located in the institution's home community, provided all prospective student-athletes participating in said activities are legal residents of the area (within a 50-mile radius of the institution). In all sports, an institution's coach may be involved in any capacity (e.g., as a participant, administrator or in instructional or coaching activities) in a sport other than the coach's sport for a local sports club or organization located in the institution's home community, provided all prospective student-athletes participating in said activities are legal residents of the area (within a 50-mile radius of the institution). Further, in clubs or organizations involving multiple teams or multiple sports, the 50-mile radius is applicable only to the team with which the institution's coach is involved; however, it is not permissible for the coach to assign a prospective student-athlete who lives outside the 50-mile area to another coach of the club. A coach also may be involved in activities with individuals who are not of a prospective student-athlete age, regardless of where such individuals reside. (In women's volleyball and women's beach volleyball, see Bylaws 13.1.7.9 and 13.1.7.10, respectively, for regulations relating to a coach's involvement with a local sports club and the permissible number of evaluation days.) [D]

[13.11.2.5.1 through 13.11.2.5.4 unchanged.]

13.11.2.5.5 Noncoaching Exception -- Staff Members with Sport-Specific Responsibilities -- Football. In football, a noncoaching staff member with sport-specific responsibilities (e.g., coach, director of operations, administrative assistant) shall not be involved in any capacity (e.g., as a participant, administrator or in instructional or coaching activities) with a football club or organization that includes prospective student-athletes.

[13.11.2.6 through 13.11.2.7 unchanged.]

13.11.3 Tryout Exceptions.

[13.11.3.1 through 13.11.3.7 unchanged.]

13.11.3.8 Voluntary Summer Conditioning -- Football.
13.11.3.8.1 Voluntary Summer Conditioning -- Bowl Subdivision Football. In bowl subdivision football, a prospective student-athlete may engage in voluntary summer workouts conducted by an institution's strength and conditioning coach who is not a countable coach in football and may receive workout apparel (on an issuance and retrieval basis), provided the prospective student-athlete has signed a National Letter of Intent or the institution's written offer of admission and/or financial aid, or the institution has received the prospective student-athlete's financial deposit in response to its offer of admission. [D]

13.11.3.8.2 Voluntary Summer Conditioning -- Championship Subdivision Football. In championship subdivision football, a prospective student-athlete may engage in voluntary summer workouts conducted by an institution's strength and conditioning coach or a countable coach who is a certified strength and conditioning coach, and may receive workout apparel (on an issuance and retrieval basis), provided the prospective student-athlete has signed a National Letter of Intent or the institution's written offer of admission and/or financial aid, or the institution has received the prospective student-athlete's financial deposit in response to its offer of admission. [D]

[13.11.3.8.3 through 13.11.3.8.4 unchanged.]

[13.11.3.9 through 13.11.3.11 unchanged.]

H. Bylaws: Amend 13.12, as follows:

[Federated provision, FBS and FCS, divided vote]


13.12.1.1 Definition. An institution’s sports camp or instructional clinic shall be any camp or clinic that is owned or operated by a member institution or an employee of the member institution’s athletics department, either on or off its campus, and in which prospective student-athletes participate.

[13.12.1.1.1 through 13.12.1.1.2 unchanged.]

13.12.1.3 Definition of Recruited Prospective Student-Athlete -- Football. In football, for purposes of applying Bylaw 13.12, a recruited prospective student-athlete is a prospective student-athlete who has been recruited pursuant to the definition of recruiting in Bylaw 13.02.15 or the definition of a recruited prospective student-athlete pursuant to Bylaw 13.02.15.1. In addition, a football prospective student-athlete is considered a recruited prospective student-athlete if any of the following conditions have occurred:

[13.12.1.3-(a) through 13.12.1.1.3-(b) unchanged.]

(c) An institutional coaching staff member has had any recruiting contact [including in-person or electronic contact (e.g. telephone calls, video conference, electronic correspondence)] with the prospective student-athlete (including contact initiated by the prospective student-athlete);

[13.12.1.3-(d) through 13.12.1.1.3-(e) unchanged.]

[13.12.1.4 through 13.12.1.1.7 unchanged.]

[13.12.1.2 through 13.12.1.4 unchanged.]

13.12.1.5 Recruiting Calendar Exceptions. Generally, the interaction during sports camps and clinics between prospective student-athletes and those coaches employed by the camp or clinic is not subject to the recruiting calendar restrictions. However, an institutional staff member employed at any camp or clinic (e.g., counselor, director) is prohibited from recruiting any prospective student-athlete during the time period that the camp or clinic is conducted (from the time the prospective student-athlete reports to the camp or clinic until the conclusion of all camp activities). The prohibition against recruiting includes extending written offers of financial aid to any prospective student-athlete during the prospective student-athlete's attendance at the camp or clinic (see Bylaw 13.9.3.2). Other coaches who attend the camp or clinic as observers must comply with appropriate recruiting contact and evaluation periods. In addition, institutional camps or clinics may not be conducted during a dead period or a recruiting shutdown.

[13.12.1.5.1 through 13.12.1.5.3 unchanged.]

13.12.1.5.4 Exception -- Recruiting Conversations -- Football. In football, an institutional coaching staff member who is permissibly employed at a camp or clinic (see Bylaws 13.12.2.3.4 and 13.12.2.3.5) may engage in recruiting conversations with a prospective student-athlete during the time period that the camp or
13.12.2 Employment at Camp or Clinic.

13.12.2.2 High School, Preparatory School, Two-Year College Coaches or Other Individuals Involved With Prospective Student-Athletes. A member institution (or employees of its athletics department) may employ a high school, preparatory school or two-year college coach or any other individual responsible for teaching or directing an activity in which a prospective student-athlete is involved at its camp or clinic, provided: [R]

13.12.2.2-(a) through 13.12.2.2-(b) unchanged.

13.12.2.2.5 Individual Associated With a Recruited Prospective Student-Athlete -- Bowl Subdivision Football. In bowl subdivision football, an institution or staff member shall not employ (either on a volunteer or paid basis) an individual associated with a recruited prospective student-athlete (see Bylaws 13.02.15.1, 13.02.21 and 13.12.1.1.3) at the institution's camp or clinic (including a coaches clinic or a camp or clinic involving nonprospects), unless at least two years (24 months) have elapsed since the prospective student-athlete's initial full-time enrollment at the institution. (See Bylaws 13.2.1.5 and 13.12.4.)

13.12.2.2.5.1 Exception -- Coach Off-Campus Recruiter of Four-Year, NCAA Member Institution -- Bowl Subdivision Football. In bowl subdivision football, an institution or staff member may employ a coach or off-campus recruiter of another four-year, NCAA member institution at the institution's camp or clinic regardless of whether the coach recruiter is an individual associated with a recruited prospective student-athlete.

13.12.2.3 Athletics Staff Members. A member institution's athletics staff member may be involved in sports camps or clinics unless otherwise prohibited in this section. [D]

13.12.2.3.1 through 13.12.2.3.3 unchanged.

13.12.2.3.4 Institutional or Noninstitutional, Privately Owned Camps/Clinics -- Bowl Subdivision Football. In bowl subdivision football, an institution's coach or noncoaching athletics department staff member with responsibilities specific to football may be employed only by the institution's camps or clinics. Employment in such a camp or clinic is limited to 10 days in the months of June [or any days (other than during a dead period) of a calendar week (Sunday through Saturday) that includes days in June (e.g., May 28-June 3)] and July. It is not permissible for a football coach or noncoaching athletics department staff member with responsibilities specific to football to be employed at other institutional camps or clinics or at noninstitutional, privately owned camps or clinics. [D]

13.12.2.3.5 Institutional or Noninstitutional, Privately Owned Camps/Clinics -- Championship Subdivision Football. In championship subdivision football, an institution's coach or noncoaching athletics department staff member with responsibilities specific to football may be employed (either on a paid or volunteer basis) in any capacity (e.g., counselor, guest lecturer, consultant) only by the institution's camps or clinics or another four-year, NCAA member institution's camps or clinics. Employment in such a camp or clinic may occur only in June [or any days (other than during a dead period) of a calendar week (Sunday through Saturday) that includes days in June (e.g., May 28-June 3)] and July. It is not permissible for a football coach or noncoaching athletics department staff member with responsibilities specific to football to be employed at a noninstitutional, privately owned camp or clinic. [D]

13.12.2.3.6 through 13.12.2.3.11 unchanged.

13.12.3 through 13.12.4 unchanged.

I. Bylaws: Amend 17.1.7, as follows:
17.1.7 Time Limits for Athletically Related Activities. In all sports, the following time limitations shall apply:

[17.1.7.1 unchanged.]

17.1.7.2 Weekly Hour Limitations -- Outside of the Playing Season.

[17.1.7.2-(a) through 17.1.7.2-(c) unchanged.]

17.1.7.2.1 Institutional Vacation Period and Summer. A student-athlete may not participate in any countable 
athletically related activities outside the playing season during any institutional vacation period and/or 
summer. Strength and conditioning coaches who are not countable coaches in the student-athlete’s sport 
may design and conduct specific workout programs for a student-athlete, provided such workouts are 
voluntary and conducted at the request of the student-athlete.

17.1.7.2.1.1 Exception -- Championship Subdivision Football. In championship subdivision football, 
countable coaches who are certified strength and conditioning coaches may design and conduct specific 
workout programs for student-athletes, provided such workouts are voluntary and conducted at the 
request of the student-athlete.

[17.1.7.2.1.2 through 17.1.7.2.1.6 unchanged.]

[17.1.7.2.2 through 17.1.7.2.4 unchanged.]

[17.1.7.3 through 17.1.7.12 unchanged.]

Source: NCAA Division I Football Bowl Subdivision Oversight Committee and NCAA Division I Football Championship 
Subdivision Oversight Committee

Effective Date: Immediate

Category: Amendment

Topical Area: Athletics Personnel

Rationale: National regulation limiting the number of staff members who may provide technical and tactical 
instruction to student-athletes is an unnecessary restriction. Determining which staff members provide instruction 
to student-athletes during practice and competition should be a local-level decision by the institution when 
considering how to best support student-athletes. This proposal only allows any institutional staff member to 
provide technical and tactical instruction to football student-athletes. It does not amend the limit on the number of 
off-campus recruiters. Additionally, this proposal does not allow an institution to set up satellite recruiting offices, 
does not allow an institution to hire football staff members for the sole purpose of recruiting prospective student- 
athletes off campus and does not allow an institution to hire individuals outside the athletics department to 
provide coaching instruction to student-athletes.

Division I Commitment addressed by proposal: The Commitment to Value-Based Legislation.

Is the proposal consequential or nationally significant?: Yes. Eliminating the restrictions on the number of 
institutional staff members allowed to provide coaching instruction is nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: This proposal reduces the 
monitoring burden required during practice and competition.

How does the proposal support student-athlete success/well-being?: This proposal allows institutions to make 
local-level decisions about how many staff members should support student-athletes during practice and 
competition.

Estimated Budget Impact: Varies based on institutional decision-making.

Impact on Student-Athlete’s Time (Academic and/or Athletics): None.

Position Statement(s):

None

History:
Amateurism

No. 2024-7 AMATEURISM -- EXPENSES FOR FAMILY MEMBERS OF PARTICIPANTS IN ATHLETICS COMPETITION -- POSTSEASON EVENTS -- FBS

Intent: In bowl subdivision football, to remove the once-per-year limitation on when a student-athlete may designate either additional individuals or substitutes (not to exceed a total of six individuals) to receive entertainment expenses related to an event organized by a nonprofessional sponsor of a postseason event specifically for the family members of participating student-athletes.

Bylaws: Amend 12.1.2.1.4.4, as follows:

[Federated provision, FBS only]

12.1.2.1.4.4 Expenses for Family Members of Participants in Athletics Competition. Expenses received by the family members of a participant in athletics competition from a nonprofessional organization sponsoring the competition in excess of actual and necessary travel, housing and food expenses, or any entertainment expenses, unless such expenses are made available to the family members of all participants in the competition.

12.1.2.1.4.4.1 Postseason Bowl Events. On one occasion per year, a student-athlete may designate either additional individuals or substitutes (not to exceed a total of six individuals) to receive entertainment expenses related to an event organized by the nonprofessional sponsor of a postseason bowl game specifically for the family members of participating student-athletes. [See Bylaw 17.11.6.2.1-(c).] For an institution that participates in an additional postseason game between the winners of two postseason bowl games [see Bylaw 17.11.6.2.1-(d)], a student-athlete may designate either additional individuals or substitutes (not to exceed a total of six individuals) to receive entertainment expenses related to an event organized by the nonprofessional sponsor of the additional game specifically for the family members of student-athletes participating in the additional game. The additional individuals or substitutes designated by the student-athlete shall be subject to the review and approval of the institution's athletics director (or designee).

Source: NCAA Division I Council (Football Bowl Subdivision Oversight Committee)

Effective Date: August 1, 2024

Category: Amendment

Topical Area: Amateurism

Rationale: Current legislation permits a nonprofessional sponsor of a postseason game to provide entertainment expenses to family members of student-athletes for a maximum of two contests. With expansion of the College Football Playoff, this proposal allows such expenses to be provided to family members of student-athletes participating in each round.

Division I Commitment addressed by proposal: The Commitment to Student-Athlete Well-Being.

Is the proposal consequential or nationally significant?: Yes. Current legislation limits entertainment expenses for family members of student-athletes.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. This proposal does not create an additional monitoring burden.

How does the proposal support student-athlete success/well-being?: This proposal may reduce costs for family members of participating student-athletes associated with additional postseason games.

Estimated Budget Impact: None.

Impact on Student-Athlete's Time (Academic and/or Athletics): None.
Awards, Benefits and Expenses

No. 2024-8 AWARDS AND BENEFITS -- PARTICIPATION AWARDS -- POSTSEASON EVENTS -- COLLEGE FOOTBALL PLAYOFF -- FBS

**Intent:** In bowl subdivision football, to deregulate the maximum value of the awards provided by the College Football Playoff for participation in the College Football Playoff.

**Bylaws:** Amend Figure 16-1, as follows:

[Federated provision, FBS only]

Figure 16.1 Participation Awards
### FIGURE 16-1
Participation Awards [A] [R]

<table>
<thead>
<tr>
<th>Type of Award</th>
<th>Maximum Value of Award</th>
<th>Number of Times Award May Be Received</th>
<th>Permissible Awarding Agencies</th>
<th>Maximum Number of Permissible Awarding Agencies</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual Participation – Underclassmen</td>
<td>$225</td>
<td>Up to maximum value per year per sport</td>
<td>Institution</td>
<td>1</td>
</tr>
<tr>
<td>Annual Participation – Senior</td>
<td>$425</td>
<td>Up to maximum value per year per sport</td>
<td>Institution</td>
<td>1</td>
</tr>
<tr>
<td>Special Event Participation</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Participation in postseason conference championship contest or tournament</td>
<td>$375*</td>
<td>Once per event</td>
<td>Institution</td>
<td>2</td>
</tr>
<tr>
<td>• Participation in postseason NCAA or College Football Playoff championship contest or tournament</td>
<td>Institution – $375, NCAA – No limit, CFP – No limit</td>
<td>Once per event</td>
<td>Institution</td>
<td>2</td>
</tr>
<tr>
<td>• Participation in all-star game or postseason bowl</td>
<td>$540 (Institution) + $550 (Management of event)</td>
<td>Once per event</td>
<td>Management of event</td>
<td>2</td>
</tr>
<tr>
<td>• Participation in other established meets, tournaments and featured individual competition</td>
<td>$400*</td>
<td>Once per event</td>
<td>Management of event</td>
<td>2</td>
</tr>
</tbody>
</table>

*The combined value of all awards received for participation in this type of event from the institution and the management of the event may not exceed the published value.
Playing and Practice Seasons

No. 2024-9 PLAYING AND PRACTICE SEASONS – FOOTBALL – FINAL DATE FOR POSTSEASON GAME AND ANNUAL EXEMPTIONS – COLLEGE FOOTBALL PLAYOFF – FBS

**Intent:** In bowl subdivision football, to specify that a postseason game shall not be played later than the third Monday in January, and to specify that participation in games of the College Football Playoff shall be excluded from the limitation on the maximum number of contests.

**Bylaws:** Amend 17.11, as follows:

[Federated provision, FBS only]

17.11.5.2 Final Date for Postseason Game. In bowl subdivision football, the postseason football games in Bylaw 17.11.5-(b) must be played not later than the second third Monday in January. In championship subdivision football, the postseason games in Bylaw 17.11.5-(b) must be played not later than the Sunday before the second Monday in January.

17.11.6 Number of Contests.

[17.11.6.1 unchanged.]

17.11.6.2 Annual Exemptions.

17.11.6.2.1 Bowl Subdivision. In bowl subdivision football, the maximum number of football contests shall exclude the following:

[17.11.6.2.1-(a) through 17.11.6.2.1-(b) unchanged.]

(c) **Postseason Bowl Games.** One postseason game that meets the requirements of Bylaw 18.7 and the NCAA postseason football handbook or games in the College Football Playoff;
In Progress

Adopted by the Football Bowl Subdivision Oversight Committee pending

(d) Additional Football Bowl Subdivision Postseason Game. One postseason game between the winners of two exempted postseason bowl games per Bylaw 17.11.6.2.1(c). The participants in the two postseason bowl games will be selected by Football Bowl Subdivision conferences and independent institutions.

[17.11.6.2.1-(e) through 17.11.6.2.1-(h) relettered as 17.11.6.2.1-(d) through 17.11.6.2.1-(g), unchanged.]

[17.11.6.2.2 unchanged.]

Source: NCAA Division I Football Bowl Subdivision Oversight Committee

Effective Date: August 1, 2024

Category: Amendment

Topical Area: Playing and Practice Seasons

Rationale: This proposal updates the playing and practice seasons legislation based on expansion of the College Football Playoff. Extending the length of the postseason by one week allows for the additional games necessary to conduct the playoff without impacting the regular season.

Division I Commitment addressed by proposal: The Commitment to Fair Competition.

Is the proposal consequential or nationally significant?: Yes. The expansion of the College Football Playoff impacts all FBS institutions.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. This proposal does not create an additional monitoring burden.

How does the proposal support student-athlete success/well-being?: Expansion of the College Football Playoff will result in more student-athletes participating in College Football Playoff games.

Estimated Budget Impact: None.

Impact on Student-Athlete’s Time (Academic and/or Athletics): Participation in additional postseason contests, as applicable.

Position Statement(s):
None

History:

Apr 3, 2024: In Progress

May 16, 2024: In Progress

Adopted by the Football Bowl Subdivision Oversight Committee pending review by the Division I Council.

No. 2024-10 PLAYING AND PRACTICE SEASONS -- FOOTBALL -- PRESEASON PRACTICE -- LIMIT ON NUMBER OF PARTICIPANTS -- INCREASE FROM 110 TO 120

Intent: To increase, from 110 to 120, the limit on the number of student-athletes who may engage in practice activities prior to the institution’s first day of classes or prior to the seventh day before the day of the institution’s first contest, whichever occurs earlier; further, to eliminate the legislation that permits replacements due to voluntary withdrawals and injury or illness.

Bylaws: Amend 17.11.3.1.2, as follows:

[Federated provision, FBS and FCS, divided vote]

17.11.3.1.2 Limit on Number of Participants. There is limit of 120 student-athletes who may engage in practice activities prior to the institution’s first day of classes or prior to the seventh day before the day of the institution’s first contest, whichever occurs earlier.

17.11.3.1.2.1 Replacement of Student-Athlete Who Voluntarily Withdraws. A student-athlete who has voluntarily withdrawn from an institution’s team, has departed the practice site and no longer will engage in any preseason activities may be replaced with another student-athlete without including that individual in the preseason practice limitation.

17.11.3.1.2.2 Replacement of Student-Athlete Due to Injury or Illness. A student-athlete who sustains an injury or illness that prevents further participation in preseason practice activities may be replaced with another student-

Date Printed: 05/21/2024
athlete without including that individual in the preseason practice limitation. The replaced student-athlete shall cease participation in all athletically related activities (including team meetings and film review) and shall not resume participation in athletically related activities before the institution’s first day of classes or prior to the seventh day before the day of the institution’s first contest, whichever occurs first. The replaced student-athlete may continue to receive preseason practice expenses.

[17.11.3.1.2.3 through 17.11.3.1.2.4 renumbered as 17.11.3.1.2.1 through 17.11.3.1.2.2, unchanged.]

Source: NCAA Division I Football Bowl Subdivision Oversight Committee and NCAA Division I Football Championship Subdivision Oversight Committee

Effective Date: Immediate

Category: Amendment

Topical Area: Playing and Practice Seasons

Rationale: Current legislation places a limit of 110 on the number of student-athletes who may engage in practice activities prior to the institution’s first day of classes or prior to the seventh day before the day of the institution’s first contest, whichever occurs earlier. The legislation allows for replacement of such a student-athlete in instances of voluntary withdrawal or injury/illness. In June 2020, the Council approved a blanket waiver to remove the preseason participant limit due to the impact of the COVID-19 pandemic. At the recommendation of the Football Oversight Committee, this waiver was extended in January 2021, provided the participant would have exhausted eligibility during the 2021-22 academic year but for the COVID-19 season of competition waiver and returned to the same institution for the 2021-22 academic year. In July 2023, the Committee for Legislative Relief Administrative Committee approved a blanket waiver to permit Football Bowl Subdivision institutions to increase the football preseason participant limit from 110 to 120 for the 2023-24 academic year. In granting the waiver, the committee noted that the legislated limit did not contemplate the ongoing impact of the COVID-19 seasons of competition waivers on roster sizes and that the Football Oversight Committee would consider recommending legislative action. The Football Bowl Subdivision Oversight Committee and Football Championship Oversight Committee reviewed the issue and have recommended the legislative change that would codify the relief provided in the blanket waivers and promote institutional discretion on the number of team members who participate in preseason practice. Further, eliminating the opportunity for replacement reduces unnecessary complexity to roster management decisions during the most demanding practices of the year.

Division I Commitment addressed by proposal: The Commitment to Student-Athlete Well-Being.

Is the proposal consequential or nationally significant?: Yes. The Football Bowl Subdivision Oversight Committee and Football Championship Oversight Committee determined that a limit of student-athletes who may engage in preseason practice activities remains nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. This proposal does not create a new monitoring burden.

How does the proposal support student-athlete success/well-being?: Increasing the preseason participant limit in this manner would: (1) Prevent the unnecessary exclusion of some football student-athletes from supervised athletically related activities for three weeks, which negatively impacts both student-athlete experience and safety; (2) Allow more student-athletes to acclimate to the team and the rigors of practice at the same time; and (3) Decrease the risk of injury through the increase in the number of participants during preseason, which will increase the amount of rest by decreasing the number of practice repetitions of individual student-athletes.

Estimated Budget Impact: Dependent on institutional decisions regarding roster management.

Impact on Student-Athlete's Time (Academic and/or Athletics): Dependent on institutional decisions regarding roster management.

Position Statement(s):
None

History:

<table>
<thead>
<tr>
<th>Date</th>
<th>Status</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 2, 2024</td>
<td>In Progress</td>
<td>Adopted by the Football Championship Subdivision Oversight Committee. Based on the Football Bowl Subdivision Oversight Committee’s subsequent</td>
</tr>
<tr>
<td>May 14, 2024</td>
<td>In Progress</td>
<td></td>
</tr>
</tbody>
</table>

Date Printed: 05/21/2024
action to table this proposal, the Football Championship Subdivision Oversight Committee will consider tabling the proposal during its May 23 videoconference.

May 16, 2024: In Progress
Tabled by the Football Bowl Subdivision Oversight Committee.

Recruiting

<table>
<thead>
<tr>
<th>No. 2024-11 RECRUITING -- OFFICIAL (PAID) VISIT -- NUMBER OF OFFICIAL VISITS -- REMOVE INSTITUTIONAL LIMITATION -- MEN'S BASKETBALL</th>
</tr>
</thead>
</table>

**Intent:** In men’s basketball, to remove the institutional limitation on official visits.

**Bylaws:** Amend 13.6.2.2, as follows:

13.6.2.2 Number of Official Visits — Institutional Limitations. An institution may finance one visit to its campus for a prospective student-athlete before October 15 following completion of high school and one visit beginning October 15 following completion of high school, including a visit related to a possible transfer. [D]

[13.6.2.2.1 through 13.6.2.2.2 unchanged.]

13.6.2.2.3 Men’s Basketball. In men’s basketball, an institution may provide up to 28 official visits in a rolling two-year period (each year measured August 1 through July 31). A national service academy may provide up to 34 official visits in a rolling two-year period; however, the institution shall not exceed 28 official visits prior to the initial date of the regular signing period of the National Letter of Intent of the first year in each rolling two-year period. The institution must maintain a written record of the visits provided. [D]

[13.6.2.2.4 through 13.6.2.2.6 renumbered as 13.6.2.2.3 through 13.6.2.2.5, unchanged.]

