2020 NCAA CONVENTION
DIVISION III SECOND PUBLICATION OF PROPOSED LEGISLATION

114th Annual Convention
January 22-25, 2020
Anaheim, California
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Second Publication of Proposed Legislation
114th Annual Convention

This publication presents all proposed amendments to NCAA Division III legislation that were properly submitted in accordance with the July 15 and September 1 deadlines in the NCAA legislative calendar. The proposals herein appear in the order in which they would appear, if adopted, in the NCAA Manual. No attempt has been made to place them in topical groupings or in the order in which they eventually might appear in the Convention agenda. The order of the 11 proposals in the Second Publication of Proposed Legislation will change in the Official Notice. The numeral 2 has been placed in front of each proposal number to help identify its position in the Second Publication of Proposed Legislation. In addition, for each proposal that appeared in the Initial Publication of Proposed Legislation, a parenthetical follows the proposal number, which identifies the proposal's number as it appeared in the Initial Publication of Proposed Legislation.

Each proposal is accompanied by the traditional statement of intent, proposed effective date and a statement of rationale.

Between the posting of the Initial Publication of Proposed Legislation on August 15 and September 15, sponsors of the membership-sponsored proposals were permitted to refine and change the amendments in any manner that was germane to the proposal. Such changes could either increase or decrease the modification set forth in the original proposal. All of these changes have been incorporated in this Second Publication of Proposed Legislation, which also includes all proposals submitted by September 1 by the NCAA Division III Presidents Council and the NCAA Division III Management Council.

No new proposals may be submitted for the 2020 NCAA Convention inasmuch as the July 15 and September 1 deadlines have passed. Member institutions and conferences, as well as the Presidents Council and Management Council, now have until November 1 by 5 p.m. Eastern time to submit amendments to these proposals. Such amendments-to-amendments may not increase the modification set forth in the printed proposal. Amendments-to-amendments submitted by the membership must have 20 or more active member institutions for proper sponsorship in Division III. In addition, amendments-to-amendments may be sponsored by two or more member conferences in Division III. It should be noted that proposals that are withdrawn after the September 15 sponsor-modification deadline appear in the Second Publication of Proposed Legislation; however, information will be included in the Official Notice to indicate the sponsor’s intent to withdraw the proposal at the Convention.

Member institutions and conferences are encouraged to request interpretations of the proposed legislation in this Second Publication of Proposed Legislation. Refer to Appendix B for the Request for Interpretation form.

This publication represents the second in a series of three publications addressing Convention legislation, as dictated by the provisions of NCAA Constitution 5. The third publication will be as follows:

Official Notice of the 2020 Convention. Issued on November 15 and contains all Division III legislation for the Convention, including all amendments-to-amendments and resolutions submitted by the November 1 deadline.

2019-20 Legislative Calendar

The legislative calendar, as set forth in Constitution 5, is summarized here for convenience of reference.

July 15: Deadline for submission of amendments by the Division III membership. Each amendment must include a statement of intent and a separate statement of rationale (200 words or less), as well as identification of the designated primary contact person, and must be sponsored by at least one conference or at least 10 individual institution sponsors.

July 22-23: Management Council Consideration. The Management Council considers legislative proposals that it may wish to sponsor. It also reviews proposals submitted by the membership in accordance with the July 15 deadline.

August 7: Presidents Council consideration. The Presidents Council considers legislative proposals that it may wish to sponsor. It also reviews the proposals submitted by the membership in accordance with the July 15 deadline.

Not Later Than August 15: Posting of Initial Publication of Proposed Legislation.

Date IPOPL is Posted through September 15: Sponsor-modification period. Sponsors are permitted to refine and change their proposals in any manner germane to the original proposal. Member institutions and conferences are
invited to offer any suggested revisions of a proposal to the primary contact person listed with the proposal. Also, members that believe an amendment should not be modified should so inform the primary contact person.

September 1: Deadline for submission of amendments sponsored by the Presidents Council or Management Council.

September 1: Deadline for proper co-sponsorship of membership proposals. The proposals must receive proper co-sponsorship from one additional conference (if originally sponsored by one conference) or 10 additional individual institutions (if originally sponsored by 10 institutions) or it will be withdrawn.