13.6.2.2.76 Head Coaching Change. In baseball and women’s basketball, an institution may provide additional official visits (up to 25 percent of the limitation for the particular sport) after a new head coach is hired, provided the previous head coach used 75 percent or more of the official visits permitted for that academic year. [D]

**Source:** NCAA Division I Men’s Basketball Oversight Committee

**Effective Date:** Immediate

**Category:** Amendment

**Topical Area:** Recruiting

**Rationale:** Currently, the maximum number of permissible official visits an institution is permitted to provide is 28 over a rolling two-year period from August 1 through July 31. A blanket waiver was in effect to provide 35 official visits over the period of August 1, 2021, through July 31, 2023, to address specific legislative changes (e.g., one-time transfer exception, NCAA Transfer Portal). The blanket waiver expired, and institutions have reverted to the legislation of 28 visits over the rolling two-year period. Recent legislative changes to the eligibility rules for undergraduate four-year transfer student-athletes, notification of transfer windows and the elimination of the official visit limit for prospective student-athletes necessitate institutions to be able to provide more official visits annually to build and maintain rosters. Rather than simply increasing the institutional limit, the Men’s Basketball Oversight Committee ultimately determined the best way to manage the current transfer environment and avoid roster depletion is to eliminate the institutional limit on official visits that may be provided in men’s basketball. As a result, institutions will be positioned to conduct the number of official visits needed to maintain their men’s basketball rosters from year-to-year.

**Division I Commitment addressed by proposal:** The Commitment to Responsible Recruiting Standards.

**Is the proposal consequential or nationally significant?** Yes. Institutional official visit limitations are nationally significant.

**Is the proposal enforceable and how do the merits outweigh monitoring burdens?** Yes. Eliminating the institutional limit on official visits in men’s basketball will decrease the monitoring burden that currently exists.

**How does the proposal support student-athlete success/well-being?** This proposal supports informed decision-making during the recruiting process and roster management.

**Estimated Budget Impact:** Potential increased costs for institutions who choose to provide more official visits.
Impact on Student-Athlete's Time (Academic and/or Athletics): Potential increased time demands associated with student host duties if more official visits are conducted.

Position Statement(s):
None

History:

Apr 2, 2024: In Progress
The Men's Basketball Oversight Committee amended its proposal to retain the head coach change exception to the institutional limit on the number of official visits that may provided in men’s basketball.

Apr 25, 2024: In Progress
The Men's Basketball Oversight Committee amended its proposal to eliminate institutional limit on the number of official visits that may be provided in men's basketball, rather than simply increase the institutional limit as originally proposed.

May 3, 2024: In Progress
Adopted by Men’s Basketball Oversight Committee pending review by the Division I Council.

May 16, 2024: In Progress

Playing and Practice Seasons

No. 2024-12 PLAYING AND PRACTICE SEASONS -- PRESEASON PRACTICE SCRIMMAGES/EXHIBITION CONTESTS -- MEN’S BASKETBALL

Intent: In men's basketball, to permit an institution to play up to two preseason practice scrimmages and/or exhibition contests (or one of each) against another NCAA member institution prior to the first permissible contest date, provided the contests are not at a prospective student-athlete’s educational institution or a facility that is regularly used by prospective student-athletes for practice or competition. Further, to eliminate the requirement that a preseason practice scrimmage must be conducted in privacy and without publicity or official scoring.

Bylaws: Amend 17.4, as follows:

17.4 Basketball. Regulations for computing the basketball playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.4.1 through 17.4.2 unchanged.]

17.4.3 First Contest. An institution shall not play its first contest (game or scrimmage) with outside competition in basketball prior to the Tuesday immediately before the second Friday of November (see Figure 17-2).

[17.4.3.1 unchanged.]

17.4.3.2 Exceptions -- Women’s Basketball. The In women’s basketball, the following basketball contests (games or scrimmages) are permitted prior to the first contest date specified under Bylaw 17.4.3

[17.4.3.2-(a) through 17.4.3.2-(b) unchanged.]

17.4.3.3 Exception -- Men’s Basketball -- Practice Scrimmages/Exhibition Contests. In men's basketball, an institution may play up to two basketball practice scrimmages or exhibition contests (or one of each) against another NCAA member institution (which shall not count toward the institution’s won-lost record) prior to the first contest date specified under Bylaw 17.4.3. Preseason practice scrimmages and/or exhibition contests may not occur at a prospective student-athlete’s educational institution or a facility that is regularly used by prospective student-athletes for practice or competition.

[17.4.4 unchanged.]

17.4.5 Number of Contests.

[17.4.5.1 through 17.4.5.5 unchanged.]

17.4.5.6 Annual Exemptions. The following basketball contests each year may be exempted from an institution’s maximum number of contests:
[17.4.5.6-(a) through 17.4.5.6-(f) unchanged.]

(g) Exhibition Against a Non-NCAA Division I Four-Year Collegiate Institution -- Women's Basketball. An in women’s basketball, an exhibition contest against a four-year collegiate institution (other than an NCAA Division I institution) played in the arena in which the member institution regularly plays its home contests. An institution may exempt two such contests during any year in which it does not use the exemption set forth in Bylaw 17.4.5.6-(h), or it may exempt one such contest and one practice scrimmage as defined in Bylaw 17.4.5.6-(h) each year; and

(h) Practice Scrimmage -- Women's Basketball. An in women's basketball, an informal practice scrimmage with outside competition, provided it is conducted in privacy and without publicity or official scoring. Individuals other than athletics department staff members and those necessary to conduct a basketball practice scrimmage against outside competition may not be present during such a scrimmage. The institution shall ensure that the scrimmage is free from public view. No class time shall be missed by basketball student-athletes in conjunction with such a scrimmage, including all associated activities (e.g., travel, pregame and postgame activities). An institution may exempt two such practice scrimmages during any year in which it does not use the exemption set forth in Bylaw 17.4.5.6-(g), or it may exempt one such practice scrimmage and one exhibition contest against a non-NCAA Division I four-year collegiate institution each year.

(i) Preseason Practice Scrimmages/Exhibition Contests -- Men's Basketball. Two preseason practice scrimmages or exhibition contests (or one of each) each year against another NCAA member institution.

[17.4.5.6-(i) relettered as 17.4.5.6-(j), unchanged.]

[17.4.5.7 unchanged.]

[17.4.6 through 17.4.8 unchanged.]

Source: NCAA Division I Men's Basketball Oversight Committee

Effective Date: Immediate for preseason exhibition contests and practice scrimmages occurring on or after August 1, 2024. A contract signed before April 3, 2024, may be honored.

Category: Amendment

Topical Area: Playing and Practice Seasons

Rationale: Currently, an institution may compete against another Division I team in a public exhibition game when following specific waiver criteria. Such publicized exhibition games have been positively received by the membership and allow student-athletes to prepare for regular season competition in a game environment rather than behind closed doors. NCAA legislation should not regulate whether preseason scrimmages against Division I collegiate teams are held within the view of the public. The determination of whether preseason scrimmages and exhibitions are closed or open to the public should be an institutional decision. Finally, limiting exhibition games to contests against NCAA member institutions promotes a healthy competitive environment for collegiate teams, eliminates potential recruiting advantages and improves the image of the intercollegiate game.

Division I Commitment addressed by proposal: The Commitment to Value-Based Legislation.

Is the proposal consequential or nationally significant?: Yes. Consistent rules on preseason practice scrimmages and exhibition contests are nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. The proposal eliminates monitoring burdens on preseason practice scrimmages being closed to the public.

How does the proposal support student-athlete success/well-being?: This proposal allows institutional decision-making for scheduling preseason practice scrimmages and exhibitions contests in public or private based on what is best for student-athletes.

Estimated Budget Impact: Varies based on institutional decision-making.

Impact on Student-Athlete's Time (Academic and/or Athletics): None.

Position Statement(s):

None

History:
The Men's Basketball Oversight Committee amended its proposal to clarify that the preseason practice scrimmages and/or exhibition contests may not occur at a prospective student-athlete's educational institution or a facility that is regularly used by prospective student-athletes for practice or competition.

**Intent:** In men's basketball, to specify that an institution may participate in up to two preseason intrasquad games (and associated practice activities) at an off-campus location, other than a prospective student-athlete's educational institution, within the state where the institution is located or within a 400-mile radius of the institution.

**Bylaws:** Amend 17.1.7, as follows:

17.1.7 Time Limits for Athletically Related Activities. In all sports, the following time limitations shall apply:

[17.1.7.1 through 17.1.7.10 unchanged.]

17.1.7.11 Additional Restrictions.

[17.1.7.11.1 through 17.1.7.11.2 unchanged.]

17.1.7.11.3 Preseason Off-Campus Intrasquad Games Prohibition. Preseason off-campus intrasquad games shall be prohibited in all sports.

**17.1.7.11.3.1 Exception -- Men's Basketball. In men's basketball, an institution may participate in up to two preseason intrasquad games (and associated practice activities) at an off-campus location, other than a prospective student-athlete's educational institution, within the state where the institution is located or within a 400-mile radius of the institution.**

17.1.7.11.4 Publicity of Preseason Off-Campus Practice Activities. An institution may publicize off-campus preseason practice activities that are conducted at a single designated site, provided the institution normally conducts preseason practice activities at that particular site.

**17.1.7.11.4.1 Exception -- Men's Basketball. In men's basketball, an institution may participate in up to two preseason intrasquad games (and associated practice activities) at an off-campus location, other than a prospective student-athlete's educational institution, within the state where the institution is located or within a 400-mile radius of the institution.**

[17.1.7.11.5 through 17.1.7.11.8 unchanged.]

[17.1.7.12 unchanged.]

**Source:** NCAA Division I Men's Basketball Oversight Committee

**Effective Date:** Immediate for preseason intrasquad games occurring on or after August 1, 2024.

**Category:** Amendment

**Topical Area:** Playing and Practice Seasons

**Rationale:** This proposal permits institutional flexibility by expanding the location restriction of where an institution's men's basketball preseason intrasquad scrimmage may occur prior to the first permissible contest date and to allow an institution to build fan support by allowing intrasquad scrimmages to occur in locations within its state or within a 400-mile radius of the institution. Current legislation prohibits student-athletes from missing class time for practice activities. Therefore, this proposal will not impact academics. Lastly, restricting the location of such activities to within the institution's state or a 400-mile radius of the institution eliminates the real or perceived recruiting advantage if such activities were to be permitted at other locations.

**Division I Commitment addressed by proposal:** The Commitment to Value-Based Legislation.

**Is the proposal consequential or nationally significant?:** Yes. The publicity of preseason off-campus intrasquad games is nationally significant.
Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. This proposal sets clear standards on the permissible number and location of preseason intrasquad games, which are monitorable and enforceable.

How does the proposal support student-athlete success/well-being?: This proposal allows institutions to build fan support in their local community by publicizing preseason intrasquad games.

Estimated Budget Impact: None.

Impact on Student-Athlete's Time (Academic and/or Athletics): Increased time demands associated with travel for preseason intrasquad games.

Position Statement(s):
None

History:
Apr 2, 2024: In Progress
May 13, 2024: In Progress
May 16, 2024: In Progress

The Women's Basketball Oversight Committee recommends the Council amend the proposal to include women's basketball

May 16, 2024: In Progress
Adopted by Men's Basketball Oversight Committee pending review by the Division I Council.

No. 2024-14 PLAYING AND PRACTICE SEASONS -- FOREIGN TOURS -- ELIMINATE INSTITUTIONAL PARTICIPATION LIMIT -- MEN'S BASKETBALL

Intent: In men's basketball, to eliminate the restriction that prohibits a student-athlete from participating in more than one foreign tour per institution.

Bylaws: Amend 17.32.1.3, as follows:

17.32.1.3 Time Lapse Between Tours. An institution shall not engage in a foreign tour in each sport more than once every four years. In women's basketball, a student-athlete shall not participate in more than one foreign tour for a particular institution.

17.32.1.3.1 Exception -- National Service Academies. A national service academy shall not engage in a foreign tour conducted pursuant to Bylaw 17.32.1.2.3 more than once every three years in each sport. Such a tour shall not count toward the once-in-four-years restriction and, in women's basketball, shall not count as participation in a foreign tour for the participating student-athletes.

Source: NCAA Division I Men's Basketball Oversight Committee

Effective Date: Immediate

Category: Amendment

Topical Area: Playing and Practice Seasons

Rationale: The Men's Basketball Oversight Committee charged the NCAA Division I College Basketball Summer Basketball Initiative Working Group with identifying and recommending specific areas for potential legislative change. Currently, basketball is the only sport that limits student-athletes from participating in no more than one foreign tour at a particular institution. This proposal modernizes the application of the time lapse between foreign tours legislation to permit men's basketball student-athletes to participate in more than one foreign tour per institution. Further, the proposal would align men's basketball with the opportunity that student-athletes in other sports have to participate in more than one foreign tour at the same institution. This proposal does not modify the limitation that a team may only conduct a foreign tour once every four years.

Division I Commitment addressed by proposal: The Commitment to Student-Athlete Well-Being.

Is the proposal consequential or nationally significant?: Yes. Consistent foreign tour legislation is nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. This proposal eliminates a monitoring burden.
How does the proposal support student-athlete success/well-being?: This proposal supports student-athlete success by removing a barrier to participation in multiple foreign tours.

Estimated Budget Impact: Dependent on institutional decisions related to foreign tours.

Impact on Student-Athlete’s Time (Academic and/or Athletics): Potential for additional foreign tour opportunities.

Position Statement(s):
None

History:

<table>
<thead>
<tr>
<th>Date</th>
<th>Progress</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>Apr 2, 2024</td>
<td>In Progress</td>
<td>The Women’s Basketball Oversight Committee recommends the Council amend the proposal to include women’s basketball</td>
</tr>
<tr>
<td>May 13, 2024</td>
<td>In Progress</td>
<td>Adopted by Men’s Basketball Oversight Committee pending review by the Division I Council.</td>
</tr>
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</table>

No. 2024-15 PLAYING AND PRACTICE SEASONS -- QUALIFYING REGULAR-SEASON MULTIPLE-TEAM EVENT -- BASKETBALL

Intent: In basketball, to permit two teams from the same conference to participate in a single site, eight-team qualifying regular-season multiple-team event, as specified.

Bylaws: Amend 17.4, as follows:

17.4 Basketball. Regulations for computing the basketball playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.4.1 through 17.4.4 unchanged.]

17.4.5 Number of Contests.

17.4.5.1 Maximum Limitations -- Institutional -- Men’s Basketball. In men's basketball, an institution shall limit its total regular-season playing schedule with outside competition during the playing season to one of the following (except for those contests excluded under Bylaw 17.4.5.6):

[17.4.5.1-(a) through 17.4.5.1-(c) unchanged.]

17.4.5.1.1 Qualifying Regular-Season Multiple-Team Event -- Men’s Basketball. In men's basketball, a qualifying regular-season multiple-team event is one in which:

[17.4.5.1.1-(a) through 17.4.5.1.1-(b) unchanged.]

(c) Participation is limited, by conference, to one team per conference and, by institution, to not more than once in the same event in any four-year period, except that two teams from the same conference may participate in the same single site, three-contest (eight-team) event, provided the two teams are on opposite sides of the bracket and the same conference is not represented by two teams more than once in the same event in a four-year period. Only one conference may have two teams participate in the same three-contest (eight-team) event annually.

[17.4.5.1.1-(d) through 17.4.5.1.1-(f) unchanged.]

[17.4.5.1.1.1 unchanged.]

17.4.5.2 Maximum Limitations -- Institutional -- Women’s Basketball. In women's basketball, institution shall limit its total regular-season playing schedule with outside competition during the playing season to one of the following (except for those contests excluded under Bylaw 17.4.5.6):

[17.4.5.2-(a) through 17.4.5.2-(c) unchanged.]

17.4.5.2.1 Qualifying Regular-Season Multiple-Team Event -- Women’s Basketball. In women's basketball, qualifying regular-season multiple-team event is one in which:

[17.4.5.2.1-(a) through 17.4.5.2.1-(b) unchanged.]
(c) Participation is limited, by conference, to one team per conference and, by institution, to not more than once in the same event in any four-year period, **except that two teams from the same conference may participate in the same event provided the two teams do not compete against each other during the event**; and

[17.4.5.2.1-(d) unchanged.]

[17.4.5.2.1.1 unchanged.]

[17.4.5.3 through 17.4.5.7 unchanged.]

[17.4.6 through 17.4.8 unchanged.]

**Source:** NCAA Division I Men's and Women's Basketball Oversight Committees

**Effective Date:** August 1, 2024, for events occurring during the 2024-25 season.

**Category:** Amendment

**Topical Area:** Playing and Practice Seasons

**Rationale:** The realignment of and growth of conference memberships has led to challenges associated with meeting the one team per conference multiteam event requirement. In men's basketball, this proposal seeks to maintain the status quo of the current multiteam event environment by allowing the same amount of access to teams from larger conferences as they have had historically while prolonging the viability of eight-team multiteam events with representation from at least seven different conferences. Without this limited flexibility, teams from many conferences would be incentivized to participate in four-team multiteam events that would limit interconference competition at strategic times during the year. All conferences would be eligible to use the exception regardless of size. In women's basketball, this proposal would provide flexibility for conferences and potentially stimulate the growth of additional multiteam events, which would allow an increased number of teams to participate in multiteam events. This proposal will also assist schools with providing equitable opportunities for women's basketball student-athletes.

**Division I Commitment addressed by proposal:** The Commitment to Value-Based Legislation.

**Is the proposal consequential or nationally significant?:** Yes. Participation in qualifying regular-season multiple-team events is nationally significant.

**Is the proposal enforceable and how do the merits outweigh monitoring burdens?:** Yes. The proposal outlines clear standards for when two teams from the same conference may participate in the same qualifying regular-season multiple-team event.

**How does the proposal support student-athlete success/well-being?:** Qualifying regular-season multiple-team events provide student-athletes unique competitive opportunities in a tournament setting during the regular season.

**Estimated Budget Impact:** None.

**Impact on Student-Athlete's Time (Academic and/or Athletics):** None.

**Position Statement(s):** None

**History:**

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<tr>
<th>Date</th>
<th>Status</th>
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<tr>
<td>Apr 2, 2024</td>
<td>In Progress</td>
<td>No action taken by Women's Basketball Oversight Committee or Men's Basketball Oversight Committee during the week of May 12, 2024. Both committees will continue discussions and may choose to take action during June 2024 in-person meetings.</td>
</tr>
<tr>
<td>May 16, 2024</td>
<td>In Progress</td>
<td></td>
</tr>
</tbody>
</table>
## Intent:
In women’s basketball, to specify that all six countable coaches may contact and evaluate prospective student-athletes off-campus; however, no more than four coaches may engage in off-campus recruiting at the same time, as specified.

### A. Bylaws:
Amend 11.7, as follows:

11.7 Limitations on the Number and Duties of Coaches and Noncoaching Staff Members.

[11.7.1 through 11.7.4 unchanged.]

11.7.5 Limitations on Number of Coaches and Off-Campus Recruiters. There shall be a limit on the number of coaches (other than graduate student coaches per Bylaw 11.02.3 and student assistant coaches per Bylaw 11.02.4) who may be employed by an institution and who may contact or evaluate prospective student-athletes off campus in each sport as follows:

<table>
<thead>
<tr>
<th>Sport</th>
<th>Limit</th>
<th>Sport</th>
<th>Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Women's Acrobatics and Tumbling</td>
<td>5</td>
<td>Women's Skiing</td>
<td>3</td>
</tr>
<tr>
<td>Baseball</td>
<td>4</td>
<td>Men's Soccer</td>
<td>4</td>
</tr>
<tr>
<td>Men's Basketball</td>
<td>6 (only 4 may recruit off campus)</td>
<td>Women's Soccer</td>
<td>4</td>
</tr>
<tr>
<td>Women's Basketball</td>
<td>6 (only 4 may recruit off campus at the same time. See Bylaw 11.7.5.1)</td>
<td>Softball</td>
<td>4</td>
</tr>
<tr>
<td>Women's Beach Volleyball</td>
<td>3</td>
<td>Women's Stunt</td>
<td>4</td>
</tr>
<tr>
<td>Women's Bowling</td>
<td>3</td>
<td>Men's Swimming</td>
<td>3</td>
</tr>
<tr>
<td>Women's Equestrian</td>
<td>4</td>
<td>Men's Swimming and Diving</td>
<td>4</td>
</tr>
<tr>
<td>Men's Fencing</td>
<td>3</td>
<td>Women's Swimming</td>
<td>3</td>
</tr>
<tr>
<td>Women's Fencing</td>
<td>3</td>
<td>Women's Swimming and Diving</td>
<td>4</td>
</tr>
<tr>
<td>Football, Bowl Subdivision (See Bylaw 11.7.3)</td>
<td>11</td>
<td>Men's Tennis</td>
<td>3</td>
</tr>
<tr>
<td>Football, Championship Subdivision (See Bylaw 11.7.4)</td>
<td>13</td>
<td>Women's Tennis</td>
<td>3</td>
</tr>
<tr>
<td>Field Hockey</td>
<td>4</td>
<td>Men's Cross Country (No Track and Field)</td>
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<tr>
<td>Men's Golf</td>
<td>3</td>
<td>Men's Track and Field</td>
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<tr>
<td>Women's Golf</td>
<td>3</td>
<td>Women's Cross Country/Track and Field</td>
<td>6</td>
</tr>
<tr>
<td>Men's Gymnastics</td>
<td>4</td>
<td>Women's Cross Country (No Track and Field)</td>
<td>3</td>
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<tr>
<td>Women's Gymnastics</td>
<td>4</td>
<td>Women's Track and Field</td>
<td>4</td>
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<tr>
<td>Men's Ice Hockey</td>
<td>4</td>
<td>Women's Cross Country/Track and Field</td>
<td>6</td>
</tr>
<tr>
<td>Women's Ice Hockey</td>
<td>4</td>
<td>Women's Triathlon</td>
<td>3</td>
</tr>
<tr>
<td>Men's Lacrosse</td>
<td>4</td>
<td>Men's Volleyball</td>
<td>4</td>
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<td>Women's Lacrosse</td>
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<td>Women's Volleyball</td>
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<td>Men's Rifle</td>
<td>3</td>
<td>Men's Water Polo</td>
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<tr>
<td>Women's Rifle</td>
<td>3</td>
<td>Women's Water Polo</td>
<td>4</td>
</tr>
<tr>
<td>Women's Rowing</td>
<td>7</td>
<td>Men's Wrestling</td>
<td>4</td>
</tr>
<tr>
<td>Women's Rugby</td>
<td>4</td>
<td>Women's Wrestling</td>
<td>4</td>
</tr>
<tr>
<td>Men's Skiing</td>
<td>3</td>
<td></td>
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</tbody>
</table>
11.7.5.1 Number of Coaches Recruiting Off-Campus at the Same Time -- Women's Basketball. In women's basketball, only four countable coaches may use a recruiting-person day during any single day of the applicable contact or evaluation period in September through the Wednesday prior to the NCAA Division I Women's Basketball Championship game. During the evaluation periods beginning with the third weekend in April through July, only four countable coaches may evaluate prospective student-athletes off campus during each evaluation period.

[11.7.5.1 through 11.7.5.2 renumbered as 11.7.5.2 through 11.7.5.3, unchanged.]

B. Bylaws: Amend 11.4, as follows:

11.4 Employment of High School, Preparatory School or Two-Year College Coaches, or Other Individuals Associated With Prospective Student-Athletes.

[11.4.1 through 11.4.2 unchanged.]

11.4.3 Individual Associated with a Recruited Prospective Student-Athlete -- Women's Basketball. In women's basketball, during a two-year period before a recruited prospective student-athlete's anticipated enrollment and a two-year period after the recruited prospective student-athlete's actual enrollment, an institution shall not employ (either on a salaried or volunteer basis) or enter into a contract for future employment with an individual associated with the recruited prospective student-athlete in any athletics department staff position other than a countable coach who may contact or evaluate prospective student-athletes off campus.

[11.4.3.1 unchanged.]

11.4.3.2 Exception -- Reassignment. An institution may reassign an individual associated with a recruited prospective student-athlete from a countable coach who may contact or evaluate prospective student-athletes off campus to another athletics department staff position, provided the individual has been a countable coach at the institution for at least one full season. A season is defined as the time between the institution's start of on-court preseason practice and the end of institution's last regular-season contest.

[11.4.4 unchanged.]

C. Bylaws: Amend 13.8, as follows:

13.8 Entertainment, Reimbursement and Employment of High School/College-Preparatory School/Two-Year College Coaches and Other Individuals Associated With Prospective Student-Athletes.