September 15: Deadline for submission by all sponsors (with submission by the primary contact person) of any modification to their original amendments. These modifications may represent either greater or lesser changes; they need only be germane to the original amendment.

Not Later Than September 23: Posting of Second Publication of Proposed Legislation. This publication includes all membership-sponsored proposals as modified and includes all proposals sponsored by the Presidents Council or Management Council.

Date SPOPL is Posted through November 1: Amendment-to-amendment period. The Presidents Council and Management Council as well as the membership (see Constitution 5.3.5.3) may submit amendments to the proposals in the Second Publication of Proposed Legislation. These amendments-to-amendments may not increase the modification of the provisions to be amended; they must fall between the provisions of the original proposed amendment and the current provisions.

November 1: Deadline for all amendments-to-amendments and resolutions to be received in the national office. No amendments-to-amendments sponsored by the membership may be submitted after this date. The councils are authorized to submit further amendments-to-amendments at the Convention if they deem such action necessary (see Constitution 5.3.5.3.2.1).

November 15: Mailing of the Official Notice of the Convention. This publication includes all Division III proposed legislation and the properly submitted amendments-to-amendments and resolutions.

January 22-25, 2020: NCAA Convention. Voting on proposals will occur at the business session.

Division III Interpretations and Legislation Committee

Amy J. Backus, Case Western Reserve University
Jim Cranmer, St. Mary's College of Maryland
Annabelle Feist, Williams College (student-athlete)
Gregg Kaye, Commonwealth Coast Conference
Alexandra Littlefox, Mills College
Angie Morenz, Blackburn College (chair)
Michelle Morgan, John Carroll University
Mila C. Su, Plattsburgh State University of New York
114th Annual Convention
LEGISLATIVE PROPOSALS SUBMITTED BY THE MEMBERSHIP

[Note: Pursuant to Constitution 5.3.12, all amendments shall become effective not earlier than the first day of August following adoption by the Convention; however, if a voting delegate wishes to propose an immediate effective date, or an effective date other than the first day of August following the Convention, the rationale statement shall contain reasons why the amendment has an alternative effective date. Those proposals that are given an immediate effective date and are adopted become effective on adjournment of the Convention.]

Note: In the following proposals:
- Those letters and words that appear in *italic and strikethrough* are to be deleted.
- Those letters and words that appear in **boldface and are underlined** are to be added; and
- Those letters and words that appear in normal text are unchanged from the current Division III legislation.
Presidents Council Grouping

No. 2-1  NCAA MEMBERSHIP -- ACTIVE MEMBERSHIP AND MEMBER CONFERENCE -- CONDITIONS AND OBLIGATIONS OF MEMBERSHIP -- ATHLETICS DIVERSITY AND INCLUSION DESIGNEE

Intent: To specify that an active member institution or conference shall designate an athletics diversity and inclusion designee to be the primary contact and conduit for diversity and inclusion-related information.

A. Constitution: Amend 3.2, as follows:

[Roll Call]

3.2 Active Membership.

[3.2.1 through 3.2.3 unchanged.]

3.2.4 Conditions and Obligations of Membership.

[3.2.4.1 through 3.2.4.22 unchanged.]

3.2.4.23 Athletics Diversity and Inclusion Designee. An active member institution shall designate an athletics diversity and inclusion designee to be the primary contact and conduit for diversity and inclusion-related information.

[3.2.5 through 3.2.6 unchanged.]

B. Constitution: Amend 3.3, as follows:

[Roll Call]

3.3 Member Conference.

[3.3.1 through 3.3.3 unchanged.]

3.3.4 Conditions and Obligations of Membership.

[3.3.4.1 through 3.3.4.6 unchanged.]

3.3.4.7 Athletics Diversity and Inclusion Designee. An active member conference shall designate an athletics diversity and inclusion designee to be the primary contact and conduit for diversity and inclusion-related information.

[3.3.5 through 3.3.6 unchanged.]

Source: NCAA Division III Presidents Council [Management Council (Minority Opportunities and Interests Committee)].