[13.8.1 through 13.8.3 unchanged.]

13.8.3.4 Individual Associated with a Recruited Prospective Student-Athlete -- Women's Basketball. In women's basketball, during a two-year period before a recruited prospective student-athlete's anticipated enrollment and a two-year period after the recruited prospective student-athlete's actual enrollment, an institution shall not employ (or enter into a contract for future employment with) an individual associated with the recruited prospective student-athlete in any athletics department staff position other than a countable coach who may contact or evaluate prospective student-athletes off campus.

[13.8.3.4.1 unchanged.]

13.8.3.4.2 Exception -- Reassignment. An institution may reassign an individual associated with a recruited prospective student-athlete from a countable coach who may contact or evaluate prospective student-athletes off campus to another athletics department staff position, provided the individual has been a countable coach at the institution for at least one full season. A season is defined as the time between the institution's start of on-court preseason practice and the end of institution's last regular-season contest.

[13.8.3.5 through 13.8.3.8 unchanged.]

Source: NCAA Division I Women's Basketball Oversight Committee

Effective Date: Immediate

Category: Amendment

Topical Area: Athletics Personnel

Rationale: National regulation prohibiting two countable coaches from recruiting off-campus is not necessary and hinders the development of the coaching pipeline in women's basketball. The adoption of Proposal No. 2022-30 increased the number of countable coaches in women's basketball, but prohibited those additional coaches from
recruiting off campus. Experience contacting and evaluating prospective student-athletes off campus is imperative to the development of coaches and the overall coaching pipeline. The amendment to permit no more than four of six countable coaches to recruit off-campus at any one time ensures at least two coaches remain available to current student-athletes for practice and/or skill instruction.

**Division I Commitment addressed by proposal:** The Commitment to Responsible Recruiting Standards.

**Is the proposal consequential or nationally significant?:** Yes. The number of off-campus recruiters in women's basketball is nationally significant.

**Is the proposal enforceable and how do the merits outweigh monitoring burdens?:** The proposal reduces the monitoring burden of designating two countable coaches who may not recruit off campus.

**How does the proposal support student-athlete success/well-being?:** This proposal allows institutions to make local-level decisions regarding which countable coaches will remain on campus to support student-athletes and which coaches will recruit off campus without stringent designation standards.

**Estimated Budget Impact:** None. This proposal does not increase countable coach limits or the number of recruiting person days.

**Impact on Student-Athlete's Time (Academic and/or Athletics):** None.

**Position Statement(s):**

None

**History:**

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<th>Status</th>
<th>Description</th>
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<tbody>
<tr>
<td>Apr 3, 2024</td>
<td>In Progress</td>
<td>The Women's Basketball Oversight Committee amended the proposal to still permit all six countable coaches to recruit off-campus; however, only four countable coaches may be off-campus recruiting at any one time. Further, to specify during the scholastic recruiting periods (September to March) only four coaches may use a recruiting person day on any single day. During the summer recruiting periods (April to August) only four coaches may engage in off-campus recruiting activities during each specified recruiting period (e.g., each evaluation weekend).</td>
</tr>
<tr>
<td>May 13, 2024</td>
<td>In Progress</td>
<td>Adopted by Women's Basketball Oversight Committee pending review by the Division I Council.</td>
</tr>
<tr>
<td>May 13, 2024</td>
<td>In Progress</td>
<td>The Men's Basketball Oversight Committee recommends the Council amend the proposal to include men's basketball and to specify that six countable coaches may contact and evaluate men's basketball prospective student-athletes off-campus; however, only four countable coaches may be off-campus recruiting on a day-by-day basis.</td>
</tr>
<tr>
<td>May 16, 2024</td>
<td>In Progress</td>
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**Recruiting**

**No. 2024-18 RECRUITING -- OFFICIAL (PAID) VISIT -- NUMBER OF OFFICIAL VISITS -- REMOVE INSTITUTIONAL LIMITATION -- WOMEN'S BASKETBALL**

**Intent:** In women's basketball, to remove the institutional limitation on official visits.

**Bylaws:** Amend 13.6.2.2.4, as follows:

13.6.2.2 Number of Official Visits – Institutional Limitations. An institution may finance one visit to its campus for a prospective student-athlete before October 15 following completion of high school and one visit beginning October 15 following completion of high school, including a visit related to a possible transfer. [D]

[13.6.2.2.1 through 13.6.2.2.3 unchanged.]

13.6.2.2.4 Women's Basketball. In women's basketball, an institution may provide official visits to up to 24 prospective student-athletes in a rolling two-year period. A national service academy may provide official visits to up to 30 prospective student-athletes in a rolling two-year period (each year measured August 1 through July 31).
however, the institution shall not exceed 24 official visits prior to the initial National Letter of Intent signing date of the first year in each rolling two-year period. The institution must maintain a written record of the visits provided. [D]

[13.6.2.2.5 through 13.6.2.2.6 renumbered as 13.6.2.2.4 through 13.6.2.2.5, unchanged.]

13.6.2.2.76 Head Coaching Change. In baseball and men’s basketball, an institution may provide additional official visits (up to 25 percent of the limitation for the particular sport) after a new head coach is hired, provided the previous head coach used 75 percent or more of the official visits permitted for that academic year. [D]

Source: NCAA Division I Women’s Basketball Oversight Committee

Effective Date: Immediate

Category: Amendment

Topical Area: Recruiting

Rationale: Currently, in women’s basketball, the maximum number of permissible official visits an institution is permitted to provide is 24 over a rolling two-year period from August 1 through July 31. A blanket waiver was in effect to provide 30 official visits over the period of August 1, 2021, through July 31, 2023, to address specific legislative changes (e.g., one-time transfer exception, NCAA Transfer Portal). The blanket waiver expired, and institutions have reverted to the legislation of 24 visits over the rolling two-year period. Recent legislative changes to the one-time transfer exception and notification of transfer windows require an increase in the annual number of official visits an institution may provide. A survey of senior compliance officers and the Women’s Basketball Coaches Association was used to assist in the discussion to consider potential legislative changes in this area. Rather than simply increasing the institutional limit, the Women’s Basketball Oversight Committee ultimately determined the best way to manage the current transfer environment and avoid roster depletion is to eliminate the institutional limit on the number of official visits that may be provided in women’s basketball. As a result, institutions will be positioned to conduct the number of official visits needed to maintain their women’s basketball rosters from year-to-year.

Division I Commitment addressed by proposal: The Commitment to Responsible Recruiting Standards.

Is the proposal consequential or nationally significant?: Yes. Institutional official visit limitations are nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. Eliminating the institutional limit on official visits in women’s basketball will decrease the monitoring burden that currently exists.

How does the proposal support student-athlete success/well-being?: This proposal support informed decision-making during the recruiting process and roster management.

Estimated Budget Impact: Potential increased costs for institutions who choose to provide more official visits.

Impact on Student-Athlete’s Time (Academic and/or Athletics): Potential increased time demands associated with student host duties if more official visits are conducted.

Position Statement(s):
None

History:

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<th>Status</th>
<th>Description</th>
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<tr>
<td>Apr 3, 2024</td>
<td>In Progress</td>
<td>The Women’s Basketball Oversight Committee amended its proposal to eliminate institutional limit on the number of official visits that may be provided in women’s basketball, rather than simply increase the institutional limit as originally proposed.</td>
</tr>
<tr>
<td>May 3, 2024</td>
<td>In Progress</td>
<td>No action taken by the Women’s Basketball Oversight Committee during its May 13, 2024 videoconference. Action anticipated during June in-person meetings.</td>
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Playing and Practice Seasons
No. 2024-19 PLAYING AND PRACTICE SEASONS – FOREIGN TOURS – PERMIT ONE CONTEST AGAINST A DIVISION I OPPONENT – WOMEN’S BASKETBALL

Intent: In women's basketball, to permit an institution to compete in one game against another Division I institution during an institutional foreign tour.

Bylaws: Amend 17.32, as follows:

17.32 Foreign Tours.

17.32.1 Institutional Tours. A member institution may participate in competition in any sport on foreign tours.

[17.32.1.1 through 17.32.1.5 unchanged.]

17.32.1.6 Maximum Number of Contests/Competition Dates. A team shall be limited to a maximum of three football games, 10 basketball games, or 10 contests or dates of competition in any other sport during and as part of the tour.

[17.32.1.6.1 unchanged.]

17.32.1.7 Opponents. The team shall not compete during the tour against other American teams (colleges or other U.S. teams) other than teams composed of U.S. armed forces personnel stationed at U.S. military bases in foreign countries.

[17.32.1.7.1 unchanged.]

17.32.1.7.2 Exception -- Women's Basketball. In women's basketball, it is permissible for an institution to compete in one game against another Division I institution during an institutional foreign tour.

[17.32.1.8 through 17.32.1.10 unchanged.]

[17.32.2 unchanged.]

Source: NCAA Division I Women's Basketball Oversight Committee

Effective Date: August 1, 2024

Category: Amendment

Topical Area: Playing and Practice Seasons

Rationale: The College Basketball Summer Initiative Working Group was formed to develop recommendations designed to increase the exposure of women’s basketball during the summer. The foreign tour legislation was identified as one area to consider expanding to allow increased exposure and to enhance the student-athlete experience. Current foreign-tour legislation prohibits teams from competing against other American teams as part of a foreign tour. In addition, a team is limited to 10 games during a foreign tour. Allowing one game against a Division I team will assist with growing the game of women's basketball on the international front and to cultivate a new fan base for women's basketball. In addition, many foreign teams are loosely put together and at the last minute. Allowing one contests against a Division I team will provide at least one opportunity for a more structured contest. Lastly, this proposal is supported by the Women's Basketball Coaches Association.

Division I Commitment addressed by proposal: The Commitment to Student-Athlete Well-Being.

Is the proposal consequential or nationally significant?: Yes. Foreign tour legislation is nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. This proposal does not increase the monitoring burden.

How does the proposal support student-athlete success/well-being?: This proposal would promote the overall student-athlete experience through other foreign tour opportunities.

Estimated Budget Impact: None.

Impact on Student-Athlete’s Time (Academic and/or Athletics): None.

Position Statement(s):

None

History:
**Championships and Postseason Football**

<table>
<thead>
<tr>
<th>No. 2024-20 CHAMPIONSHIPS AND POSTSEASON FOOTBALL -- INELIGIBILITY FOR USE OF BANNED DRUGS -- REMOVE CANNABINOIDS FROM BANNED DRUG CLASSES</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Intent:</strong> To remove cannabinoids from the list of NCAA banned drug classes.</td>
</tr>
<tr>
<td><strong>Bylaws:</strong> Amend 18.4, as follows:</td>
</tr>
<tr>
<td>18.4 Eligibility for Championships.</td>
</tr>
<tr>
<td>18.4.1 Student-Athlete Eligibility. To be eligible for NCAA championships, a student-athlete shall meet all applicable individual-eligibility requirements set forth in NCAA legislation. The general and academic eligibility requirements are set forth in detail in Bylaws 12 and 14.</td>
</tr>
<tr>
<td>[18.4.1.1 through 18.4.1.3 unchanged.]</td>
</tr>
<tr>
<td>18.4.1.4 Ineligibility for Use of Banned Drugs. A student-athlete who, as a result of a drug test administered by the NCAA, tests positive for use of a substance in a banned drug class shall be declared ineligible for further participation in postseason and regular-season competition in accordance with the ineligibility provisions in this bylaw.</td>
</tr>
<tr>
<td>18.4.1.4.1 Penalty – Banned Drug Classes Other Than <strong>Cannabinoids</strong> or Narcotics. A student-athlete who, as a result of a drug test administered by the NCAA, tests positive for use of a substance in a banned drug class other than <strong>cannabinoids</strong> or narcotics (in accordance with the testing methods authorized by the Board of Governors) shall be subject to the following:</td>
</tr>
<tr>
<td>[18.4.1.4.1-(a) through 18.4.1.4.1-(c) unchanged.]</td>
</tr>
<tr>
<td>18.4.1.4.1.1 Second Positive Test. If a student-athlete who previously tested positive for the use of a substance in a banned drug class other than <strong>cannabinoids</strong> or narcotics tests positive a second time for the use of a substance in a banned drug class other than <strong>cannabinoids</strong> or narcotics, the student-athlete shall lose all remaining regular-season and postseason eligibility in all sports. If a student-athlete who previously tested positive for the use of a substance in a banned drug class other than <strong>cannabinoids</strong> or narcotics tests positive for the use of a substance in the banned drug class cannabinoids, the student-athlete shall engage, with the institution, in an education and management plan for substance misuse (e.g., engagement with campus counseling services, participation in identified programs to address the substance misuse, enrollment in evidence-based educational sessions) as developed and facilitated by the institution. If a student-athlete who previously tested positive for the use of a substance in a banned drug class other than <strong>cannabinoids</strong> or narcotics tests positive for the use of a substance in the banned drug class narcotics, the student-athlete shall be ineligible for competition for 50 percent of a season in all sports (the first 50 percent of the Bylaw 17 maximum regular-season contests or dates of competition). The student-athlete shall remain ineligible from the time the institution is notified of the test result until the prescribed penalty is fulfilled and the student-athlete tests negative pursuant to the policies and procedures of the NCAA Drug-Testing Program.</td>
</tr>
<tr>
<td>18.4.1.4.2 Penalty – Narcotics. A student-athlete who, as a result of a drug test administered by the NCAA, tests positive for use of a substance in the banned drug class narcotics (in accordance with the testing methods authorized by the Board of Governors) shall be ineligible for competition during 50 percent of a season in all sports (50 percent of the Bylaw 17 maximum regular-season contests or dates of competition). The student-athlete shall remain ineligible from the time the institution is notified of the test result until the prescribed penalty is fulfilled and the student-athlete tests negative pursuant to the policies and procedures of the NCAA Drug-Testing Program.</td>
</tr>
<tr>
<td>18.4.1.4.2.1 Second Positive Test. If a student-athlete who previously tested positive for use of a substance in the banned drug class narcotics tests positive a second time for use of a substance in the banned drug class narcotics or if a student-athlete who previously tested positive for use of a substance...</td>
</tr>
</tbody>
</table>
in the banned drug class narcotics tests positive for use of a substance in a banned drug class other than cannabinoids or narcotics, the student-athlete shall subject to the penalties set forth in Bylaw 18.4.1.4.1. If a student-athlete who previously tested positive for use of a substance in the banned drug class narcotics tests positive for use of a substance in the banned drug class cannabinoids, the student-athlete shall be subject to the penalties set forth in Bylaw 18.4.1.4.3.

18.4.1.4.3 Penalty — Cannabinoids. A student-athlete who, as a result of a drug test administered by the NCAA, tests positive for use of a substance in the banned drug class cannabinoids (in accordance with the testing methods authorized by the Board of Governors) shall engage, with the institution, in an education and management plan for substance misuse (e.g., engagement with campus counseling services, participation in identified programs to address the substance misuse, enrollment in evidence-based educational sessions) as developed or facilitated by the institution.

18.4.1.4.3.1 Second Positive Test. If a student-athlete who previously tested positive for use of a substance in the banned drug class cannabinoids tests positive a second time for the use of a substance in the banned drug class cannabinoids, the institution must attest that the student-athlete was compliant with the education and management plan required following the student-athlete's first positive test, as specified by the policies and procedures of the NCAA Drug Testing Program, and has agreed to continue to engage in an education and management plan for substance misuse (e.g., engagement with campus counseling services, participation in identified programs to address substance misuse, enrollment in evidence-based educational sessions) as developed or facilitated by the institution and designed to mitigate any identified at-risk behavior. If a student-athlete who previously tested positive for use of a substance in the banned drug class cannabinoids tests positive for use of a substance in a banned drug class other than cannabinoids or narcotics or tests positive for use of a substance in the banned drug class narcotics, the student-athlete shall be subject to the penalties set forth in Bylaws 18.4.1.4.1 or 18.4.1.4.2, respectively.

18.4.1.4.3.1.1 Failure to Attest. If an institution cannot or does not attest, the student-athlete shall be ineligible for competition during 25 percent of a season in all sports (25 percent of the NCAA Bylaw 17 maximum regular-season contests or dates of competition).

18.4.1.4.3.2 Additional Positive Tests. If a student-athlete who previously tested positive for use of a substance in the banned drug class cannabinoids tests positive a third time or more for use of a substance in the banned drug class cannabinoids, the institution must attest that the student-athlete was compliant with the education and management plan required following the student-athlete's second or subsequent positive test, as specified by the policies and procedures of the NCAA Drug Testing Program, and has agreed to continue to engage in an education and management plan for substance misuse (e.g., engagement with campus counseling services, participation in identified programs to address substance misuse, enrollment in evidence-based educational sessions) as developed or facilitated by the institution and designed to mitigate any identified at-risk behavior.

18.4.1.4.3.2.1 Failure to Attest. If the institution cannot or does not attest, the student-athlete shall be ineligible for competition during 50 percent of a season in all sports (50 percent of the NCAA Bylaw 17 maximum regular-season contests or dates of competition).

18.4.1.4.43 Breach of NCAA Drug-Testing Program Protocol. A student-athlete who is in breach of the NCAA drug-testing program protocol (e.g., no-show) shall be considered to have tested positive for use of any drug in a banned drug class other than cannabinoids or narcotics.

[18.4.1.4.41 renumbered as 18.4.1.4.3.1, unchanged.]

[18.4.1.4.5 through 18.4.1.4.6 renumbered as 18.4.1.4.4 through 18.4.1.4.5, unchanged.]

18.4.1.4.76 Banned Drug Classes. NCAA banned drug classes are the same as those included in the World Anti-Doping Agency (WADA) list of prohibited substances, except for cannabinoids and glucocorticoids. The Committee on Competitive Safeguards and Medical Aspects of Sports (or a designated subcommittee) may identify specific banned drugs and exceptions within each banned drug class. An institution and student-athletes shall be held accountable for all drugs within the banned-drug classes regardless of whether they have been specifically identified.

[18.4.1.4.7.1 renumbered as 18.4.1.4.6.1, unchanged.]

[18.4.1.4.8 through 18.4.1.4.12 renumbered as 18.4.1.4.7 through 18.4.1.4.11, unchanged.]

[18.4.2 unchanged.]

Source: NCAA Division I Council (Strategic Vision and Planning Committee)
Effective Date: Immediate; penalties in effect at the time of adoption are discontinued.

Category: Amendment

Topical Area: Championships and Postseason Football

Rationale: The Committee on Competitive Safeguards and Medical Aspects of Sports recommended this change following referrals from Divisions II and III to consider only banning performance enhancing drugs. To properly consider the referrals, and in addition to years of pervious discussion and review, CSMAS commissioned the December 2022 Summit on Cannabinoids in College Athletics that reached a consensus opinion that cannabis is not a performance-enhancing drug and that a harm reduction approach to cannabis is best implemented at the school level. Importantly, removing cannabinoids from the NCAA list of banned drug classes is not tacit support of cannabis-use. Instead, CSMAS noted the following rationale for its recommendation: (1) Existing policy (national-level testing) is ineffective; (2) Realigning toward local testing and education supports/enhances campus efforts to identify problematic cannabis use; (3) Removal of cannabinoids from the banned substances list shifts focus toward a harm-reduction philosophy, similar to the approaches taken with alcohol; (4) The NCAA Drug-Testing Program should focus on testing for substances that provide an unfair advantage by enhancing athletic performance; (5) Educating student-athletes on the health threats posed by contemporary cannabis and methods of use is more effective than an abstinence-only approach; and (6) It remains critically important to identify and explain harm reduction/mitigation strategies to those student-athletes who choose to legally consume cannabinoids. Importantly, a robust educational program is recommended in parallel to this proposal to educate both the membership and student-athletes about contemporary cannabis and harm associated with problematic use.

Division I Commitment addressed by proposal: The Commitment to Student-Athlete Well-Being.

Is the proposal consequential or nationally significant?: Yes. The list of NCAA banned substances is nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. The proposal reduces monitoring burden.

How does the proposal support student-athlete success/well-being?: The proposal ensures the focus of the NCAA Drug-Testing Program is on substances that provide an unfair advantage while shifting to a harm-reduction philosophy for cannabinoids that recenters student-athlete health.

Estimated Budget Impact: None.

Impact on Student-Athlete’s Time (Academic and/or Athletics): None.

Position Statement(s):

None

History:

Apr 3, 2024: In Progress

Infractions Program

No. 2024-21 INFRACTIONS PROGRAM – PENALTIES -- INCREASED FINANCIAL PENALTIES

Intent: To increase the minimum fine associated with Level I and Level II violations from $5,000 to $25,000, $30,000, $40,000 or $50,000 based on the level of and aggravation or mitigation associated with the violation; and increase the percentages of additional financial penalties based on the total budget for a sport program or sports programs (from up to one percent to up to 10 percent based on the level of and aggravation or mitigation associated with the violation).

Bylaws: Amend 19, as follows:

19 Infractions Program

[19.01 through 19.11 unchanged.]

19.12 Penalties.

[19.12.1 through 19.12.5 unchanged.]
19.12.6 Core Penalties for Level I and Level II Violations. If a hearing panel concludes pursuant to Bylaw 19.8 or 19.9 or the parties participating in a negotiated resolution pursuant to Bylaw 19.10 agree that an institution or involved individual committed Level I and/or Level II violation(s), and after determining the appropriate classification based on aggravating and mitigating factors, the hearing panel shall prescribe and/or the parties participating in a negotiated resolution should agree to core penalties from the ranges set forth in Figure 19-1 and described below.

[19.12.6.1 unchanged.]

19.12.6.2 Financial Penalties. Financial penalties may include requirements that an institution pay a fine, return revenue received from a specific athletics event or series of events, face reduction in or elimination of monetary distribution by the Association or lose all revenue sharing in postseason competition (including the NCAA Division I Men’s Basketball Championship) for the entire period of a postseason ban.

19.12.6.2.1 Fine for Participation in NCAA Championship and Other Postseason Contests in Which an Ineligible Student-Athlete Competed. A hearing panel may require an institution to pay a fine, to be distributed to the NCAA Student-Athlete Opportunity Fund, if an ineligible student-athlete competes in NCAA championship or other postseason contests. In such a case, the institution shall pay the value of the full unit(s) [Basketball Performance Fund unit(s) and/or Equal Conference Fund unit(s)] awarded based on the institution’s participation in NCAA Division I Men’s Basketball Championship contests in which the ineligible student-athlete competed, or shall pay the value of a similar distribution awarded for the institution’s participation in other NCAA championship or postseason contests in which the ineligible student-athlete competed.

[19.12.6.3 through 19.12.6.7 unchanged.]

[19.12.7 through 19.12.12 unchanged.]

[19.13 through 19.14 unchanged.]

Figure 19.1 Penalty Guidelines
FIGURE 19-1
Penalty Guidelines (Excerpted Version – Financial Penalties)

<table>
<thead>
<tr>
<th>Violation Level I</th>
<th>Violation Level II</th>
<th>Financial Penalties: Fine based on percent of total budget for sport program or sports programs</th>
<th>Financial Penalties: Fine based on participation in NCAA championship and other postseason contests in which an ineligible student-athlete competed (see Bylaw 19.12.6.2.1)</th>
<th>Financial Penalties: Negate revenue from sport program for years in which violations occurred</th>
<th>Financial Penalties: Reduce or eliminate NCAA monetary distribution for sports sponsorship and/or grants-in-aid</th>
<th>Financial Penalties: Loss of all revenue sharing in postseason competition (including NCAA Men’s Basketball Tournament) for entire period of postseason ban</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aggravation</td>
<td>$5,000 to $50,000 plus 3 to 10%</td>
<td>Alternative financial penalty</td>
<td>Impose this penalty if greater than percent of budget fine + $50,000.</td>
<td>Alternative financial penalty</td>
<td>Alternative financial penalty</td>
<td>Alternative financial penalty</td>
</tr>
<tr>
<td>Standard</td>
<td>$5,000 to $40,000 plus 13 to 33%</td>
<td>Alternative financial penalty</td>
<td>Alternative financial penalty</td>
<td>Alternative financial penalty</td>
<td>Alternative financial penalty</td>
<td></td>
</tr>
<tr>
<td>Mitigation</td>
<td>$5,000 to $30,000 plus 21 to 33%</td>
<td>Alternative financial penalty</td>
<td>Alternative financial penalty</td>
<td>Alternative financial penalty</td>
<td>Alternative financial penalty</td>
<td></td>
</tr>
<tr>
<td>Mitigation</td>
<td>$5,000 to $25,000 plus 0 to 1%</td>
<td>Alternative financial penalty</td>
<td>Alternative financial penalty</td>
<td>Alternative financial penalty</td>
<td>Alternative financial penalty</td>
<td></td>
</tr>
</tbody>
</table>

* A minimum $5,000 financial penalty will be imposed to ensure the penalty will be at least as significant as the fine imposed for a Level III violation.
Source: NCAA Division I Council (Board of Directors Infractions Process Committee)

Effective Date: August 1, 2024

Category: Amendment

Topical Area: Infractions Program

Rationale: Current fines associated with a Level I or Level II infractions case may no longer serve as a significant penalty or deterrent for select schools. Moreover, membership feedback (LEAD1 Association recommendations, results from the infractions survey and other stakeholders’ feedback) supports more significant fines associated with infractions cases. Increasing both the minimum base fine amount and the corresponding percentage of a total sport program’s budget significantly increases the financial consequences for Level I and Level II violations.

Division I Commitment addressed by proposal: The Commitment to Institutional Control and Compliance.

Is the proposal consequential or nationally significant?: Yes. Increasing the minimum fines that may be imposed in Level I and Level II infractions cases is nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. Increasing fines is intended to serve as a more effective deterrent to rules violations and reflect the modern realities of college athletics.

How does the proposal support student-athlete success/well-being?: Effective deterrents to rules violations support student-athlete success and well-being.

Estimated Budget Impact: None.

Impact on Student-Athlete’s Time (Academic and/or Athletics): None.

Position Statement(s):
None

History:
Apr 3, 2024: In Progress

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### Playing and Practice Seasons

<table>
<thead>
<tr>
<th>No. 2024-22 PLAYING AND PRACTICE SEASONS -- OUTSIDE COMPETITION -- COMPETITION ON A NONCOLLEGIATE, AMATEUR TEAM OUTSIDE THE PLAYING SEASON -- SPORTS OTHER THAN BASKETBALL AND WRESTLING</th>
</tr>
</thead>
</table>

**Intent:** In sports other than basketball and wrestling, to permit a student-athletes to participate outside of the institution’s playing season as a member of an outside team in noncollegiate, amateur competition. In wrestling, to permit a student-athletes to participate outside of the institution’s playing season as a member of an outside team in noncollegiate, amateur competition beginning November 1 or, for a first-year men’s wrestling student-athlete, beginning after completion of the first term of enrollment.

**A. Bylaws:** Amend 17.2, as follows:

17.2 Women’s Acrobatics and Tumbling. Regulations for computing the women’s acrobatics and tumbling playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.2.1 through 17.2.8 unchanged.]

17.2.9 Other Restrictions.

17.2.9.1 Noncollegiate, Amateur Competition.

17.2.9.1.1 During **Academic Year the Playing Season**, a student-athlete in women’s acrobatics and tumbling who participates during the **academic year institution’s playing season** as a member of any outside acrobatics and tumbling team in any noncollegiate, amateur competition (e.g., tournament, exhibition meets or other activity) except while representing the institution in intercollegiate women’s acrobatics and tumbling competition shall be ineligible for intercollegiate women’s acrobatics and tumbling competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).
17.2.9.1.1 Vacation Period—Exception. A student-athlete in women’s acrobatics and tumbling may compete outside the institution’s declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution’s catalog. There are no limitations on the number of student-athletes from any one institution who may compete on an outside amateur acrobatics and tumbling team.

17.2.9.1.2 Out of Season. There are no limits on the number of student-athletes from the same institution with eligibility remaining in intercollegiate women’s acrobatics and tumbling who may practice or compete out of season on an outside, amateur acrobatics and tumbling team (competition on an outside team is permitted only during the summer except as provided in Bylaw 17.2.9.1.1).

17.2.9.1.2.1 Involvement of Coaching Staff. No member of the coaching staff of an institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves any student-athlete with eligibility remaining from the institution’s women’s acrobatics and tumbling team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.2.9.1.2.2 Olympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.2.9.1.2.2-(a) through 17.2.9.1.2.2-(c) unchanged.]

[17.2.9.2 unchanged.]

B. Bylaws: Amend 17.3, as follows:

17.3 Baseball. Regulations for computing the baseball playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.3.1 through 17.3.7 unchanged.]

17.3.8 Other Restrictions.

17.3.8.1 Noncollegiate, Amateur Competition.

17.3.8.1.1 During Academic Year the Playing Season. A student-athlete in baseball who participates during the academic year institution’s playing season as a member of any outside baseball team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate baseball competition shall be ineligible for intercollegiate baseball competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.3.8.1.1 Vacation Period Exception. A student athlete may compete outside the institution’s declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution’s catalog. The number of student-athletes from any one institution shall not exceed four.

17.3.8.1.2 Out of Season. A member institution may permit not more than four student-athletes with eligibility remaining in intercollegiate baseball to practice or compete out of season on an outside, amateur baseball team (competition on an outside team permitted only during the summer except as provided in Bylaw 17.3.8.1.1).

17.3.8.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.3.8.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) at any time (during the academic year, vacation periods and summer) with an outside team that involves any student-athlete with remaining eligibility from that institution’s baseball team except as provided under Bylaws 17.1.1.1 and 17.32 and 17.34.3.
17.3.8.1.2.23 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.3.8.1.2-(a) through 17.3.8.1.2-(c) renumbered as 17.3.8.1.2.3-(a) through 17.3.8.1.2.3-(c) unchanged.]

[17.3.8.2 through 17.3.8.3 unchanged.]

C. Bylaws: Amend 17.4, as follows:

17.4 Basketball. Regulations for computing the basketball playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.4.1 through 17.4.7 unchanged.]

17.4.8 Other Restrictions.

17.4.8.1 Noncollegiate, Amateur Competition. A student-athlete shall be ruled ineligible for intercollegiate basketball competition if the student participates in any organized basketball competition except while representing the institution or except as permitted in accordance with Bylaw 17.34.3.

17.4.8.1.1 Organized Basketball Competition. Outside basketball competition, including competition involving teams with fewer than five players, shall be considered "organized" if any one of the following conditions exists:

(a) Teams are regularly formed or team rosters are predetermined;

(b) Competition is scheduled and publicized in advance;

(c) Official score is kept;

(d) Individual or team standings are maintained;

(e) Official timer or game officials are used;

(f) Team uniforms are used;

(g) Admission is charged;

(h) A team is privately or commercially sponsored; or

(i) Competition is either directly or indirectly sponsored, promoted or administered by an individual, an organization or any other agency.

17.4.8.1.2 Individual Subject to Outside-Competition Regulations. Once a student-athlete becomes a candidate for the institution's basketball team (has reported for the squad), or if the student was recruited by a member institution in part for basketball ability and subsequently enrolls in the institution, this prohibition against outside organized basketball competition remains applicable until the student-athlete's intercollegiate basketball eligibility has been exhausted. This includes time while the student is officially withdrawn from college, fulfilling a residence requirement after transfer to another college, awaiting transfer or enrolled in a nonmember collegiate institution.

17.4.8.1.2.1 Exception -- 4-2-4 Transfer Participating in June Intercollegiate Event. Outside competition legislation does not apply to a 4-2-4 transfer prospective student-athlete who participates in a June intercollegiate event (see Bylaw 13.1.7.5.3).

17.4.8.1.3 Nonrecruited, Nonparticipant. Participation by a student-athlete in organized basketball competition while enrolled in a member institution and having participated in a sport other than basketball would not jeopardize the student's eligibility in basketball if the individual had not been recruited in basketball and had not participated on or been a candidate for the institution's intercollegiate basketball team.

17.4.8.1.4 Exceptions. The following exceptions to the basketball outside-competition regulations are permitted (see Bylaw 17.34 for additional exceptions):
(a) **Summer League.** A student-athlete may compete during the period between June 15 and August 31 or the institution’s opening day of classes (see Bylaw 17.02.13.3), whichever comes earlier, on a team in a league certified per Bylaw 17.34.4.1, provided the student-athlete has received written permission from the institution’s athletics director (or the director’s official representative) prior to participation in the league. If the student-athlete is transferring and has been officially accepted for enrollment in a second institution, and if the previous institution certifies that the student has withdrawn and does not intend to return to that institution for the next term, this written permission is to be obtained from the member institution to which the student-athlete is transferring. Under such circumstances, the student-athlete does not count on the summer-league roster as a representative of either institution unless the student-athlete has enrolled and attended classes during the certifying institution’s summer term.

(b) **Puerto Rico Superior Basketball League.** A student-athlete who is a resident of Puerto Rico may participate in the Superior Basketball League of Puerto Rico (see Bylaw 12.02.12).

(c) **United States vs. U.S. National Teams.** A student-athlete may participate in the United States against U.S. national teams.

(d) **Outside-Team Tours.** A student-athlete may participate in an outside team summer foreign basketball tour (see Bylaw 17.32.2).

(e) **Basketball Draft Combine.** A student-athlete using the draft exception set forth in Bylaw 12.2.4.2.1 may participate in a draft combine sponsored by a professional sports organization (during the summer or academic year), provided the student-athlete has received written permission from the institution’s director of athletics.

17.4.8.1.4.1 **Summer Basketball Leagues.** For a summer basketball league to be certified, a certification application form must be submitted each year to the NCAA national office. To be certified, the following criteria must be met by each league:

(a) **All-Star Games Prohibition.** No all-star game of any kind shall be permitted; 

(b) **Geographical Limitation.** League play shall be within 100 air miles of the city limits of the student-athlete's official residence at the end of the previous academic year or the institution the student-athlete last attended as a regular student. If a league does not exist within 100 air miles of the student-athlete's residence, a student-athlete may participate in the summer league located closest to the student's official residence; 

(c) **Payment Prohibition.** No member team shall make any payments for play or expenses directly or indirectly to any player; 

(d) **Postseason Competition.** Postseason play-offs or tournaments shall be permitted, provided they involve intraleague competition and are completed by August 31; 

(e) **Player Limitations.**

(1) **Number From Any One College.** Each team shall include on its roster not more than two players with intercollegiate basketball eligibility remaining from any two-year or four-year college (other than a Division II or Division III member institution); 

(2) **Replacement of Student-Athlete Who Withdraws.** A student-athlete who is listed on the roster of a team and withdraws or is injured and will not continue to practice or compete may be replaced for the remainder of the season by another basketball student-athlete from the same institution. The institution is permitted only one replacement per team; and 

(3) **One Team, One League.** All Division I student-athletes must limit their competition to one team in one league; 

(f) **Revenue.** No admission shall be charged for any game, no fee shall be charged for parking to attend any game, no revenue shall be realized at any game from raffles or similar activities, and no revenue shall be realized from over-the-air or cable television or radio rights fees for any game; 

(g) **Staff Limitations.**

(1) Neither the league nor any member team shall have on its staff or as a participant any person associated in any employment capacity with any two-year or four-year college, except that
institutional employees who are not athletics department staff members and do not have responsibilities directly related to the athletics department may serve as game officials; and

(2) Neither the league nor any member team shall have on its staff or as a participant any individual who has been found guilty or pleaded guilty in a court of law for having been involved in sports bribery, point shaving or game fixing;

(h) Venue. A certified league shall not be associated in any way with a venue or other entity that is associated in any way with wagering on intercollegiate athletics;

(i) Involvement of Agents. No individual or agency involved in the marketing of any individual's athletics reputation or ability (including an employee of an agent or anyone associated with an agent in the agent's capacity of marketing any individual's athletics reputation or ability) shall be associated in any capacity with the league (or any team participating in the league);

(j) Awards. League participants may receive an award, provided the cost of the award is included in the participant's entry fee;

(k) Accident Medical Insurance. The league operator must provide proof of accident medical insurance coverage for league participants; and

(l) Approval of League Operator or Manager. Individuals involved in operating or managing a league must be approved in accordance with guidelines established by the NCAA basketball certification staff.

17.4.8.1.5 Collegiate All-Star Contests. A student-athlete who competes as a member of a squad in any college all-star basketball contest shall be denied further intercollegiate eligibility in basketball.

17.4.8.2 Maximum Number of Student-Athletes on Outside Team. Following is the maximum number of student-athletes from the same institution with eligibility remaining who may compete on an outside team:

[17.4.8.2-(a) through 17.4.8.2-(c) unchanged.]

(d) Summer basketball team in certified league – 2 [see Bylaw 17.34.4.1-(e) 17.4.8.1.4.1-(e)].

[17.4.8.3 through 17.4.8.5 unchanged.]

D. Bylaws: Amend 17.5, as follows:

17.5 Women’s Beach Volleyball. Regulations for computing the women’s beach volleyball playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.5.1 through 17.5.7 unchanged.]

17.5.8 Other Restrictions.

17.5.8.1 Noncollegiate, Amateur Competition.

17.5.8.1.1 During Academic Year the Playing Season. A student-athlete in women’s beach volleyball who participates during the academic year institution’s playing season as a member of any outside women’s beach volleyball team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate women’s beach volleyball competition shall be ineligible for intercollegiate women’s beach volleyball competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.5.8.1.1.1 Vacation-Period Exception. A student-athlete in women’s beach volleyball may compete outside the institution’s declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution’s catalog. The number of student-athletes from any one institution shall not exceed two.

17.5.8.1.2 Out of Season. An institution may permit not more than two student-athletes with eligibility remaining in intercollegiate women’s beach volleyball to practice or compete out of season on an outside, amateur women’s beach volleyball team (competition on an outside team permitted only during the summer, except as provided in Bylaw 17.5.8.1.1).}

17.5.8.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution

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who may compete on an outside amateur team. The individual does not count in the limitation on the
number of student-athletes at the second institution unless the individual is a student-athlete at that
institution pursuant to Bylaw 13.02.14.

17.5.8.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution
may be involved in any capacity (e.g., coach, official, player or league/team administrator) at any time
during the academic year, vacation periods and summer) with an outside team that involves any student-
athlete with eligibility remaining from the institution’s women’s beach volleyball team except as provided
under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.5.8.1.2.3 Olympic, Paralympic and National Team Development Program. There are no limits on the
number of student-athletes from the same institution who may participate in Olympic, Paralympic and
national team development programs. Such programs may also include a coach and student-athlete
from the same institution, provided:

[17.5.8.1.2.2-(a) through 17.5.8.1.2.2-(c) renumbered as 17.5.8.1.2.3-(a) through 17.5.8.1.2.3-(c)
unchanged.]

17.5.8.1.3 Beach Volleyball and Volleyball. Beach volleyball and volleyball are considered the same sport
for purposes of the outside competition legislation.

[17.5.8.2 unchanged.]

E. Bylaws: Amend 17.6, as follows:

17.6 Women’s Bowling. Regulations for computing the bowling playing season are set forth in Bylaw 17.1. (See Figure
17-1 and Figure 17-2.)

[17.6.1 through 17.6.7 unchanged.]

17.6.8 Other Restrictions.

17.6.8.1 Noncollegiate, Amateur Competition.

17.6.8.1.1 During Academic Year the Playing Season. A student-athlete in bowling who participates during the
academic year institution’s playing season as a member of any outside team in any noncollegiate, amateur
competition (e.g., team invitational meet, exhibition meets or other activity) except while representing the
institution in intercollegiate competition shall be ineligible for intercollegiate competition unless eligibility is
restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.6.8.1.1.1 Vacation-Period Exception. A student-athlete may compete outside the institution’s declared
playing and practice season as a member of an outside team in any noncollegiate, amateur competition
during any official vacation period published in the institution’s catalog.

17.6.8.1.1.1 Competition as Individual/Not Representing Institution. A student-athlete may participate in
outside competition as an individual during the institution's playing season in the student-athlete's
sport, as long as the student-athlete represents only the student-athlete in the competition and does
not engage in such competition as a member of or receive expenses from an outside team.

17.6.8.1.1.2 Exempt Teams. A unit such as a "pro-am" golf team, doubles tennis team or a relay team in
track and field is not considered an outside team, provided the unit does not score points for an overall
team.

17.6.8.1.2 Out of Season. There are no limits on the number of student-athletes from the same member
institution with eligibility remaining who may practice or compete out of season on an outside amateur team
(competition on an outside team permitted only during the summer except as provided in Bylaw 17.6.8.1.1.1).

17.6.8.1.2.1 Involvement of Coaching Staff. No member of the coaching staff of a member institution
may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the
academic year (including vacation periods during the academic year) with an outside team that involves
any student-athlete with eligibility remaining from the institution’s team except as provided under Bylaws
17.1.1.1, 17.32 and 17.34.3.

17.6.8.1.2.2 Olympic, Paralympic and National Team Development Program. There are no limits on the
number of student-athletes from the same institution who may participate in Olympic, Paralympic and
national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.6.8.1.2.2-(a) through 17.6.8.1.2.2-(c) unchanged.]

[17.6.8.2 unchanged.]

F. Bylaws: Amend 17.7, as follows:

17.7 Cross Country. Regulations for computing the cross country playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.7.1 through 17.7.7 unchanged.]

17.7.8 Other Restrictions.

17.7.8.1 Noncollegiate, Amateur Competition.

17.7.8.1.1 During Academic Year the Playing Season. A student-athlete in cross country who participates during the academic year institution's playing season as a member of any outside cross country team in any noncollegiate, amateur competition (e.g., team invitational meet, exhibition meets or other activity) except while representing the institution in intercollegiate cross country competition shall be ineligible for intercollegiate cross country competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.7.8.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog. The number of student-athletes from any one institution shall not exceed two.

17.7.8.1.1.1 Competition as Individual/Not Representing Institution. A student-athlete may participate in outside competition as an individual during the institution's playing season in the student-athlete's sport, as long as the student-athlete represents only the student-athlete in the competition and does not engage in such competition as a member of or receive expenses from an outside team.

17.7.8.1.1.2 Exempt Teams. A unit such as a "pro-am" golf team, doubles tennis team or a relay team in track and field is not considered an outside team, provided the unit does not score points for an overall team.

17.7.8.1.2 Out of Season. There During the academic year, not more than two student-athletes with eligibility remaining in intercollegiate cross country may practice or compete on an outside amateur cross country team. During the summer, there are no limits on the number of student-athletes from the same member institution with eligibility remaining in intercollegiate cross country who may practice or compete out of season on an outside amateur cross country team (competition on an outside team permitted only during the summer except as provided in Bylaw 17.7.8.1.1.1).

17.7.8.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.7.8.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves any student-athlete with eligibility remaining from the institution’s cross country team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.7.8.1.2.3 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.7.8.1.2.2-(a) through 17.7.8.1.2.2-(c) renumbered as 17.7.8.1.2.3-(a) through 17.7.8.1.2.3-(c) unchanged.]
17.7.8.1.3 Cross Country and Triathlon. Cross country and triathlon are considered the same sport for purposes of the outside competition legislation.

[17.7.8.2 unchanged.]

G. Bylaws: Amend 17.8, as follows:

17.8 Women's Equestrian. Regulations for computing the equestrian playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.8.1 through 17.8.8 unchanged.]

17.8.9 Other Restrictions.

17.8.9.1 Noncollegiate, Amateur Competition.

17.8.9.1.1 During Academic Year the Playing Season. A student-athlete in equestrian who participates during the academic year institution's playing season as a member of any outside equestrian team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate equestrian competition shall be ineligible for intercollegiate equestrian competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.8.9.1.1 Vacation Period Exception: A student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog.

17.8.9.1.1 Competition as Individual/Not Representing Institution. A student-athlete may participate in outside competition as an individual during the institution's playing season in the student-athlete's sport, as long as the student-athlete represents only the student-athlete in the competition and does not engage in such competition as a member of or receive expenses from an outside team.

17.8.9.1.2 Exempt Teams. A unit such as a "pro-am" golf team, doubles tennis team or a relay team in track and field is not considered an outside team, provided the unit does not score points for an overall team.

17.8.9.1.2 Out of Season. There are no limits on the number of student-athletes with eligibility remaining in intercollegiate equestrian who may practice or compete out of season on an outside, amateur equestrian team (competition on an outside team permitted only during the summer, except as provided in Bylaw 17.8.9.1.1.1).

17.8.9.1.2.1 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves any student-athlete with remaining eligibility from that institution's equestrian team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.8.9.1.2.2 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.8.9.1.2.2-(a) through 17.8.9.1.2.2-(c) unchanged.]

[17.8.9.2 unchanged.]

H. Bylaws: Amend 17.9, as follows:

17.9 Fencing. Regulations for computing the fencing playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.9.1 through 17.9.8 unchanged.]

17.9.9 Other Restrictions.

17.9.9.1 Noncollegiate, Amateur Competition.
17.9.9.1.1 During Academic Year the Playing Season. A student-athlete in fencing who participates during the academic year institution's playing season as a member of any outside fencing team in any noncollegiate, amateur competition (e.g., fencing tournament, exhibition games or other activity) except while representing the institution in intercollegiate fencing competition shall be ineligible for intercollegiate fencing competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.9.9.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog. The number of student-athletes from any one institution shall not exceed four.

17.9.9.1.1 Competition as Individual/Not Representing Institution. A student-athlete may participate in outside competition as an individual during the institution's playing season in the student-athlete's sport, as long as the student-athlete represents only the student-athlete in the competition and does not engage in such competition as a member of or receive expenses from an outside team.

17.9.9.1.2 Exempt Teams. A unit such as a "pro-am" golf team, doubles tennis team or a relay team in track and field is not considered an outside team, provided the unit does not score points for an overall team.

17.9.9.1.3 Exception -- USA Fencing National Championships. In fencing, a student-athlete may compete during the academic year as a member of a USA Fencing member club team in the USA Fencing National Championships.

17.9.9.1.2 Out of Season. During the academic year, not more than four student-athletes with eligibility remaining in intercollegiate fencing may practice or compete on an outside amateur fencing team. During the summer, there are no limits on the number of student-athletes from the same member institution with eligibility remaining in intercollegiate fencing who may practice or compete outside on an outside amateur fencing team (competition on an outside team permitted only during the summer except as provided in Bylaw 17.9.9.1.1.1).

17.9.9.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.9.9.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves any student-athlete with eligibility remaining with the institution's fencing team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.9.9.1.2.3 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.9.9.1.2.2-(a) through 17.9.9.1.2.2-(c) renumbered as 17.9.9.1.2.3-(a) through 17.9.9.1.2.3-(c) unchanged.]

[17.9.9.2 unchanged.]

I. Bylaws: Amend 17.10, as follows:

17.10 Field Hockey. Regulations for computing the field hockey playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.10.1 through 17.10.7 unchanged.]

17.10.8 Other Restrictions.

17.10.8.1 Noncollegiate, Amateur Competition.
17.10.8.1.1 During Academic Year the Playing Season. A student-athlete who participates during the academic year institution’s playing season as a member of any outside field hockey team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate field hockey competition shall be ineligible for intercollegiate field hockey competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.10.8.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution’s declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution’s catalog. The number of student-athletes from any one institution shall not exceed five.

17.10.8.1.1.2 May 1 Exception. A student-athlete in field hockey may compete outside an institution’s declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition, provided:

(a) Such participation occurs not earlier than May 1;
(b) The number of student-athletes from any one institution does not exceed five;
(c) The competition is approved by the institution’s director of athletics; and
(d) No class time is missed for practice activities or for competition.

17.10.8.1.2 Out of Season. A member institution may permit not more than five student-athletes with eligibility remaining in intercollegiate field hockey to practice or compete out of season on an outside amateur field hockey team (competition on an outside team permitted only during the summer, except as provided in Bylaws 17.10.8.1.1.1 and 17.10.8.1.1.2).

17.10.8.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.10.8.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) at any time (during the academic year, vacation periods and summer) with an outside team that involves any student-athlete with remaining eligibility from the institution’s field hockey team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.10.8.1.2.3 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.10.8.1.2.2-(a) through 17.10.8.1.2.2-(c) renumbered as 17.10.8.1.2.3-(a) through 17.10.8.1.2.3-(c) unchanged.]

[17.10.8.2 unchanged.]

J. Bylaws: Amend 17.11, as follows:

17.11 Football. Regulations for computing the football playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.11.1 through 17.11.8 unchanged.]

17.11.9 Other Restrictions.

17.11.9.1 Noncollegiate, Amateur Competition.

17.11.9.1.1 During Academic Year the Playing Season. A student-athlete in football who participates during the academic year institution’s playing season as a member of any outside football team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate football competition shall be ineligible for intercollegiate football competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).
competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.11.9.1.12.1 **Vacation Period Exception: Out of Season.** A student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog. The number of student-athletes from any one institution shall not exceed five.

17.11.9.1.2.1 **Application of Numerical Limitations to Transfer Student-Athletes.** A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.11.9.1.3 **Collegiate All-Start Contests.** A student-athlete who competes as a member of a squad in any college football all-star contest shall be denied further intercollegiate eligibility in football.

[17.11.9.2 unchanged.]

K. **Bylaws:** Amend 17.12, as follows:

17.12 Golf. Regulations for computing the golf playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.12.1 through 17.12.7 unchanged.]

17.12.8 Other Restrictions.

17.12.8.1 **Noncollegiate, Amateur Competition.**

17.12.8.1.1 **During Academic Year: the Playing Season.** A student-athlete in golf who participates during the academic year _institution's playing season_ as a member of any outside golf team in any noncollegiate, amateur competition (e.g., tournament play, exhibition meets or other activity) except while representing the institution in intercollegiate golf competition shall be ineligible for intercollegiate golf unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.12.8.1.1 **Vacation Period Exception.** A student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog. The number of student-athletes from any one institution shall not exceed two.

17.12.8.1.1.1 **Competition as Individual/Not Representing Institution.** A student-athlete may participate in outside competition as an individual during the institution's playing season in the student-athlete's sport, as long as the student-athlete represents only the student-athlete in the competition and does not engage in such competition as a member of or receive expenses from an outside team.

17.12.8.1.1.2 **Exempt Teams.** A unit such as a "pro-am" golf team, doubles tennis team or a relay team in track and field is not considered an outside team, provided the unit does not score points for an overall team.

17.12.8.1.2 **Out of Season.** _There During the academic year, not more than two student-athletes with eligibility remaining in intercollegiate golf may practice or compete on an outside amateur golf team. During the summer, there are no limits on the number of student-athletes with eligibility remaining in intercollegiate golf who may practice or compete out of season on an outside amateur golf team (competition on an outside team permitted only during the summer except as provided in Bylaw 17.12.8.1.1.1)._

17.12.8.1.2.1 **Application of Numerical Limitations to Transfer Student-Athletes.** A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.12.8.1.2.2 **Involvement of Coaching Staff.** No member of the coaching staff may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves any student-athlete with...
eligibility remaining from the institution’s golf team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.12.8.1.2.23 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.12.8.1.2.2-(a) through 17.12.8.1.2.2-(c) renumbered as 17.12.8.1.2.3-(a) through 17.12.8.1.2.3-(c) unchanged.]

[17.12.8.2 unchanged.]

L. Bylaws: Amend 17.13, as follows:

17.13 Gymnastics. Regulations for computing the gymnastics playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.13.1 through 17.13.8 unchanged.]

17.13.9 Other Restrictions.

17.13.9.1 Noncollegiate, Amateur Competition.

17.13.9.1.1 During Academic Year the Playing Season. A student-athlete in gymnastics who participates during the academic year institution’s playing season as a member of any outside gymnastics team in any noncollegiate, amateur competition (e.g., tournament, exhibition meets or other activity) except while representing the institution in intercollegiate gymnastics competition shall be ineligible for intercollegiate gymnastics competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.13.9.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution’s declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution’s catalog. The number of student-athletes from any one institution shall not exceed two.

17.13.9.1.1.1 Competition as Individual/Not Representing Institution. A student-athlete may participate in outside competition as an individual during the institution’s playing season in the student-athlete’s sport, as long as the student-athlete represents only the student-athlete in the competition and does not engage in such competition as a member of or receive expenses from an outside team.

17.13.9.1.2 Exempt Teams. A unit such as a “pro-am” golf team, doubles tennis team or a relay team in track and field is not considered an outside team, provided the unit does not score points for an overall team.

17.13.9.1.2 Out of Season. There During the academic year, not more than two student-athletes with eligibility remaining in intercollegiate gymnastics may practice or compete on an outside amateur gymnastics team. During the summer, there are no limits on the number of student-athletes from the same member institution with eligibility remaining in intercollegiate gymnastics who may practice or compete out of season on an outside amateur gymnastics team (competition on an outside team permitted only during the summer except as provided in Bylaw 17.13.9.1.1.1).

17.13.9.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.13.9.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves any student-athlete with eligibility remaining from the institution’s gymnastics team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.
17.13.9.1.2.23 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.13.9.1.2.2-(a) through 17.13.9.1.2.2-(c) renumbered as 17.13.9.1.2.3-(a) through 17.13.9.1.2.3-(c) unchanged.]

[17.13.9.2 unchanged.]

M. Bylaws: Amend 17.14, as follows:

17.14 Ice Hockey. Regulations for computing the ice hockey playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.14.1 through 17.14.7 unchanged.]

17.14.8 Other Restrictions.


17.14.8.1.1 During Academic Year the Playing Season, A student-athlete in ice hockey who participates during the academic year institution’s playing season as a member of any outside ice hockey team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate ice hockey competition shall be ineligible for intercollegiate ice hockey competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.14.8.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution’s declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution’s catalog. The number of student-athletes from any one institution shall not exceed four.

17.14.8.1.21 Exception – Conference All-Star Competition Against U.S. National Team. In women’s ice hockey, a student-athlete may compete during the academic year as a member of a conference all-star team in up to two contests against the U.S. Women’s National Ice Hockey Team in the 12 months prior to the Winter Olympic Games, provided the student-athlete is academically eligible for intercollegiate competition at the time of the competition.

17.14.8.1.2 Out of Season. There During the academic year, not more than four student-athletes with eligibility remaining in intercollegiate ice hockey may practice or compete on an outside amateur ice hockey team. During the summer, there are no limits on the number of student-athletes with eligibility remaining in intercollegiate ice hockey who may practice or compete out of season on an outside, amateur ice hockey team, provided such competition on an outside team occurs only during the summer (except as provided in Bylaw 17.14.8.1.1.1).

17.14.8.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.14.8.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) at any time (during the academic year, vacation periods and summer) with an outside team that involves any student-athlete with eligibility remaining from the institution’s ice hockey team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.14.8.1.2.23 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.14.8.1.2.2-(a) through 17.14.8.1.2.2-(c) renumbered as 17.14.8.1.2.3-(a) through 17.14.8.1.2.3-(c) unchanged.]
[17.14.8.2 unchanged.]

N. Bylaws: Amend 17.15, as follows:

17.15 Lacrosse. Regulations for computing the lacrosse playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.15.1 through 17.15.7 unchanged.]

17.15.8 Other Restrictions.

17.15.8.1 Noncollegiate, Amateur Competition.

17.15.8.1.1 During Academic Year the Playing Season. A student-athlete in lacrosse who participates during the academic year institution's playing season as a member of any outside lacrosse team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate lacrosse competition shall be ineligible for intercollegiate lacrosse competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.15.8.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog. The number of student-athletes from any one institution shall not exceed five.

17.15.8.1.2 Out of Season. A member institution may permit not more than five student-athletes with eligibility remaining in intercollegiate lacrosse to practice or compete out of season on an outside, amateur lacrosse team (competition on an outside team permitted only during the summer, except as provided in Bylaw 17.15.8.1.1.1).

17.15.8.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.15.8.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) at any time (during the academic year, vacation periods and summer) with an outside team that involves any student-athlete with eligibility remaining from the institution's lacrosse team except as provided under Bylaws 17.1.1.1.1, 17.32 and 17.34.3.

17.15.8.1.2.3 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.15.8.1.2.2-(a) through 17.15.8.1.2.2-(c) renumbered as 17.15.8.1.2.3-(a) through 17.15.8.1.2.3-(c) unchanged.]

[17.15.8.2 unchanged.]

O. Bylaws: Amend 17.16, as follows:

17.16 Rifle. Regulations for computing the rifle playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.16.1 through 17.16.8 unchanged.]

17.16.9 Other Restrictions.

17.16.9.1 Noncollegiate, Amateur Competition.

17.16.9.1.1 During Academic Year the Playing Season. A student-athlete in rifle who participates during the academic year institution's playing season as a member of any outside rifle team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the
institution in intercollegiate rifle competition shall be ineligible for intercollegiate rifle competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.16.9.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog. The number of student-athletes from any one institution shall not exceed two.

17.16.9.1.1 Competition as Individual/Not Representing Institution. A student-athlete may participate in outside competition as an individual during the institution's playing season in the student-athlete's sport, as long as the student-athlete represents only the student-athlete in the competition and does not engage in such competition as a member of or receive expenses from an outside team.

17.16.9.1.2 Exempt Teams. A unit such as a "pro-am" golf team, doubles tennis team or a relay team in track and field is not considered an outside team, provided the unit does not score points for an overall team.

17.16.9.1.2 Out of Season. There During the academic year, not more than two student-athletes with eligibility remaining in intercollegiate rifle may practice or compete on an outside amateur rifle team. During the summer, there are no limits on the number of student-athletes from the same member institution with eligibility remaining in intercollegiate rifle who may practice or compete out of season on an outside, amateur rifle team (competition on an outside team permitted only during the summer, except as provided in Bylaw 17.16.9.1.1.1).

17.16.9.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur rifle team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.16.9.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves any student-athlete with eligibility remaining from the institution's rifle team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.16.9.1.2.3 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.16.9.1.2.2-(a) through 17.16.9.1.2.2-(c) renumbered as 17.16.9.1.2.3-(a) through 17.16.9.1.2.3-(c) unchanged.]

[17.16.9.2 unchanged.]

P. Bylaws: Amend 17.17, as follows:

17.17 Women's Rowing. Regulations for computing the rowing playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.) The following regulations apply independently to open and lightweight rowing programs.

[17.17.1 through 17.17.8 unchanged.]

17.17.9 Other Restrictions.

17.17.9.1 Noncollegiate, Amateur Competition.

17.17.9.1.1 During Academic Year the Playing Season. A student-athlete in rowing who participates during the academic year institution's playing season as a member of any outside rowing team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate rowing competition shall be ineligible for intercollegiate rowing competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).
17.17.9.1.1 Vacation Period Exception. A student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog. The number of student-athletes from any one institution shall not exceed four.

17.17.9.1.2 Out of Season. There during the academic year, not more than four student-athletes with eligibility remaining in intercollegiate rowing may practice or compete on an outside amateur rowing team. During the summer, there are no limits on the number of student-athletes with eligibility remaining in intercollegiate rowing who may practice or compete out of season on an outside, amateur rowing team (competition on an outside team permitted only during the summer, except as provided in Bylaw 17.17.9.1.1.1).

17.17.9.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.17.9.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) at any time (during the academic year, vacation periods and summer) with an outside team that involves any student-athlete with remaining eligibility from that institution's rowing team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.17.9.1.2.3 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.17.9.1.2.2-(a) through 17.17.9.1.2.2-(c) renumbered as 17.17.9.1.2.3-(a) through 17.17.9.1.2.3-(c) unchanged.]

[17.17.9.2 unchanged.]

Q. Bylaws: Amend 17.18, as follows:

17.18 Women's Rugby. Regulations for computing the women's rugby playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.18.1 through 17.18.7 unchanged.]

17.18.8 Other Restrictions.

17.18.8.1 Noncollegiate, Amateur Competition.

17.18.8.1.1 During Academic Year the Playing Season. A student-athlete in women's rugby who participates during the academic year institution's playing season as a member of any outside rugby team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate rugby competition shall be ineligible for intercollegiate rugby competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.18.8.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog. The number of student-athletes from any one institution shall not exceed five.

17.18.8.1.1.2 May 1 Exception. A student-athlete in rugby may compete outside an institution's declared playing and practice season as a member of an outside team in any noncollegiate amateur competition, provided:

(a) Such participation occurs not earlier than May 1;
(b) The number of student-athletes from any one institution does not exceed five;
(c) The competition is approved by the institution's director of athletics; and
(d) No class time is missed for practice activities or for competition.

17.18.8.1.2 Out of Season. A member institution may permit not more than five student-athletes with eligibility remaining in intercollegiate women’s rugby to practice or compete out of season on an outside, amateur rugby team \((\text{competition on an outside team permitted only during the summer, except as provided in Bylaws 17.17.9.1.1.1 and 17.17.9.1.1.2})\).

17.18.8.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.18.8.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) at any time (during the academic year, vacation periods and summer) with an outside team that involves any student-athlete with eligibility remaining from the institution's women's rugby team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.18.8.1.2.3 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

\[17.18.8.1.2.2-(a) \text{ through 17.18.8.1.2.2-(c) renumbered as 17.18.8.1.2.3-(a) through 17.18.8.1.2.3-(c) unchanged.}\]

[17.18.8.2 unchanged.]

R. Bylaws: Amend 17.19, as follows:

17.19 Skiing. Regulations for computing the skiing playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.19.1 through 17.19.8 unchanged.]

17.19.9 Other Restrictions.

17.19.9.1 Noncollegiate, Amateur Competition.

17.19.9.1.1 During Academic Year the Playing Season. A student-athlete in skiing who participates during the academic year \((\text{institution's playing season})\) as a member of any outside skiing team in any noncollegiate, amateur competition (e.g., tournament, exhibition games or other activity) except while representing the institution in intercollegiate skiing competition shall be ineligible for intercollegiate skiing competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.2 for exceptions).

17.19.9.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog. The number of student-athletes from any one institution shall not exceed four.

17.19.9.1.1.1 Competition as Individual/Not Representing Institution. A student-athlete may participate in outside competition as an individual during the institution's playing season in the student-athlete's sport, as long as the student-athlete represents only the student-athlete in the competition and does not engage in such competition as a member of or receive expenses from an outside team.

17.19.9.1.2 Exempt Teams. A unit such as a "pro-am" golf team, doubles tennis team or a relay team in track and field is not considered an outside team, provided the unit does not score points for an overall team.

17.19.9.1.2 Out of Season. There During the academic year, not more than four student-athletes with eligibility remaining in intercollegiate skiing may practice or compete on an outside amateur skiing team. During the summer, there are no limits on the number of student-athletes from the same member institution with eligibility remaining in intercollegiate skiing who may practice or compete out of season on an outside,
amateur skiing team (competition on an outside team is permitted only during the summer, except as provided in Bylaw 17.19.9.1.1.1).

17.19.9.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.19.9.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves any student-athlete with eligibility remaining with the institution’s skiing team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.19.9.1.2.3 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.19.9.1.2.2-(a) through 17.19.9.1.2.2-(c) renumbered as 17.19.9.1.2.3-(a) through 17.19.9.1.2.3-(c) unchanged.]

[17.19.9.2 unchanged.]

S. Bylaws: Amend 17.20, as follows:

17.20 Soccer. Regulations for computing the soccer playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.20.1 through 17.20.7 unchanged.]

17.20.8 Other Restrictions.

17.20.8.1 Noncollegiate, Amateur Competition.

17.20.8.1.1 During the Academic Year the Playing Season. A student-athlete in soccer who participates during the academic year institution's playing season as a member of any outside soccer team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate soccer competition shall be ineligible for intercollegiate soccer competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.20.8.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog. The number of student-athletes from any one institution shall not exceed five.

17.20.8.1.1.2 May 1 Exception. A student-athlete in soccer may compete outside an institution's declared playing and practice season as a member of an outside team in any noncollegiate amateur competition, provided:

(a) Such participation occurs not earlier than May 1;

(b) The number of student athletes from any one institution does not exceed five;

(c) The competition is approved by the institution's director of athletics; and

(d) No class time is missed for practice activities or for competition.

17.20.8.1.2 Out of Season. A member institution may permit not more than five student-athletes with eligibility remaining in intercollegiate soccer to practice or compete out of season on an outside, amateur soccer team (competition on an outside team permitted only during the summer, except as provided in Bylaws 17.20.8.1.1.1 and 17.20.8.1.1.2).
17.20.8.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limit on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limit on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.20.8.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) at any time (during the academic year, vacation periods and summer) with an outside team that involves any student-athlete with eligibility remaining from the institution's soccer team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.20.8.1.2.3 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.20.8.1.2-(a) through 17.20.8.1.2-(c) renumbered as 17.20.8.1.2.3-(a) through 17.20.8.1.2.3-(c) unchanged.]

[17.20.8.2 unchanged.]

T. Bylaws: Amend 17.34, as follows:

17.34 Outside Competition—Effects on Eligibility. The eligibility of a student-athlete who engages in outside competition (see Bylaw 17.02.11) is affected as set forth in the following regulations.

17.34.1 Outside Competition—Sports Other Than Basketball. A student-athlete in any sport other than basketball who participates during the academic year as a member of any outside team in any noncollegiate, amateur competition becomes ineligible for intercollegiate competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement. A student-athlete is permitted to practice on such a team.

17.34.1.1 Exception—Sports Other Than Wrestling. In sports other than wrestling, a student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period. The number of student-athletes from any one institution shall not exceed the applicable limits set forth in Bylaw 17.32.2.

17.34.1.2 Exception—Women's Wrestling. In women's wrestling, a student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period, except a vacation period that occurs between the beginning of the institution's academic year and November 1. The number of student-athletes from any one institution shall not exceed the applicable limits set forth in Bylaw 17.32.2.

17.34.1.3 Exception—Men's Wrestling. In men's wrestling, a student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period, except a vacation period that occurs between the beginning of the institution's academic year and November 1 and any vacation period that occurs during the student-athlete's first academic term of full-time enrollment. A student-athlete must maintain a minimum grade-point average, as specified in Bylaw 14.3.3.2.3, to participate in outside competition. The number of student-athletes from any one institution shall not exceed the applicable limits set forth in Bylaw 17.32.2.

17.34.1.4 Exception—Soccer, Women's Volleyball, Field Hockey and Men's Water Polo. In soccer, women's volleyball, field hockey and men's water polo, a student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition, provided:

(a) Such participation occurs not earlier than May 1;

(b) In soccer, women's volleyball and field hockey, the number of student-athletes from any one institution does not exceed the applicable limits set forth in Bylaw 17.32.2;

(c) The competition is approved by the institution's director of athletics;

(d) No class time is missed for practice activities or for competition; and

(e) In women's volleyball, all practice and competition is confined to doubles tournaments in outdoor volleyball, either on sand or grass.
17.34.1.5 Exception — Conference All-Star Competition Against U.S. National Team — Women’s Ice Hockey. In women’s ice hockey, a student-athlete may compete during the academic year as a member of a conference all-star team in up to two contests against the U.S. Women’s National Ice Hockey Team in the 12 months prior to the Winter Olympic Games, provided the student-athlete is academically eligible for competition at the time of the competition.

17.34.1.6 Exception — Conference All-Star Competition Against U.S. National Team — Swimming and Diving. In swimming and diving, a student-athlete may compete during the academic year as a member of a conference all-star team in one contest against the USA Swimming National Team or the USA Diving National Team, provided the student-athlete is academically eligible for competition at the time of the competition.

17.34.1.7 Exception — USA Fencing National Championships. In fencing, a student-athlete may compete during the academic year as a member of a USA Fencing member club team in the USA Fencing National Championships.

17.34.1.8 Exception — Preseason Tryouts. A student-athlete who fails to make an institution’s team during a given year after participating in limited preseason tryouts shall not be subject to the provision of Bylaw 17.34.1.

17.34.1.9 Competition as Individual/Not Representing Institution. It is permissible for a student-athlete to participate in outside competition as an individual during the academic year in the student-athlete’s sport, as long as the student-athlete represents only the student-athlete in the competition and does not engage in such competition as a member of or receive expenses from an outside team.

17.34.1.9.1 Exception — No Competition Before November 1 — Wrestling. In wrestling, a student-athlete shall not participate in outside competition as an individual between the beginning of the institution’s academic year and November 1.

17.34.1.9.2 Exception — No Competition During First Term — Men’s Wrestling. In men’s wrestling, a student-athlete shall not participate in outside competition as an individual during the student-athlete’s first full-time term of collegiate enrollment. Thereafter, a student-athlete shall meet the minimum grade-point average requirement specified in Bylaw 14.4.3.3.3 in order to be eligible to compete in outside competition as an individual.

17.34.1.10 Exempt Teams. In individual sports (see Bylaw 17.02.18.2), such units as “pro-am” golf teams, doubles tennis teams, and relay teams in track and field are not considered to be outside teams for purposes of this legislation.

17.34.1.11 Triathlon and Cross Country, Track and Field and Swimming. Triathlon and cross country are considered the same sport, triathlon and track and field are considered the same sport, and triathlon and swimming are considered the same sport for purposes of Bylaw 17.34.

17.34.1.12 Volleyball and Beach Volleyball. Volleyball and beach volleyball are considered the same sport for purposes of Bylaw 17.34.

17.34.1.13 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team in the applicable sport and does not count in the limitation on the number of student-athletes at the second institution who may compete on an outside amateur team in the applicable sport unless the student-athlete is a student-athlete at that institution (e.g., has enrolled and attended classes during a summer term).

17.34.2 Outside Competition — Basketball. A student-athlete who participates in any organized basketball competition except while representing the institution in intercollegiate competition in accordance with the permissible playing season specified in Bylaw 17.4 becomes ineligible for any further intercollegiate competition in basketball (see Bylaws 17.34.2 and 17.34.4 for exceptions and waivers).

17.34.2.1 Organized Basketball Competition. Outside basketball competition, including competition involving teams with fewer than five players, shall be considered “organized” if any one of the following conditions exists:

(a) Teams are regularly formed or team rosters are predetermined;

(b) Competition is scheduled and publicized in advance;

(c) Official score is kept;

(d) Individual or team standings are maintained;

(e) Official timer or game officials are used;
(f) Team uniforms are used;

(g) Admission is charged;

(h) A team is privately or commercially sponsored; or

(i) Competition is either directly or indirectly sponsored, promoted or administered by an individual, an organization or any other agency.

17.34.2.2 Individual Subject to Outside Competition Regulations. Once a student-athlete becomes a candidate for the institution’s basketball team (has reported for the squad), or if the student was recruited by a member institution in part for basketball ability and subsequently enrolls in the institution, this prohibition against outside organized basketball competition remains applicable until the student-athlete’s intercollegiate basketball eligibility has been exhausted. This includes time while the student is officially withdrawn from college, fulfilling a residence requirement after transfer to another college, awaiting transfer or enrolled in a nonmember collegiate institution.

17.34.2.2.1 Exception -- 4-2-4 Transfer Participating in June Intercollegiate Event. Outside competition legislation does not apply to a 4-2-4 transfer prospective student-athlete who participates in a June intercollegiate event (see Bylaw 13.1.7.5.3).

17.34.2.3 Nonrecruited, Nonparticipant. Participation by a student-athlete in organized basketball competition while enrolled in a member institution and having participated in a sport other than basketball would not jeopardize the student’s eligibility in basketball if the individual had not been recruited in basketball and had not participated on or been a candidate for the institution’s intercollegiate basketball team.

17.34.21 Exceptions -- All Sports. The following exceptions to the outside-competition regulations are permitted:

(a) Preseason Tryouts. A student-athlete who fails to make an institution’s team during a given year after participating in limited preseason tryouts shall not be subject to the restrictions of the outside competition legislation.

(a b) High School or Two-Year College All-Star Contests. A student-athlete may compete in a high school or two-year college all-star contest during the summer prior to initial full-time enrollment in a regular term at the institution.

(b c) High School Alumni Game. A student-athlete may compete in one game a year involving participants from the student-athlete’s former high school and its alumni team. In sports other than basketball, this game must take place during an official vacation period of the institution’s academic year.

(c d) Multisport Events. A student-athlete may participate in officially recognized state and national multisport events.

(d e) Established Regional and National Championships. A student-athlete may participate in established regional (e.g., North American Championships, European Championships) and national championship events (including junior regional and national championships) and qualifying competition for such events.

(e f) International Events. A student-athlete may participate in the Olympic Games, Paralympic Games, Pan American Games, Parapan American Games, World Championships, World Cup, World University Games (Universiade) and World University Championships or the junior level equivalent competition (e.g., Youth Olympic Games, Junior World Championships, U19 World University Games) and qualifying competition (e.g., Olympic or Paralympic Trials) for such events.

(f g) National Team Tryouts. A student-athlete may participate in national team training, tryouts or competition events used for consideration for selection or to determine members of a national team that will participate in the Olympic Games, Paralympic Games, Pan American Games, Parapan American Games, World Championships, World Cup, World University Games (Universiade) or World University Championships or the junior level equivalent competition.

(g h) National Team Competition. A student-athlete may participate in competition involving national teams and junior national teams sponsored by the appropriate national governing bodies of the U.S. Olympic and Paralympic Committee (or, for the student-athletes representing another nation, the equivalent organization of that nation or, for student-athletes competing in a non-Olympic or non-Paralympic sport, the equivalent organization of that sport).

[17.34.3.1 renumbered as 17.34.1.1, unchanged.]

17.34.4 Exceptions -- Basketball.
(a) Summer League. A student-athlete may compete during the period between June 15 and August 31 or the institution's opening day of classes (see Bylaw 12.02.13.3), whichever comes earlier, on a team in a league certified per Bylaw 17.34.4.1, provided the student-athlete has received written permission from the institution's athletics director (or the director's official representative) prior to participation in the league. If the student-athlete is transferring and has been officially accepted for enrollment in a second institution, and if the previous institution certifies that the student has withdrawn and does not intend to return to that institution for the next term, this written permission is to be obtained from the member institution to which the student-athlete is transferring. Under such circumstances, the student-athlete does not count on the summer-league roster as a representative of either institution unless the student-athlete has enrolled and attended classes during the certifying institution's summer term.

(b) Puerto Rico Superior Basketball League. A student-athlete who is a resident of Puerto Rico may participate in the Superior Basketball League of Puerto Rico (see Bylaw 12.02.12).

(c) United States vs. U.S. National Teams. A student-athlete may participate in the United States against U.S. national teams.

(d) Outside Team Tours. A student-athlete may participate in an outside team summer foreign basketball tour (see Bylaw 17.32.2).

(e) Basketball Draft Combine. A student-athlete using the draft exception set forth in Bylaw 12.2.4.2.1 may participate in a draft combine sponsored by a professional sports organization (during the summer or academic year), provided the student-athlete has received written permission from the institution's director of athletics:

17.34.4.1 Summer Basketball Leagues. In order for a summer basketball league to be certified, a certification application form must be submitted each year to the NCAA national office. To be certified, the following criteria must be met by each league:

(a) All-Star Games Prohibition. No all-star game of any kind shall be permitted;

(b) Geographical Limitation. League play shall be within 100 air miles of the city limits of the student-athlete's official residence at the end of the previous academic year or the institution the student-athlete last attended as a regular student. If a league does not exist within 100 air miles of the student-athlete's residence, a student-athlete may participate in the summer league located closest to the student's official residence;

(c) Payment Prohibition. No member team shall make any payments for play or expenses directly or indirectly to any player;

(d) Postseason Competition. Postseason play-offs or tournaments shall be permitted, provided they involve intraleague competition and are completed by August 31;

(e) Player Limitations.

1. Number From Any One College. Each team shall include on its roster not more than two players with intercollegiate basketball eligibility remaining from any two-year or four-year college (other than a Division II or Division III member institution);

2. Replacement of Student-Athlete Who Withdraws. A student-athlete who is listed on the roster of a team and withdraws or is injured and will not continue to practice or compete may be replaced for the remainder of the season by another basketball student-athlete from the same institution. The institution is permitted only one replacement per team; and

(f) Revenue. No admission shall be charged for any game, no fee shall be charged for parking to attend any game, no revenue shall be realized at any game from raffles or similar activities, and no revenue shall be realized from over-the-air or cable television or radio rights fees for any game;

(g) Staff Limitations.

1. Neither the league nor any member team shall have on its staff or as a participant any person associated in any employment capacity with any two-year or four-year college, except that institutional employees who are not athletics department staff members and do not have responsibilities directly related to the athletics department may serve as game officials.
(2) Neither the league nor any member team shall have on its staff or as a participant any individual who has been found guilty or pleaded guilty in a court of law for having been involved in sports bribery, point shaving or game fixing;

(h) Venue. A certified league shall not be associated in any way with a venue or other entity that is associated in any way with wagering on intercollegiate athletics;

(i) Involvement of Agents. No individual or agency involved in the marketing of any individual’s athletics reputation or ability (including an employee of an agent or anyone associated with an agent in the agent’s capacity of marketing any individual’s athletics reputation or ability) shall be associated in any capacity with the league (or any team participating in the league);

(j) Awards. League participants may receive an award, provided the cost of the award is included in the participant’s entry fee;

(k) Accident Medical Insurance. The league operator must provide proof of accident medical insurance coverage for league participants; and

(l) Approval of League Operator or Manager. Individuals involved in operating or managing a league must be approved in accordance with guidelines established by the NCAA basketball certification staff.

17.34.5 Collegiate All-Star Contests. A student-athlete who competes as a member of a squad in any college all-star football or basketball contest shall be denied further intercollegiate eligibility in that sport.

U. Bylaws: Amend 17.30, as follows:

17.30 Women’s Wrestling. Regulations for computing the women’s wrestling playing season set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.30.1 through 17.30.8 unchanged.]

17.30.9 Other Restrictions.

17.30.9.1 Noncollegiate, Amateur Competition.

17.30.9.1.1 During Academic Year the Playing Season. A student-athlete in women’s wrestling who participates during the academic year institution’s playing season as a member of any outside women’s wrestling team in any noncollegiate, amateur competition (e.g., team invitational meets, exhibition meets or other activity) except while representing the institution in intercollegiate women’s wrestling competition shall be ineligible for intercollegiate wrestling competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.30.9.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution’s declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution’s catalog, except a vacation period that occurs between the beginning of the institution’s academic year and November 1. The number of student-athletes from any one institution shall not exceed five.

17.30.9.1.1.1 Competition as Individual/Not Representing Institution. A women’s wrestling student-athlete may participate in outside competition as an individual during the institution’s playing season beginning November 1 (see Bylaw 17.30.9.1.2.1), provided the student-athlete represents only the student-athlete in the competition and does not engage in such competition as a member of or receive expenses from an outside team.

17.30.9.1.2 Out of Season. There During the academic year, not more than two student-athletes with eligibility remaining in intercollegiate women’s wrestling may practice or compete on an outside amateur women’s wrestling team. During the summer, there are no limits on the number of student-athletes from the same institution with eligibility remaining in intercollegiate women’s wrestling who may practice or compete out of season on an outside, amateur women’s wrestling team (competition on an outside team permitted only during the summer, except as provided in Bylaw 17.30.9.1.1.1).

17.30.9.1.2.1 Exception -- No Competition Before November 1. A women’s wrestling student-athlete shall not participate in outside competition from the beginning of the institution’s academic year through October 31.
17.30.9.1.2.2 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.30.9.1.2.43 Involvement of Coaching Staff. No member of the coaching staff of an institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves any student-athlete with eligibility remaining from the institution's women's wrestling team except as provided under Bylaws 17.1.1.1, 17.31 and 17.34.3.

17.30.9.1.2.24 Olympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.30.9.1.2.2-(a) through 17.30.9.1.2.2-(c) renumbered as 17.30.9.1.2.4-(a) through 17.30.9.1.2.4-(c) unchanged.]

[17.30.9.2 unchanged.]

V. Bylaws: Amend 17.29, as follows:

17.29 Men’s Wrestling. Regulations for computing the men’s wrestling playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.29.1 through 17.29.8 unchanged.]

17.29.9 Other Restrictions.

17.29.9.1 Noncollegiate, Amateur Competition.

17.29.9.1.1 During Academic Year the Playing Season. A student-athlete in men’s wrestling who participates during the academic year institution’s playing season as a member of any outside men's wrestling team in any noncollegiate, amateur competition (e.g., team invitational meets, exhibition meets or other activity) except while representing the institution in intercollegiate men’s wrestling competition shall be ineligible for intercollegiate wrestling competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.29.9.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution’s catalog except a vacation period that occurs between the beginning of the institution’s academic year and November 1. The number of student-athletes from any one institution shall not exceed five.

17.29.9.1.1 Competition as Individual/Not Representing Institution. A men's wrestling student-athlete may participate in outside competition as an individual during the institution's playing season beginning November 1 (see Bylaw 17.29.9.1.2.1) or, for a first-year student-athlete, beginning after completion of the first term of enrollment (see Bylaw 17.29.9.1.2.2), provided the student-athlete represents only the student-athlete in the competition and does not engage in such competition as a member of or receive expenses from an outside team. A student-athlete shall meet the minimum grade-point average requirement specified in Bylaw 14.4.3.3.3 to participate in outside competition as an individual.

17.29.9.1.2 Out of Season. There During the academic year, not more than two student-athletes with eligibility remaining in intercollegiate men's wrestling may practice or compete on an outside amateur men's wrestling team. During the summer, there are no limits on the number of student-athletes from the same member institution with eligibility remaining in intercollegiate men's wrestling who may practice or compete out of season on an outside, amateur men's wrestling team (competition on an outside team permitted only during the summer, except as provided in Bylaw 17.29.9.1.1). A student-athlete shall meet the minimum grade-point average requirement specified in Bylaw 14.4.3.3.3 to participate in outside competition.
17.29.9.1.2.1 Exception -- No Competition Before November 1. A men's wrestling student-athlete shall not participate in outside competition from the beginning of the institution's academic year through October 31.

17.29.9.1.2.2 Exception -- No Competition During First Term. A men's wrestling student-athlete shall not participate in outside competition at any time during the student-athlete's first full-time term of collegiate enrollment.

17.29.9.1.2.3 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.29.9.1.2.14 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves any student-athlete with eligibility remaining from the institution's men's wrestling team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.29.9.1.2.25 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.29.9.1.2.(a) through 17.29.9.1.2.(c) renumbered as 17.29.9.1.2.5-(a) through 17.29.9.1.2.5-(c) unchanged.]

[17.29.9.2 unchanged.]

W. Bylaws: Amend 17.28, as follows:

17.28 Water Polo. Regulations for computing the men's and women's water polo playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.28.1 through 17.28.8 unchanged.]

17.28.9 Other Restrictions.

17.28.9.1 Noncollegiate, Amateur Competition.

17.28.9.1.1 During Academic Year the Playing Season. A student-athlete in water polo who participates during the academic year institution's playing season as a member of any outside water polo team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate water polo competition shall be ineligible for intercollegiate water polo competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.2 for exceptions).

17.28.9.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog. There are no limitations on the number of student-athletes from any one institution who may compete on an outside amateur water polo team.

17.28.9.1.1.2 May 1 Exception. A student-athlete in men's water polo may compete outside an institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition provided:

(a) Such participation occurs not earlier than May 1;

(b) The competition is approved by the institution's director of athletics; and

(c) No class time is missed for practice activities or for competition.

17.28.9.1.2 Out of Season. There are no limitations on the number of student-athletes from the same member institution with eligibility remaining who may practice or compete out of season on an outside
amateur water polo team (competition on an outside team permitted only during the summer, except as provided in Bylaws 17.28.9.1.1.1 and 17.28.9.1.1.2).

17.28.9.1.2.1 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves any student-athlete with eligibility remaining from the institution's water polo team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.28.9.1.2.2 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.28.9.1.2.2-(a) through 17.28.9.1.2.2-(c) unchanged.]

[17.28.9.2 unchanged.]

X. Bylaws: Amend 17.27, as follows:

17.27 Volleyball. Regulations for computing the volleyball playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.27.1 through 17.27.12 unchanged.]

17.27.13 Other Restrictions.

17.27.13.1 Noncollegiate, Amateur Competition.

17.27.13.1.1 During Academic Year—Men and Women the Playing Season. A student-athlete in volleyball who participates during the academic year institution's playing season as a member of any outside volleyball team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate volleyball competition shall be ineligible for intercollegiate volleyball competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.27.13.1.1.1 Vacation-Period Exception. A student-athlete in men's or women's volleyball may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog. The number of student-athletes from any one institution shall not exceed two.

17.27.13.1.1.2 May 1 Exception—Women's Volleyball. A student-athlete in women's volleyball may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition, provided:

(a) Such participation occurs not earlier than May 1;

(b) The number of student-athletes from any one institution does not exceed two;

(c) The competition is approved by the institution's director of athletics;

(d) No class time is missed for practice activities or for competition; and

(e) All practice and competition is confined to doubles tournaments in outdoor volleyball, either on sand or grass.

17.27.13.1.2 Out of Season. In men's and women's volleyball, a member institution may permit not more than two student-athletes with eligibility remaining in intercollegiate volleyball to practice or compete out of season on an outside, amateur volleyball team (competition on an outside team permitted only during the summer, except as provided in Bylaws 17.27.13.1.1.1 and 17.27.13.1.1.2).

17.27.13.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.
17.27.13.1.2.42 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) at any time (during the academic year, vacation periods and summer) with an outside team that involves any student-athlete with eligibility remaining from the institution’s volleyball team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.27.13.1.2.23 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.27.13.1.2.2-(a) through 17.27.13.1.2.2-(c) renumbered as 17.27.13.1.2.3-(a) through 17.27.13.1.2.3-(c) unchanged.]

17.27.13.1.3 Volleyball and Beach Volleyball. Volleyball and beach volleyball are considered the same sport for purposes of the outside competition legislation.

[17.27.13.2 unchanged.]

Y. Bylaws: Amend 17.26, as follows:

17.26 Women’s Triathlon. Regulations for computing the women’s triathlon playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.26.1 through 17.26.8 unchanged.]

17.26.9 Other Restrictions.

17.26.9.1 Noncollegiate, Amateur Competition.

17.26.9.1.1 During Academic Year the Playing Season. A student-athlete in triathlon who participates during the academic year institution’s playing season as a member of any outside triathlon team in any noncollegiate, amateur competition (e.g., team invitational meet, exhibition meets or other activity) except while representing the institution in intercollegiate triathlon competition shall be ineligible for intercollegiate triathlon competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.26.9.1.1.1 Vacation Period Exception. A student-athlete in triathlon may compete outside the institution’s declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution’s catalog. The number of student-athletes from any one institution shall not exceed two.

17.26.9.1.1.1 Competition as Individual/Not Representing Institution. A student-athlete may participate in outside competition as an individual during the institution’s playing season in the student-athlete’s sport, as long as the student-athlete represents only the student-athlete in the competition and does not engage in such competition as a member of or receive expenses from an outside team.

17.26.9.1.2 Exempt Teams. A unit such as a “pro-am” golf team, doubles tennis team or a relay team in track and field is not considered an outside team, provided the unit does not score points for an overall team.

17.26.9.1.2 Out of Season. During the academic year, not more than two student-athletes with eligibility remaining in intercollegiate triathlon may practice or compete on an outside amateur triathlon team. During the summer, there are no limits on the number of student-athletes from the same member institution with eligibility remaining in intercollegiate triathlon who may practice or compete out of season on an outside, amateur triathlon team (competition on an outside team is permitted only during the summer, except as provided in Bylaw 17.26.9.1.1.1).

17.26.9.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.
17.26.9.1.2.42 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with any student-athlete with eligibility remaining from the institution’s triathlon team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.26.9.1.2.23 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.26.9.1.2.2-(a) through 17.26.9.1.2.2-(c) renumbered as 17.26.9.1.2.3-(a) through 17.26.9.1.2.3-(c) unchanged.]

17.26.9.1.3 Triathlon and Cross Country, Track and Field and Swimming. Triathlon and cross country are considered the same sport, triathlon and track and field are considered the same sport, and triathlon and swimming are considered the same sport for purposes of the outside competition legislation.

[17.26.9.2 unchanged.]

Z. Bylaws: Amend 17.25, as follows:

17.25 Track and Field, Indoor/Outdoor. Regulations for computing the indoor/outdoor track and field playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.25.1 through 17.25.8 unchanged.]

17.25.9 Other Restrictions.

17.25.9.1 Noncollegiate, Amateur Competition.

17.25.9.1.1 During Academic Year the Playing Season. A student-athlete in indoor/outdoor track and field who participates during the academic year institution's playing season as a member of any outside indoor/outdoor track and field team in any noncollegiate, amateur competition (e.g., team invitational meet, exhibition meets or other activity) except while representing the institution in intercollegiate indoor/outdoor track and field competition shall be ineligible for intercollegiate indoor/outdoor track and field competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.25.9.1.1.1 Vacation Period Exception. A student athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog. The number of student-athletes from any one institution shall not exceed seven.

17.25.9.1.1 Competition as Individual/Not Representing Institution. A student-athlete may participate in outside competition as an individual during the institution's playing season in the student-athlete's sport, as long as the student-athlete represents only the student-athlete in the competition and does not engage in such competition as a member of or receive expenses from an outside team.

17.25.9.1.1.2 Exempt Teams. A unit such as a "pro-am" golf team, doubles tennis team or a relay team in track and field is not considered an outside team, provided the unit does not score points for an overall team.

17.25.9.1.2 Out of Season. During the academic year, not more than seven student-athletes with eligibility remaining in intercollegiate indoor/outdoor track and field may practice or compete on an outside amateur indoor/outdoor track and field team. During the summer, there are no limits on the number of student-athletes with eligibility remaining in intercollegiate indoor/outdoor track and field who may practice or compete out of season on an outside, amateur indoor/outdoor track and field team (competition on an outside team permitted only during the summer, except as provided in Bylaw 17.25.9.1.1.1).

17.25.9.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.
17.25.9.1.2.42 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves any student-athlete with eligibility remaining from the institution’s indoor/outdoor track and field team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.25.9.1.2.23 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.25.9.1.2.2-(a) through 17.25.9.1.2.2-(c) renumbered as 17.25.9.1.2.3-(a) through 17.25.9.1.2.3-(c) unchanged.]

17.25.9.1.3 Track and Field and Triathlon. Track and field and triathlon are considered the same sport for purposes of the outside competition legislation.

[17.25.9.2 unchanged.]

AA. Bylaws: Amend 17.24, as follows:

17.24 Tennis. Regulations for computing the tennis playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.24.1 through 17.24.7 unchanged.]

17.24.8 Other Restrictions.

17.24.8.1 Noncollegiate, Amateur Competition.

17.24.8.1.1 During Academic Year the Playing Season. A student-athlete in tennis who participates during the academic year institution’s playing season as a member of any outside tennis team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate tennis competition shall be ineligible for intercollegiate tennis competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.24.8.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution’s declared playing and practice season as a member of any outside team in any noncollegiate, amateur competition during any official vacation period published in the institution’s catalog. The number of student-athletes from any one institution shall not exceed two.

17.24.8.1.1.1 Competition as Individual/Not Representing Institution. A student-athlete may participate in outside competition as an individual during the institution’s playing season in the student-athlete’s sport, as long as the student-athlete represents only the student-athlete in the competition and does not engage in such competition as a member of or receive expenses from an outside team.

17.24.8.1.2 Exempt Teams. A unit such as a “pro-am” golf team, doubles tennis team or a relay team in track and field is not considered an outside team, provided the unit does not score points for an overall team.

17.24.8.1.2 Out of Season. There During the academic year, not more than two student-athletes with eligibility remaining in intercollegiate tennis may practice or compete on an outside amateur tennis team. During the summer, there are no limits to the number of student-athletes with eligibility remaining in intercollegiate tennis who may practice or compete out of season on an outside, amateur tennis team (competition on an outside team permitted only during the summer, except as provided in Bylaw 17.24.8.1.1.1).

17.24.8.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.24.8.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves
any student-athlete with eligibility remaining from the institution's tennis team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.24.8.1.2.23 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.24.8.1.2.2-(a) through 17.24.8.1.2.2-(c) renumbered as 17.24.8.1.2.3-(a) through 17.24.8.1.2.3-(c) unchanged.]

[17.24.8.2 unchanged.]

BB. Bylaws: Amend 17.23, as follows:

17.23 Swimming and Diving. Regulations for computing the swimming and diving playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.23.1 through 17.23.8 unchanged.]

17.23.9 Other Restrictions.

17.23.9.1 Noncollegiate, Amateur Competition.

17.23.9.1.1 During Academic Year the Playing Season. A student-athlete in swimming and diving who participates during the academic year institution's playing season as a member of any outside team in any noncollegiate, amateur competition (e.g., team invitational meet, exhibition meets or other activity) except while representing the institution in intercollegiate competition shall be ineligible for intercollegiate swimming and diving competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.23.9.1.1.1 Vacation Period Exception. A student-athlete may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog.

17.23.9.1.21 Exception – Conference All-Star Competition Against U.S. National Team. A student-athlete may compete during the academic year as a member of a conference all-star team in one contest against the USA Swimming National Team or the USA Diving National Team, provided the student-athlete is academically eligible for intercollegiate competition at the time of the competition.

17.23.9.1.2 Competition as Individual/Not Representing Institution. A student-athlete may participate in outside competition as an individual during the institution's playing season in the student-athlete's sport, as long as the student-athlete represents only the student-athlete in the competition and does not engage in such competition as a member of or receive expenses from an outside team.

17.23.9.1.3 Exempt Teams. A unit such as a "pro-am" golf team, doubles tennis team or a relay team in track and field is not considered an outside team, provided the unit does not score points for an overall team.

17.23.9.1.2 Out of Season. There are no limits on the number of student-athletes from the same member institution with eligibility remaining who may practice or compete out of season on an outside amateur team (competition on an outside team permitted only during the summer, except as provided in Bylaw 17.23.9.1.1.1).

17.23.9.1.2.1 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves any student-athlete with eligibility remaining from the institution's swimming and diving team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.23.9.1.2.2 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.23.9.1.2.2-(a) through 17.23.9.1.2.2-(c) unchanged.]

Date Printed: 05/21/2024
17.23.9.1.3 Swimmers and Triathletes. Swimming and triathlon are considered the same sport for purposes of the outside competition legislation.

[17.23.9.2 unchanged.]

CC. Bylaws: Amend 17.22, as follows:

17.22 Women's Stunt. Regulation for computing the women's stunt playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.22.1 through 17.22.8 unchanged.]

17.22.9 Other Restrictions.

17.22.9.1 Noncollegiate, Amateur Competition.

17.22.9.1.1 During Academic Year the Playing Season. A student-athlete in women's stunt who participates during the academic year institution's playing season as a member of any outside stunt team in any noncollegiate, amateur competition (e.g., tournament, exhibition meets or other activity) except while representing the institution in intercollegiate women's stunt competition shall be ineligible for intercollegiate stunt competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

17.22.9.1.1 Vacation Period Exception. A student-athlete in women's stunt may compete outside the institution's declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution's catalog. There are no limitations on the number of student-athletes from any one institution who may compete on an outside amateur stunt team.

17.22.9.1.2 Out of Season. There are no limits on the number of student-athletes from the same institution with eligibility remaining in intercollegiate women's stunt who may practice or compete out of season on an outside, amateur stunt team (competition on an outside team is permitted only during the summer except as provided in Bylaw 17.22.9.1.1).

17.22.9.1.2.1 Involvement of Coaching Staff. No member of the coaching staff of an institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) during the academic year (including vacation periods during the academic year) with an outside team that involves any student-athlete with eligibility remaining from the institution's women's stunt team except as provided under Bylaws 17.1.1.1, 17.31 and 17.32.3.

17.22.9.1.2.2 Olympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.22.9.1.2.2-(a) through 17.22.9.1.2.2-(c) unchanged.]

[17.22.9.2 unchanged.]

DD. Bylaws: Amend 17.21, as follows:

17.21 Softball. Regulations for computing the softball playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.21.1 through 17.21.7 unchanged.]

17.21.8 Other Restrictions.

17.21.8.1 Noncollegiate, Amateur Competition.

17.21.8.1.1 During Academic Year the Playing Season. A student-athlete in softball who participates during the academic year institution's playing season as a member of any outside softball team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate softball competition shall be ineligible for intercollegiate softball competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).
17.21.8.1.1 Vacation Period Exception. A student-athlete may compete outside the institution’s declared playing and practice season as a member of an outside team in any noncollegiate, amateur competition during any official vacation period published in the institution’s catalog. The number of student-athletes from any one institution shall not exceed four.

17.21.8.1.2 Out of Season. A member institution may permit not more than four student-athletes with eligibility remaining in intercollegiate softball to practice or compete out of season on an outside, amateur softball team (competition on an outside team permitted only during the summer, except as provided in Bylaw 17.21.8.1.1.1).

17.21.8.1.2.1 Application of Numerical Limitations to Transfer Student-Athletes. A student-athlete who has officially withdrawn from a four-year institution and has been accepted for enrollment at a second institution does not count in the limitation on the number of student-athletes from the first institution who may compete on an outside amateur team. The individual does not count in the limitation on the number of student-athletes at the second institution unless the individual is a student-athlete at that institution pursuant to Bylaw 13.02.14.

17.21.8.1.2.2 Involvement of Coaching Staff. No member of the coaching staff of a member institution may be involved in any capacity (e.g., coach, official, player or league/team administrator) at any time (during the academic year, vacation periods and summer) with an outside team that involves any student-athlete with eligibility remaining from the institution’s softball team except as provided under Bylaws 17.1.1.1, 17.32 and 17.34.3.

17.21.8.1.2.3 Olympic, Paralympic and National Team Development Program. There are no limits on the number of student-athletes from the same institution who may participate in Olympic, Paralympic and national team development programs. Such programs may also include a coach and student-athlete from the same institution, provided:

[17.21.8.1.2.2-(a) through 17.21.8.1.2.2-(c) renumbered as 17.21.8.1.2.3-(a) through 17.21.8.1.2.3-(c) unchanged.]

[17.21.8.2 unchanged.]

Source: NCAA Division I Council (Legislative Committee)

Effective Date: August 1, 2024

Category: Amendment

Topical Area: Playing and Practice Seasons

Rationale: The Board of Directors and Council referred Transformation Committee concepts related to playing and practice seasons, including outside competition, to the Legislative Committee Modernization of the Rules Subcommittee. Additionally, the Committee on Student-Athlete Reinstatement requested that the Modernization of the Rules Subcommittee examine the history and merits of outside competition legislation in light of the current climate in intercollegiate athletics. Current legislation prohibits competition with an outside, amateur team for the duration of the academic year, with several sport-specific and timing-based exceptions. Limiting the prohibition on outside competition to within an institution’s playing and practice season protects the integrity of the playing season while allowing student-athletes the option to participate on noncollegiate, amateur teams when they are not in season. Maintaining limits on the number of student-athletes from one program who can participate on the same noncollegiate, amateur team when their sport is out of season addresses the concern that outside competition could be used by team sports to circumvent out of season practice and competition rules.

Division I Commitment addressed by proposal: The Commitment to Value-Based Legislation.

Is the proposal consequential or nationally significant?: Yes. Legislation governing outside competition is nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: This proposal is enforceable and it removes the burden of monitoring outside competition activities during the academic year outside of the playing season.

How does the proposal support student-athlete success/well-being?: This proposal supports student-athlete well-being by allowing participation in outside competition outside of an institution’s playing and practice season.

Estimated Budget Impact: None.
Impact on Student-Athlete's Time (Academic and/or Athletics): Based on student-athlete's decision to engage in outside competition.

Position Statement(s):
None

History:
- Apr 2, 2024: In Progress
  The Legislative Committee recommended the Council amend the proposal, as specified: 1) In men's and women's volleyball to increase, from two to four, the number of student-athletes with eligibility remaining in intercollegiate volleyball who may practice or compete out of season on an outside, amateur volleyball team; and (2) To specify that beach volleyball and volleyball are not considered the same sport for purposes of the outside competition legislation.
- Apr 25, 2024: In Progress

Athletics Personnel

| No. 2024-23 ATHLETICS PERSONNEL -- NONCOACHING STAFF MEMBERS WITH SPORT-SPECIFIC RESPONSIBILITIES -- LIMITED ON-COURT OR ON-FIELD ACTIVITIES -- SPORTS OTHER THAN MEN'S BASKETBALL AND FOOTBALL |

Intent: In sports other than men's basketball and football, to permit a noncoaching staff member with sport-specific responsibilities to participate in limited on-court or on-field activities (e.g., assist with drills, throw batting practice) during practice and competition involving student-athletes on a regular basis; further to specify that a noncoaching staff member with sport-specific responsibilities is prohibited from signaling plays during practice and competition.

Bylaws: Amend 11.7, as follows:

11.7 Limitations on the Number and Duties of Coaches and Noncoaching Staff Members.

[11.7.1 unchanged.]

11.7.2 Noncoaching Staff Member with Sport-Specific Responsibilities -- Men's Basketball and Football. A in men's basketball and football, a noncoaching staff member with sport-specific responsibilities (e.g., director of operations, administrative assistant) is prohibited from participating in on-court or on-field activities (e.g., assist with drills, throw batting practice, signal plays) and is prohibited from participating with or observing student-athletes in the staff member's sport who are engaged in nonorganized voluntary athletically related activities (e.g., pick-up games).

11.7.3 Noncoaching Staff Member with Sport-Specific Responsibilities -- Sports Other than Men's Basketball and Football. In sports other than men's basketball and football, a noncoaching staff member with sport-specific responsibilities (e.g., director of operations, administrative assistant) may participate in limited on-court or on-field activities (e.g., assist with drills, throw batting practice) during practice and competition involving student-athletes on a regular basis. A noncoaching staff member with sport-specific responsibilities is prohibited from participating with or observing student-athletes in the staff member's sport who are engaged in nonorganized voluntary athletically related activities (e.g., pick-up games) and is prohibited from signaling plays during practice and competition (see Bylaw 11.02.2).

[11.7.3 through 11.7.5 renumbered as 11.7.4 through 11.7.6, unchanged.]

Source: NCAA Division I Council (Legislative Committee)

Effective Date: August 1, 2024

Category: Amendment

Topical Area: Athletics Personnel

Rationale: The Transformation Committee charged the Modernization of the Rules Subcommittee with effectuating transformational change in modernizing the division's rules. During the development of Proposal Nos. 2022-28, 2022-29 and 2022-30, the Modernization of the Rules Subcommittee conducted a comprehensive review of athletics personnel legislation to determine whether national regulation was necessary in specified areas.
Prohibiting noncoaching staff members with sport-specific responsibilities from participating in limited on-field or on-court activities does not meet the needs of today's student-athletes. This proposal allows institutions the necessary flexibility to support student-athletes during practice and competition with the number of staff members the institution deems most appropriate and codifies the application of a blanket waiver that was in effect for the previous three academic years (2020-21, 2021-22 and 2022-23) and was renewed in January 2024 for the remainder of the 2023-24 playing seasons. The proposal neither alters the definition of a countable coach nor increases the number of countable coaches an institution may employ, but instead eliminates national regulation on an unnecessary limitation on the duties of noncoaching staff members with sport-specific responsibilities. Note: Because this proposal would change autonomy legislation, adoption by the Division I Council would require an 80% majority as emergency legislation. This concept is an extension of previously considered NCAA Bylaw 11 recommendations that were made based on the charge of the Division I Transformation Committee to the Division I Legislative Committee.

**Division I Commitment addressed by proposal:** The Commitment to Student-Athlete Well-Being.

**Is the proposal consequential or nationally significant?** Yes. The duties of noncoaching staff members with sport-specific responsibilities is nationally significant.

**Is the proposal enforceable and how do the merits outweigh monitoring burdens?** Yes. This proposal reduces the monitoring burden on institutional compliance staffs regarding the duties of noncoaching staff members with sport-specific responsibilities.

**How does the proposal support student-athlete success/well-being?** This proposal provides student-athletes additional support during practice and competition activities.

**Estimated Budget Impact:** None.

**Impact on Student-Athlete's Time (Academic and/or Athletics):** None.

**Position Statement(s):**

None

**History:**

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<td>The Council amended the proposal to include women's basketball.</td>
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**Recruiting**

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**Intent:** To eliminate the exception that allows a questionnaire to be sent to a prospective student-athlete prior to the first permissible date to receive recruiting materials and electronic correspondence.

**Bylaws:** Amend 13.4, as follows:

13.4 Recruiting Materials.

13.4.1 Recruiting Materials and Electronic Correspondence -- General Rule. An institution shall not provide recruiting materials, including general correspondence related to athletics, or send electronic correspondence to an individual (or the individual’s family members) until June 15 at the conclusion of the individual's sophomore year in high school. [D]

[13.4.1.1 through 13.4.1.9 unchanged.]

13.4.1.10 Recruiting Materials. As specified below, an institution may provide only the following materials to a prospective student-athlete, the prospective student-athlete's family members, coaches or any other individual responsible for teaching or directing an activity in which a prospective student-athlete is involved: [D]

(a) General Correspondence. There are no restrictions on the design or content of general correspondence and attachments, except that the size of the printed material may not exceed 8½ by 11 inches when opened in full. There are no restrictions on the design or content of an envelope used to send general correspondence and attachments, except that the size of the envelope may not exceed 9 by 12 inches.

(b) Camp or Clinic Information. Camp or clinic information may be provided at any time. (See Bylaw 12.5.1.6.)
(c) Questionnaires. An institution may provide questionnaires at any time.

(d (c) Nonathletics Institutional Publications. An institution may provide nonathletics institutional publications (e.g., official academic, admissions and student-services publications published by the institution) available to all students at any time.

(e d) Educational Material Published by the NCAA. Educational material published by the NCAA (e.g., NCAA Guide for the College-Bound Student-Athlete) may be provided at any time.

(f e) Preenrollment Information. An institution may provide any necessary preenrollment information regarding orientation, conditioning, academics and practice activities to a prospective student-athlete, provided prospective student-athlete has signed a National Letter of Intent or institutional financial aid agreement, or has been officially accepted for enrollment.

(g f) Video/Audio Materials. An institution may provide video or audio materials to a prospective student-athlete.

[13.4.2 unchanged.]}

Source: NCAA Division I Council (Legislative Committee)

Effective Date: Immediate

Category: Amendment

Topical Area: Recruiting

Rationale: Following the adoption of early recruiting legislation, questionnaires have become an avenue to send recruiting materials to prospective student-athletes prior to the first permissible date to receive recruiting materials instead of a means to gather information on prospective student-athletes who may be interested in the institution’s athletics programs. Further, since the content of questionnaires is not regulated, recruiting materials with very limited questions are often sent to prospective student-athletes as questionnaires in order for coaches to contact a prospective student-athlete prior to the first permissible date. This proposal recognizes that questionnaires have become, and should be treated as, recruiting materials and aligns the first permissible date to send a questionnaire to a prospective student-athlete with the first permissible date a prospective student-athlete may receive other recruiting materials.

Division I Commitment addressed by proposal: The Commitment to Responsible Recruiting Standards.

Is the proposal consequential or nationally significant?: Yes. Early recruiting is a nationally significant issue.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. This proposal establishes a clear standard for when recruiting materials may be sent to a prospective student-athlete.

How does the proposal support student-athlete success/well-being?: This proposal reinforces a consistent standard for the first permissible date for a prospective student-athlete to receive recruiting materials and electronic correspondence.

Estimated Budget Impact: Potential costs savings associated with a reduction in recruiting materials.

Impact on Student-Athlete’s Time (Academic and/or Athletics): None.

Position Statement(s):
None

History:

Apr 3, 2024: In Progress

No. 2024-25 RECRUITING – TELEPHONE CALLS – OFFICIAL AND UNOFFICIAL VISIT EXCEPTIONS

Intent: To eliminate the exception that permits an institutional staff member to make telephone calls to a prospective student-athlete during the five days immediately preceding the prospective student-athlete’s official visit and, in sports other than football and women’s basketball, to eliminate the exception that permits an institutional staff member to make telephone calls to a prospective student-athlete beginning the day immediately preceding the prospective student-athlete’s unofficial visit.

Bylaws: Amend 13.1.3, as follows:

13.1.3 Telephone Calls.
13.1.3.1 Time Period for Telephone Calls -- General Rule. Telephone calls to an individual (or the individual's family members) may not be made before June 15 at the conclusion of the individual's sophomore year in high school (subject to the exceptions below). Thereafter, an institution may make telephone calls to the prospective student-athlete at its discretion. [D]

[13.1.3.1.1 through 13.1.3.1.6 unchanged.]

13.1.3.1.8 Exception -- Official-Visit. Institutional staff members may make telephone calls to a prospective student-athlete (or those individuals accompanying the prospective student-athlete) during the five days immediately preceding the prospective student-athlete’s official visit (per Bylaw 13.6) and during the official visit.

13.1.3.1.8 Exception -- Unofficial-Visit -- Football and Women’s Basketball. Institutional In football and women’s basketball, institutional staff members may make telephone calls to a prospective student-athlete (or those individuals accompanying prospective student-athlete) beginning the day immediately preceding the prospective student-athlete’s unofficial visit (per Bylaw 13.7) until the conclusion of the visit.

[13.1.3.1.10 renumbered as 13.1.3.1.9, unchanged.]

[13.1.3.2 through 13.1.3.3 unchanged.]

Source: NCAA Division I Council (Legislative Committee)

Effective Date: August 1, 2024

Category: Amendment

Topical Area: Recruiting

Rationale: The Modernization of the Rules Subcommittee conducted a comprehensive review of athletics personnel and recruiting legislation to determine whether national regulation was necessary in specified areas. Following the adoption of Proposal No. 2022-28, which permits any institutional staff member to make a telephone call to a prospective student-athlete, and Proposal No. 2023-14, which eliminated telephone call frequency limitations in football, legislation governing telephone calls prior to official and unofficial visits is no longer necessary. In football and women’s basketball, unofficial visits may occur at any time, therefore, the opportunity to make telephone calls to prospective student-athletes prior to an unofficial visit remains logistically necessary.

Division I Commitment addressed by proposal: The Commitment to Responsible Recruiting Standards.

Is the proposal consequential or nationally significant?: Yes. The recruitment of prospective student-athletes is nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. This proposal removes the monitoring burden related to telephone calls prior to official and unofficial visits.

How does the proposal support student-athlete success/well-being?: This proposal reinforces a consistent standard for the application of telephone call legislation.

Estimated Budget Impact: None.

Impact on Student-Athlete's Time (Academic and/or Athletics): None.

Position Statement(s):
None

History:

Apr 3, 2024: In Progress

No. 2024-27 RECRUITING – EVALUATION DAYS AND RECRUITING CALENDAR -- WOMEN'S GOLF

Intent: In women’s golf, to specify that each institution is limited to 55 evaluation days (measured August 1 through July 31) and establish a recruiting calendar, as specified.

A. Bylaws: Amend 13.02.7.1, as follows:

13.02.7.1 Evaluation Days -- Football, Men’s–Golf, Women’s Volleyball and Women’s Beach Volleyball. An evaluation day is defined as one coach engaged in the evaluation of any prospective student-athlete on one day (12:01 a.m. to
Two coaches making evaluations on the same day shall use two evaluation days. See Bylaws 13.1.7.4.1, 13.1.7.9, 13.1.7.10 and 13.1.7.12 and 13.1.7.13.

B. Bylaws: Amend 13.1, as follows:

13.1 Contacts and Evaluations. Recruiting contacts (per Bylaw 13.02.4) and telephone calls by institutional staff members or representatives of the institution’s athletics interests are subject to the provisions set forth in this bylaw. [D]

[13.1.1 through 13.1.6 unchanged.]

13.1.7 Evaluations.

[13.1.7.1 through 13.1.7.12 unchanged.]

13.1.7.13 Evaluation Days -- Women’s Golf In women’s golf, each institution is limited to 55 evaluation days (measured August 1 through July 31) per Bylaw 13.02.7.1. A coach’s employment activities in instructional camps or clinics do not count toward the evaluation days limitation.

[13.1.7.13 through 13.1.7.18 renumbered as 13.1.7.14 through 13.1.7.19, unchanged.]

[13.1.8 through 13.1.10 unchanged.]

C. Bylaws: Amend 13.17, as follows:

13.17.7 Women’s Golf. The following periods of recruiting activities shall apply to women’s golf:

(a) August 1 through the day before Thanksgiving Day [except for (1) below]: Contact Period

(1) Monday through Thursday of the week that includes the initial signing date of the National Letter of Intent: Dead Period

(b) Thanksgiving Day through the Sunday immediately after Thanksgiving Day: Dead Period

(c) The Monday immediately after Thanksgiving Day through December 23 [except for (1) below]: Contact Period

(1) The first official day of the Women’s Golf Coaches Association Convention through the day of adjournment of the convention: Dead Period

(d) December 24 through December 27: Dead Period

(e) December 28 through July 31: Contact Period

[13.17.7 through 13.17.13 renumbered as 13.17.8 through 13.17.14, unchanged.]

Source: NCAA Division I Council (Student-Athlete Experience Committee)

Effective Date: Immediate

Category: Amendment

Topical Area: Recruiting

Rationale: Establishing a set number of evaluation days encourages coaches to be judicious about time spent recruiting off-campus and provides opportunities for them to focus on current student-athletes. Further, creating a recruiting calendar promotes the well-being of prospective student-athletes and coaches by providing breaks during the recruiting process. Finally, the dead period surrounding the coaches convention prioritizes a professional development opportunity and allows coaches to attend the convention without feeling pressure to recruit.

Division I Commitment addressed by proposal: The Commitment to Responsible Recruiting Standards.

Is the proposal consequential or nationally significant?: Yes. Evaluation days and recruiting calendars are nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. Evaluation days and recruiting calendars are established standards that are regularly monitored and enforced.

How does the proposal support student-athlete success/well-being?: This proposal provides opportunities for coaches to work to develop their current student-athletes and provides prospective student-athletes and coaches necessary breaks in the recruiting process.
**Estimated Budget Impact:** Potential reduction in off-campus recruiting costs.

**Impact on Student-Athlete's Time (Academic and/or Athletics):** None.

**Position Statement(s):**

None

**History:**

- **Apr 3, 2024:** In Progress
- **Apr 18, 2024:** In Progress

Section C rendered moot based on the Council's approval of a pilot process for the administration of recruiting calendar changes by sport oversight committees and the Student-Athlete Experience Committee.

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**Amateurism**

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No. 2024-28 AMATEURISM AND ATHLETICS ELIGIBILITY -- INVOLVEMENT WITH PROFESSIONAL TEAMS -- TRYOUTS -- MEN'S SOCCER -- MAJOR LEAGUE SOCCER SHOWCASE

**Intent:** In men's soccer, to specify that a student-athlete may receive actual and necessary travel, housing and food expenses from Major League Soccer to attend the MLS Showcase regardless of the duration of the event and without such activity being considered a tryout with a professional team, as specified.

**Bylaws:** Amend 12.2, as follows:

12.2 Involvement With Professional Teams.

12.2.1 Tryouts.

[12.2.1.1 through 12.2.1.2 unchanged.]

12.2.1.3 Tryout After Enrollment. After initial full-time collegiate enrollment, an individual who has eligibility remaining may try out with a professional athletics team (or participate in a combine including that team) at any time, provided the individual does not miss class. The individual may receive actual and necessary expenses in conjunction with one 48-hour tryout per professional team (or a combine including that team). The 48-hour tryout period shall begin at the time the individual arrives at the tryout location. At the completion of the 48-hour period, the individual must depart the location of the tryout immediately in order to receive return transportation expenses. A tryout may extend beyond 48 hours if the individual self-finances additional expenses, including return transportation. A self-financed tryout may be for any length of time, provided the individual does not miss class.

[12.2.1.3.1 through 12.2.1.3.4 unchanged.]

12.2.1.3.5 Exception for Major League Soccer Showcase. In men's soccer, a student-athlete may receive actual and necessary travel, housing and food expenses from Major League Soccer to attend the MLS Showcase regardless of the duration of the event and without such activity being considered a tryout with a professional team. An individual who is invited to participate in a professional organization's draft combine is permitted to miss class for such participation and associated travel.

[12.2.1.3.5 through 12.2.1.3.6 renumbered as 12.2.1.3.6 through 12.2.1.3.7, unchanged.]

[12.2.2 through 12.2.5 unchanged.]

**Source:** NCAA Division I Council (Student-Athlete Experience Committee)

**Effective Date:** August 1, 2024

**Category:** Amendment

**Topical Area:** Amateurism

**Rationale:** This proposal provides similar benefits to men's soccer student-athletes that are currently provided in baseball, basketball and men's ice hockey. Although student-athletes may currently participate in a professional tryout, such participation is limited to 48 hours. Extending the permissible time for purposes of this specific event supports student-athlete well-being by providing additional time to engage in the necessary activities to inform the
Division I Commitment addressed by proposal: The Commitment to Student-Athlete Well-Being.

Is the proposal consequential or nationally significant?: Yes. Legislation associated with participation in combine events hosted by professional sports organizations is nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: This proposal eliminates a monitoring obligation for institutions with participating student-athletes.

How does the proposal support student-athlete success/well-being?: This proposal would provide participating student-athletes with additional time to engage in the necessary activities to inform the MLS draft process in and adequately explore the professional opportunity.

Estimated Budget Impact: None.

Impact on Student-Athlete's Time (Academic and/or Athletics): Potential missed class time by participating student-athletes.

Position Statement(s):
None

History:
Apr 3, 2024: In Progress

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**Playing and Practice Seasons**

No. 2024-29 PLAYING AND PRACTICE SEASONS -- OUTSIDE COMPETITION, EFFECTS ON ELIGIBILITY -- EXCEPTION -- SPENGLER CUP -- MEN'S ICE HOCKEY

Intent: In men's ice hockey, to specify that a student-athlete may compete during the academic year in noncollegiate, amateur competition as a member of a team representing College Hockey, Inc. in the Spengler Cup.

Bylaws: Amend 17.14, as follows:


17.14.8.1.1 During Academic Year. A student-athlete in ice hockey who participates during the academic year as a member of any outside ice hockey team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) except while representing the institution in intercollegiate ice hockey competition shall be ineligible for intercollegiate ice hockey competition unless eligibility is restored by the Committee on Student-Athlete Reinstatement (see Bylaw 17.34.3 for exceptions).

[17.14.8.1.1.1 through 17.14.8.1.1.2 unchanged.]

**17.14.8.1.3 Exception -- Spengler Cup. In men's ice hockey, a student-athlete may compete during the academic year as a member of a team representing College Hockey, Inc. in the Spengler Cup.**

[17.14.8.1.2 unchanged.]

Source: NCAA Division I Council (Student-Athlete Experience Committee)

Effective Date: August 1, 2024

Category: Amendment

Topical Area: Playing and Practice Seasons

Rationale: The Spengler Cup is an annual invitational tournament in Davos, Switzerland in late December. Established in 1923, it is the oldest team ice hockey tournament in the world. Under current legislation, it is only permissible to participate in this event as a member of team representing a national governing body. College Hockey, Inc. is a nonprofit organization dedicated to promoting college ice hockey. Allowing student-athletes to represent College Hockey, Inc. will allow more student-athletes to engage in a historic, high-level competition in conjunction with a unique cultural experience without missing class time, as the competition occurs during winter break. While absences from regular-season intercollegiate competition are possible, such absences are expected.
to be minimal. Although the Spengler Cup offers prize money for participating teams, existing amateurism legislation would remain applicable.

**Division I Commitment addressed by proposal:** The Commitment to Student-Athlete Well-Being.

**Is the proposal consequential or nationally significant?** Yes. Changes to national regulation is required to allow student-athletes not representing their national teams to participate.

**Is the proposal enforceable and how do the merits outweigh monitoring burdens?** Yes. This rule does not establish an additional monitoring burden.

**How does the proposal support student-athlete success/well-being?** This proposal would allow selected student-athletes a unique cultural experience and opportunity to compete in a historic, high-level event.

**Estimated Budget Impact:** None.

**Impact on Student-Athlete’s Time (Academic and/or Athletics):** Possible missed regular season competition.

**Position Statement(s):** None

**History:**

Apr 3, 2024: In Progress

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**Division Membership**

<table>
<thead>
<tr>
<th>No.</th>
<th>DIVISION MEMBERSHIP -- DUES OF MEMBERS -- REMOVE DUES PROVISIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intent:</td>
<td>To remove provisions related to the determination of membership dues, the annual dues amount and the payment deadline from the legislation.</td>
</tr>
</tbody>
</table>

**Bylaws:** Amend 20, as follows:

20 Division Membership

[20.01 through 20.2 unchanged.]

20.3 Member Conference.

[20.3.1 through 20.3.2 unchanged.]

20.3.3 Election Procedures.

20.3.3.1 Application. An athletics conference desiring to become a member conference shall make application on a form available from the national office by June 1 for membership effective August 1 of the following academic year. A check in the appropriate amount for annual dues (see Bylaw 20.4) shall accompany the application. Should the applicant fail election, the dues paid shall be refunded.

[20.3.3.2 unchanged.]  

[20.3.4 through 20.3.6 unchanged.]

20.4 **Dues of Members.**

20.4.1 **Determination of Dues.** The annual dues of the various classes of membership shall be recommended to the membership by the Board of Governors.

20.4.2 **Current Annual Dues.** The annual dues for various classes of membership shall be:

<table>
<thead>
<tr>
<th>Class</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Active Members</td>
<td>$1,800.00</td>
</tr>
<tr>
<td>Member Conferences</td>
<td>$900.00</td>
</tr>
</tbody>
</table>

20.4.3 **Payment Deadline.** Dues are payable September 1 of each year. A member shall not be permitted to vote at a Convention of the Association if its dues are not paid for that year. To be eligible to compete in NCAA championships, dues shall be paid in accordance with Bylaw 31.2.1.2. Membership is terminated if a member fails to pay dues for one year (see Bylaws 20.5.5.3 and 20.3.5.2).

[20.5 through 20.10 renumbered as 20.4 through 20.9, unchanged.]
Source: NCAA Division I Council (Strategic Vision and Planning Committee)

Effective Date: Immediate

Category: Amendment

Topical Area: Division Membership

Rationale: The revised NCAA constitution places the authority for the determination of annual membership dues with the NCAA Board of Governors. Removing the specified dues provisions will provide consistency with the new constitution and align with the NCAA Board of Governors authority to set membership dues on an annual basis.

Division I Commitment addressed by proposal: The Commitment to Institutional Control and Compliance.

Is the proposal consequential or nationally significant?: Yes. Issues involving membership dues are nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. This proposal does not involve a monitoring burden.

How does the proposal support student-athlete success/well-being?: Consistency with the new constitution supports long-term student-athlete success and well-being.

Estimated Budget Impact: None.

Impact on Student-Athlete’s Time (Academic and/or Athletics): None.

Position Statement(s):
None

History:
Apr 2, 2024: In Progress

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Athletics Personnel

No. 2024-31 ATHLETICS PERSONNEL -- MANAGER -- PARTICIPATION IN COUNTABLE ATHLETICALLY RELATED ACTIVITIES -- WOMEN'S BASKETBALL

Intent: In women's basketball, to specify that an individual who regularly performs managerial duties may engage in countable athletically related activities.

Bylaws: Amend 11.02.5, as follows:

11.02.5 Manager. A manager is an individual who performs traditional managerial duties (e.g., equipment, laundry, hydration) and meets the following additional criteria:

(a) In sports other than basketball, the individual shall be appointed as a manager within seven years of the individual's initial full-time collegiate enrollment. [Circumstances that are excepted from the application of a student-athlete's five-year period of eligibility per Bylaw 12.8.1 (e.g., military service, religious mission) are excepted from the application of the seven-year period];

(b) The individual shall be a full-time undergraduate or graduate student (see Bylaws 14.2.2 and 14.2.2.1.5) at the institution for which the individual serves as a manager, except that during the individual's final semester or quarter of a degree program, the individual may be enrolled in less than a full-time program of studies, provided the individual is carrying (for credit) the courses necessary to complete the degree requirements;

(c) The individual may participate in limited on-court or on-field activities during practice (e.g., assist with drills, throw batting practice) or competition (e.g., assist with warm-up activities) involving student-athletes on a regular basis;

(d) The individual shall not provide instruction to student-athletes;

(e) The individual shall not participate in countable athletically related activities (e.g., practice player) except as permitted in Bylaw 11.02.5-(c); and

(f) The individual shall forfeit any remaining eligibility in the sport at the institution where the individual serves as a manager.
11.02.5.1 Exception -- Participation in Countable Athletically Related Activities -- Women's Basketball. In women's basketball, an individual who regularly performs managerial duties may engage in countable athletically related activities. A male student who does not regularly perform managerial duties remains subject to Bylaw 12.7.5.

Source: NCAA Division I Council (Women's Basketball Oversight Committee)

Effective Date: Immediate

Category: Amendment

Topical Area: Athletics Personnel

Rationale: In women's basketball, during the previous three academic years, a blanket waiver permitted managers to serve as practice players. The flexibility provided through the blanket waiver received strong support from the women's basketball community and the Women's Basketball Coaches Association. Teams have found that having student managers as practice players has created a pool from which they may draw, which may include former high school girls' basketball players who are interested in staying connected to the game and becoming future coaches. In addition, student managers are generally available when other practice players are not. A survey conducted by the Women's Basketball Coaches Association indicated that more than 93% of Division I head coaches supported this legislation and more than 97% indicated that they would continue to include women as student managers. This proposal permits local-level decision-making to determine the appropriate number and designation of students participating in practice activities to support women's basketball student athletes. Note: Because this proposal would change autonomy legislation, adoption by the Division I Council would require an 80% majority as emergency legislation.

Division I Commitment addressed by proposal: The Commitment to Student-Athlete Well-Being.

Is the proposal consequential or nationally significant?: Yes. The participation of managers in countable athletically related activities is nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. The proposal reduces the monitoring burden for institutional compliance during women's basketball practice activities.

How does the proposal support student-athlete success/well-being?: This proposal allows for increased support for women's basketball student-athletes during practice activities.

Estimated Budget Impact: Varies based on institutional decisions related to managers.

Impact on Student-Athlete's Time (Academic and/or Athletics): None.

Position Statement(s):
None

History:
Apr 23, 2024: In Progress

Playing and Practice Seasons

No. 2024-32 PLAYING AND PRACTICE SEASONS -- WOMEN’S VOLLEYBALL -- FIRST CONTEST -- EXCEPTION -- AVCA SHOWCASE

Intent: In women's volleyball, to specify that an institution may compete in the American Volleyball Coaches Association Showcase before the first permissible date of competition and that an institution may participate in the event no more than two times in a four-year period. Participation in the AVCA Showcase is not exempt from an institution's maximum dates of competition.

Bylaws: Amend 17.27, as follows:

17.27 Volleyball. Regulations for computing the volleyball playing season are set forth in Bylaw 17.1. (See Figure 17-1 and Figure 17-2.)

[17.27.1 through 17.27.2 unchanged.]

17.27.3 First Contest -- Women. A member institution shall not engage in its first contest (game or scrimmage) with outside competition in women's volleyball until the Friday prior to September 1. If September 1 falls on a Friday, the
first permissible contest shall be the preceding Friday. If September 1 falls on a Saturday, the first permissible contest shall be two Fridays prior to September 1. (See Figure 17-2.) An alumni match may be played during the week (Saturday-Friday) prior to the first permissible contest. An institution may not begin competition in its segment in which the NCAA championship is not conducted until January 1.

[17.27.3.1 unchanged.]

**17.27.3.2 Exception -- American Volleyball Coaches Association Showcase.** An institution may participate in the AVCA Showcase before the first permissible contest date per Bylaw 17.27.3. An institution may not participate in the AVCA Showcase more than two times in a four-year period.

[17.27.4 through 17.27.8 unchanged.]

17.27.9 Annual Exemptions. The maximum number of dates of competition in volleyball shall exclude the following:

[17.27.9-(a) through 17.27.9-(j) unchanged.]

(k) AVCA Volleyball Showcase. Competition in the AVCA Volleyball Showcase.

[17.27.10 through 17.27.13 unchanged.]

**Source:** NCAA Division I Council (Student-Athlete Experience Committee)

**Effective Date:** Immediate

**Category:** Amendment

**Topical Area:** Playing and Practice Seasons

**Rationale:** The American Volleyball Coaches Association will reinstate its women's volleyball showcase event, which is focused on high-level competition and promoting growth and national interest for in-person and television audiences. Creating an exception to allow student-athletes to compete in an event focused on the growth and development of women's volleyball provides a valuable opportunity. To provide access to a variety of institutions, this proposal permits an institution to compete in the AVCA showcase not more than two times in a four-year period. This proposal does not change the 132-day playing season and participation in the AVCA Showcase is not exempt from an institution's maximum dates of competition.

**Division I Commitment addressed by proposal:** The Commitment to Student-Athlete Well-Being.

**Is the proposal consequential or nationally significant?** Yes. This proposal provides women's volleyball student-athletes access to high-level competition opportunities and the AVCA Showcase will promote the growth of a national audience for women's volleyball.

**Is the proposal enforceable and how do the merits outweigh monitoring burdens?** Yes. This proposal does not create an additional monitoring burden.

**How does the proposal support student-athlete success/well-being?** This proposal provides a meaningful opportunity for student-athletes to engage in a high-level competition environment and with a significant audience.

**Estimated Budget Impact:** Potential earlier preseason report date for participating institutions.

**Impact on Student-Athlete's Time (Academic and/or Athletics):** Potential earlier preseason report date for participating institutions.

**Position Statement(s):**

None

**History:**

Apr 23, 2024: In Progress

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**Infractions Program**

<table>
<thead>
<tr>
<th>No.</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>2024-33</td>
<td>INFRACTIONS PROGRAM -- PENALTIES -- EXEMPLARY COOPERATION</td>
</tr>
</tbody>
</table>
**Intent:** To clarify the application of exemplary cooperation throughout the resolution of an infractions case, as specified, and eliminate use of the postseason competition penalty in cases in which exemplary cooperation is demonstrated, except in the limited circumstance in which a party is a repeat violator.

A. **Bylaws:** Amend 19.2, as follows:

19.2.1 Responsibility to Cooperate. Institutions, current and former institutional staff members, and prospective and enrolled student-athletes have an affirmative obligation to cooperate fully with and assist the NCAA enforcement staff, the Committee on Infractions, and the Infractions Appeals Committee to further the objectives of the Association and its infractions program. Full cooperation includes, but is not limited to:

[19.2.1-(a) through 19.2.1-(j) unchanged.]

19.2.1.1 Exemplary Cooperation. Exemplary cooperation begins with institutional and athletics leadership embracing and exceeding the responsibility to cooperate pursuant to Bylaw 19.2.1. For an individual, exemplary cooperation occurs when the individual’s behavior exceeds the responsibilities required by Bylaw 19.2.1. Exemplary cooperation by an institution or involved individual may constitute a mitigating factor pursuant to Bylaw 19.12.4. Institutions or involved individuals may demonstrate exemplary cooperation while denying some or all of the alleged violations and otherwise acting in furtherance of their independent interests. A party may demonstrate exemplary cooperation by:

(a) Volunteering all pertinent institutional and personal information (including interviews, documents and records, electronically stored information, and any other information of which the enforcement staff was not aware) the party possesses or should reasonably be expected to possess to further the expectations of the infractions process;

(b) Identifying individuals to be interviewed by the enforcement staff, documents and records, electronically stored information and any other information of which the enforcement staff was not aware;

(c) Expending substantial resources (e.g., financial resources; dedication of personnel; unfettered access to documents, electronically stored information or other relevant information) to expedite a thorough collection of information;

(d) Taking sufficient action to address the violations through self-imposing or proposing meaningful corrective measures and/or penalties consistent with Figure 19-1; or

(e) Recognizing and bringing to the attention of the enforcement staff, in a timely manner, any additional violations related to the investigation of which the enforcement staff was not aware.

A party cannot demonstrate exemplary cooperation if it fails to comply with Bylaw 19.2.1. A party may demonstrate exemplary cooperation while otherwise acting in furtherance of its independent interests.

[19.2.1.2 unchanged.]

B. **Bylaws:** Amend 19.12, as follows:

19.12 Penalties.

[19.12.1 through 19.12.3 unchanged.]

19.12.4 Mitigating Factors. Mitigating factors are circumstances that warrant a lower range of penalties for a particular party. A hearing panel determines whether mitigating factors are present in a case and the weight assigned to each factor. Examples of mitigating factors include, but are not limited to, the following:

19.12.4.1 Mitigating Factors for Institutions.

[19.12.4.1-(a) through 19.12.4.1-(b) unchanged.]

(c) Institution self-imposed meaningful corrective measures and/or penalties;

[19.12.4.1-(d) through 19.12.4.1-(f) unchanged.]

(g) Exemplary cooperation, such as:

(1) Volunteering all pertinent information the institution possesses or should reasonably be expected to possess to further the expectations of the infractions process;

(2) Identifying individuals to be interviewed by the enforcement staff, documents and other information of which the enforcement staff was not aware;
(3) Expending substantial institutional resources to expedite a thorough and fair collection and disclosure of information; and/or.

(4) Recognizing and bringing to the attention of the enforcement staff, in a timely manner, additional violations discovered in the investigation of which the enforcement staff was not aware. Any failure to comply with investigative requests or any failure to comply with Bylaw 19.2.1. (Responsibility to Cooperate) shall render this mitigating factor inapplicable.

[19.12.4.1-(h) through 19.12.4.1-(j) relettered as 19.12.4.1-(g) through 19.12.4.1-(i), unchanged.]

19.12.4.2 Mitigating Factors for Involved Individuals.

[19.12.4.2-(a) through 19.12.4.2-(b) unchanged.]

(c) Agreement to or proposing meaningful corrective measures and/or penalties consistent with Figure 19-1;

[19.12.4.2-(c) relettered as 19.12.4.2-(d), unchanged.]

(d) Exemplary cooperation, such as:

(1) Volunteering all pertinent information the involved individual possesses, has the ability and means to obtain, or should reasonably be expected to possess to further the expectations of the infractions process;

(2) Identifying individuals to be interviewed by the enforcement staff, documents and other information of which the enforcement staff was not aware;

(3) Expending substantial resources to expedite a thorough and fair collection and disclosure of information; and/or.

(4) Recognizing and bringing to the attention of the enforcement staff, in a timely manner, additional violations discovered in the investigation of which the enforcement staff was not aware. Any failure to comply with investigative requests pursuant to Bylaw 19.2.1. (Responsibility to Cooperate) shall render this mitigating factor inapplicable.

[19.12.4.2-(e) through 19.12.4.2-(g) unchanged.]

19.12.5 Application of Exemplary Cooperation. As defined in Bylaw 19.2.1.1, a party may demonstrate exemplary cooperation by exceeding the elements of cooperation set forth in Bylaw 19.2.1. A hearing panel has the sole authority to determine whether a party demonstrated exemplary cooperation. In making the determination, the hearing panel will consider a party’s behavior throughout the entirety of the infractions process, starting from the time the party became aware of potential violations through the resolution of the case.

19.12.5.1 Impact on Case Classification. If the hearing panel determines a party demonstrated exemplary cooperation, the hearing panel shall reduce the party’s case by one classification (Level I aggravated to Level I standard or Level I standard to Level I mitigated). An application of exemplary cooperation will not change the level of the case.

19.12.5.2 Impact on Postseason Competition Penalty. If the hearing panel determines an institution demonstrated exemplary cooperation, the hearing panel shall not prescribe a postseason competition ban. The hearing panel may prescribe alternative penalties (e.g., a fine offsetting postseason distribution, additional recruiting and practice opportunities limitations, etc.).

19.12.5.2.1 Exception -- Repeat Violators. Even if a hearing panel determines that a party demonstrated exemplary cooperation, it may prescribe a postseason competition ban and/or decline to reduce the case classification if the institution or individual is a repeat violator (see Bylaw 19.12.6).

19.12.56 Repeat Violators.

19.12.56.1 Time Period. An institution shall be considered a repeat violator if the Committee on Infractions finds that a Level I or Level II violation has occurred within five years of the starting date of a Level I or Level II penalty stemming from a previous case. For this provision to apply, it shall not be necessary that the Committee on Infractions’ hearing be conducted or its decision issued within the five-year period. An involved individual shall be considered a repeat violator if any of the three divisional Committees on Infractions previously concluded the individual was involved in a Level I, Level II or major violation.

19.12.56.2 Repeat Violator Penalties. In prescribing penalties for an institution or individual who is a repeat violator as defined by Bylaw 19.12.56.1, a hearing panel may depart upward from the core penalties identified in
Figure 19-1 pursuant to Bylaw 19.12.78 including the prescription of a postseason competition ban even if exemplary cooperation is present (see Bylaw 19.12.5.2.1).

19.12.67 Core Penalties for Level I and Level II Violations. If a hearing panel concludes pursuant to Bylaw 19.8 or 19.9 or the parties participating in a negotiated resolution pursuant to Bylaw 19.10 agree that an institution or involved individual committed Level I and/or Level II violation(s), and after determining the appropriate classification based on aggravating and mitigating factors, the hearing panel shall prescribe and/or the parties participating in a negotiated resolution should agree to core penalties from the ranges set forth in Figure 19-1 and described below.

19.12.67.1 Competition Penalties. Competition limitations on the institution’s participation in postseason play in the involved sport(s) shall be limited to Level I cases that do not involve exemplary cooperation. Competition limitations shall be prescribed in Level I-Aggravated cases, and the panel shall have the discretion to prescribe competition limitations in Level I-Standard cases that lack exemplary cooperation. The panel may prescribe competition limitations to specific institutional sport programs and/or, if applicable, attach a competition limitation to an involved individual’s show-cause order. If a postseason competition ban is not prescribed, the panel shall consider appropriate equivalent penalties associated with postseason competition (e.g., a fine equal to amount of postseason revenue distribution, additional restrictions on recruiting and practice opportunities, etc.).

19.12.7.1.1 Competition Penalties for Repeat Violators. If a party is a repeat violator (see Bylaw 19.12.6), the panel may prescribe a postseason competition ban consistent with the ranges identified in Figure 19-1 and Bylaw 19.12.6.2, regardless of the presence of exemplary cooperation (see Bylaw 19.12.5.2.1).


19.12.78 Departures from Level I and Level II Core Penalties. If extenuating circumstances are found, the hearing panel and/or the parties participating in a negotiated resolution may depart from the core penalties in Figure 19-1, provided the panel’s decision and/or written agreement explain the basis for its prescription of core penalties different than those set forth in Figure 19-1.


C. Bylaws: Amend Figure 19-1, as follows:

Figure 19.1 Penalty Guidelines
FIGURE 19-1  
Penalty Guidelines (Excerpted Version)

<table>
<thead>
<tr>
<th>Violation Level I</th>
<th>Violation Level II</th>
<th>Competition Penalties: Postseason Ban</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>*Competition penalties may be used singularly or in combination and may apply to the program and/or an involved individual’s show-cause order</td>
</tr>
<tr>
<td>Aggravation</td>
<td>1 to 3 years</td>
<td></td>
</tr>
<tr>
<td>Standard</td>
<td>1 to 2 years</td>
<td></td>
</tr>
<tr>
<td>Mitigation</td>
<td>0 to 1 year</td>
<td></td>
</tr>
</tbody>
</table>

| Mitigation       | 0                  |
**Source:** NCAA Division I Council (Board of Directors Infractions Process Committee)

**Effective Date:** August 1, 2024. Applicable to new and open cases that are decided by the NCAA Division I Committee on Infractions on or after August 1, 2024.

**Category:** Amendment

**Topical Area:** Infractions Program

**Rationale:** During its April 2023 videoconference, the Board of Directors endorsed the Board of Directors Infractions Process Committee’s principle-based approach to developing recommendations that better align the Division I infractions program’s penalty structure with today’s collegiate athletics environment. Specifically, the Board agreed that two priorities of the penalty structure should be to further incentivize and reward institutions that demonstrate exemplary cooperation during an infractions case while ensuring the postseason competition ban is reserved for the most egregious cases that lack exemplary cooperation. This proposal addresses both priorities through codifying more objectivity into the criteria used by the Committee on Infractions to assess and award exemplary cooperation. This clarity ensures the exemplary cooperation standard is an achievable high standard that a party can receive meaningful credit for while still advocating for its own interests. In order to ensure that exemplary cooperation is a standard that is in all parties’ best interests to pursue, the proposal lowers the party’s case by one classification when exemplary cooperation is demonstrated (Level I aggravated to Level I standard or Level I standard to Level I mitigated). Lastly, the proposal prohibits the Committee on Infractions from prescribing a postseason competition ban when exemplary cooperation is achieved, unless the party is a repeat violator. In the case of a repeat violator, the Committee on Infractions may consider prescribing a postseason competition ban.

**Division I Commitment addressed by proposal:** The Commitment to Institutional Control and Compliance.

**Is the proposal consequential or nationally significant?:** Yes. The authority used to prescribe penalties in infractions cases is nationally significant.

**Is the proposal enforceable and how do the merits outweigh monitoring burdens?:** Yes. This proposal provides more clarity to the criteria used to reward a party for exemplary cooperation and codifies the effect exemplary cooperation has on penalties.

**How does the proposal support student-athlete success/well-being?:** Reserving the prescription of a postseason competition ban penalty to a limited category of Level I infractions cases aligns with minimizing to the greatest extent possible infractions penalties being imposed against student-athletes, teams and coaches who were not involved in the violations.

**Estimated Budget Impact:** None.

**Impact on Student-Athlete’s Time (Academic and/or Athletics):** None.

**Position Statement(s):** None

**History:**

Apr 23, 2024: In Progress

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**Division Membership**

No. 2024-34 DIVISION MEMBERSHIP – RECLASSIFICATION OF FOOTBALL SUBDIVISION – OVERSIGHT OF PROCESS

**Intent:** To transition oversight of the football subdivision reclassification process from the Strategic Vision and Planning Committee to the Football Bowl Subdivision Oversight Committee.

**Bylaws:** Amend 20.6.2, as follows:

20.6.2 Football Subdivision Reclassification Options. A member of Division I may petition to be classified in football in the Football Bowl Subdivision or the Football Championship Subdivision.

20.6.2.1 Reclassification from Football Championship Subdivision to Football Bowl Subdivision.

[20.6.2.1.1 unchanged.]
20.6.2.1.2 Notification/Application Requirement. The chancellor or president from a Football Championship Subdivision institution that intends to petition for reclassification to the Football Bowl Subdivision, per Bylaw 20.6.2, shall submit to the national office written notice of the institution’s intention to reclassify and a completed application. The notice and application shall be received in the national office (by mail or electronic transmission) not later than June 1 two years prior to the August 1 when the institution intends to reclassify to the Football Bowl Subdivision. Any form received after June 1 shall be postmarked not later than May 25. The notice and application shall be accompanied by a strategic plan that addresses the Division I philosophy statement (see Bylaw 20.10.2) and any requirements set forth by the Strategic Vision and Planning Football Bowl Subdivision Oversight Committee.

[20.6.2.1.2.1 unchanged.]

20.6.2.1.3 Compliance with Criteria. The Strategic Vision and Planning Committee Football Bowl Subdivision Oversight shall monitor the institution’s progress and compliance with the criteria of the reclassification process. The committee shall have the authority to deny advancement to the next year of the process if it determines that deficiencies warrant a requirement that the institution repeat the first year. If the member has met all applicable division membership criteria of this article (other than scheduling requirements during the first year of reclassification) and has complied for the two years preceding June 1 with all other bylaw requirements as they pertain to the Football Bowl Subdivision, the committee shall refer the institution’s request for participation in the Football Bowl Subdivision to the Board of Directors for election effective August 1 of the year that the institution selects as its effective date.

20.6.2.1.4 Reclassification Requirements.

[20.6.2.1.4.1 through 20.6.2.1.4.2 unchanged.]

20.6.2.1.4.3 Compliance Review Requirement. The institution must engage in a compliance review (at the institution’s expense) during the reclassification period. The review must be conducted by an authority outside the athletics department (e.g., multisport conference, outside consultant), subject to approval by the Strategic Vision and Planning Committee Football Bowl Subdivision Oversight Committee. A copy of the report must be submitted to the Strategic Vision and Planning Committee Football Bowl Subdivision Oversight Committee.

[20.6.2.1.5 unchanged.]

Source: NCAA Division I Council (Strategic Vision and Planning Committee)

Effective Date: Immediate; for institutions applying to reclassify by June 1, 2025 and thereafter.

Category: Amendment

Topical Area: Division Membership

Rationale: The reclassification of an institution’s football subdivision is a football-centric process that should be managed and monitored by the entity with representation from all Football Bowl Subdivision conferences. The Strategic Vision and Planning Committee has two to four Football Bowl Subdivision representatives at any time, whereas the Football Bowl Subdivision Oversight Committee has representatives from all FBS conferences.

Division I Commitment addressed by proposal: The Commitment to Value-Based Legislation.

Is the proposal consequential or nationally significant?: Yes. Oversight of the reclassification process is nationally significant.

Is the proposal enforceable and how do the merits outweigh monitoring burdens?: Yes. The proposal does not include a monitoring burden.

How does the proposal support student-athlete success/well-being?: Oversight of the reclassification process by the appropriate committee helps ensure that institutions are prepared to provide appropriate support to student-athletes.

Estimated Budget Impact: None.

Impact on Student-Athlete’s Time (Academic and/or Athletics): None.

Position Statement(s):

None

History:
# Committees

<table>
<thead>
<tr>
<th>No.</th>
<th>2024-35 GOVERNANCE STRUCTURE AND COMMITTEES -- ASSOCIATION-WIDE COMMITTEES -- HONORS COMMITTEE -- DUTIES -- FORD AND SUMMITT AWARDS</th>
</tr>
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**Intent:** To specify that the Honors Committee shall receive nominations and select recipients for the Gerald R. Ford and Pat Summitt awards.

**Bylaws:** Amend 21.5, as follows:

> [Common provision, all divisions, divided vote]

21.5 Association-Wide Committees -- General Committees.

[21.5.1 through 21.5.2 unchanged.]

21.5.3 Honors Committee.

[21.5.3.1 through 21.5.3.2 unchanged.]

21.5.3.3 Duties. The committee shall receive nominations for the Theodore Roosevelt Award, the Silver Anniversary Awards, the Today’s Top 10 Awards, the Award of Valor, the Gerald R. Ford Award, the Pat Summitt Award and the Inspiration Award and shall select the recipients of those awards.

[21.5.4 through 21.5.7 unchanged.]

**Source:** NCAA Division I Council (Strategic Vision and Planning Committee)

**Effective Date:** Immediate

**Category:** Amendment

**Topical Area:** Committees

**Rationale:** Transitioning oversight of the Ford and Summitt Awards from the NCAA Office of the President to the Honors Committee will increase consistency and efficiency in how nominations are received and how recipients are selected, while aligning nomination periods and processes across Association-wide awards. The immediate effective date will allow the committee to receive nominations and select recipients for the Ford and Summitt Awards for the 2025 NCAA Convention.

**Division I Commitment addressed by proposal:** The Commitment to Value-Based Legislation.

**Is the proposal consequential or nationally significant?:** Yes. The oversight of the Ford and Summitt awards is nationally significant.

**Is the proposal enforceable and how do the merits outweigh monitoring burdens?:** This proposal does not include a monitoring burden.

**How does the proposal support student-athlete success/well-being?:** This proposal would support student-athlete well-being by increasing consistency and efficiency in how nominations are received and how recipients are selected.

**Estimated Budget Impact:** None.

**Impact on Student-Athlete’s Time (Academic and/or Athletics):** None.

**Position Statement(s):**

None

**History:**

Apr 23, 2024: In Progress