Effective Date: August 1, 2020

Rationale: The designation of an athletics diversity and inclusion designee symbolically and practically represents the Association's recognition of inclusion as a core value. It also supports the Presidential Pledge and Commitment to Promoting Diversity and Gender Equity in Intercollegiate Athletics. It is the responsibility of each member institution to establish and maintain an environment that values cultural diversity and gender equity as acknowledged in Constitution 2.2.2 (Cultural Diversity and Gender Equity). While the NCAA national office provides valuable resources and programming to support the membership's efforts toward creating and maintaining inclusive environments, often institutional and conference personnel are not aware of available resources or opportunities. This proposal seeks to create a network of colleagues who will serve as the conduit for consistent and thorough dissemination of diversity and inclusion-related information between conference offices, campuses, the athletics departments and the NCAA. The staff member given the designation may be either internal or external to the athletics department. The contact information for the designated staff member will be entered on the institution or conference’s NCAA Sports Sponsorship and Demographics Form.

Budget Impact:
General Grouping

No. 2-2  NCAA MEMBERSHIP -- MEMBER CONFERENCE -- ELIGIBILITY -- COMPOSITION OF CONFERENCE-- PROVISIONAL AND RECLASSIFYING MEMBERS AS CORE MEMBERS

Intent: To specify that institutions in years three and four of the NCAA Division III provisional and reclassifying membership process may count towards the requisite seven institutions necessary to comprise a conference provided there are at least four active member institutions.

Constitution: Amend 3.3.1.2, as follows:

[Roll Call]

3.3.1.2 Composition of Conference. A conference shall be comprised of at least seven core institutions. **Provisional or reclassifying member institutions in their third or fourth years may be considered core institutions for purposes of comprising a conference provided there are at least four active member institutions.** A conference may include provisional members in addition to the seven core members.

[3.3.1.2.1 unchanged.]

3.3.1.2.2 Single-Sport Conference. Conference status may be granted to a single-sport conference provided it has seven active NCAA member institutions. **Provisional and reclassifying member institutions in their third or fourth years may be considered core institutions for purposes of comprising a conference provided there are at least four active member institutions.** For sports with a National Collegiate Championship, the single-sport conference minimum is controlled by the number of members needed for National Collegiate automatic qualification (See Bylaw 18.5.2).

[3.3.1.2.3 through 3.3.1.2.4 unchanged.]

Source: NCAA Division III Presidents Council [Management Council (Membership Committee)].

Effective Date: August 1, 2020

Rationale: Proposal No. 2016-9 modified how provisional schools can be utilized towards earning a conference's automatic qualification bid. That proposal was narrowly focused and did not modify the language related to institutions in years three and four of the new membership process for determining the composition of a conference. The result is that a provisional and/or reclassifying institution in years three or year four of the new member process can count for the automatic qualification waiting period, but not for the seven core members needed to form a conference. Further, conference instability may be lessened if provisional and/or reclassifying institutions maybe used by a conference in meeting its minimum number of member institutions.

Budget Impact: None.
No. 2-3 (1-7)  DIVISION MEMBERSHIP – APPLICATION PROCESS – PROVISIONAL INSTITUTION – REDUCE WAITING PERIOD FROM FOUR YEARS TO THREE YEARS PLUS AN EXPLORATORY YEAR

**Intent:** To amend legislation related to the Division III provisional process as follows: (1) For non-NCAA members, reduce the provisional process from four to three years; (2) Expect that process will continue to require an exploratory year; (3) While a waiver of exploratory membership will remain in place, there will no longer be a waiver during the provisional process; (4) Specify that if an institution is unable to gain full active membership within this time frame, there is a one-time opportunity to repeat a year in question, through recommendation of Membership Committee.

**A. Constitution:** Amend 3.6, as follows:

[Roll Call]

3.6 Provisional Membership.

[3.6.1 through 3.6.3 unchanged.]

3.6.3.1.1 Fee – Provisional Members. Each provisional member shall pay a nonrefundable fee of an amount determined annually by the Membership Committee based on an analysis of the expenses and benefits associated with the membership process. At the time of registration for the exploratory year, a portion of the fee, as determined by the Membership Committee, shall be due, and the remainder of the fee shall be due by September 1 of the first year of provisional membership. Provisional members in years one through **four three** shall also pay NCAA dues.

[3.6.3.2 through 3.6.3.3 unchanged.]

[3.6.4 through 3.6.5 unchanged.]

3.6.5.4 Reinstatement of Terminated Member. Any provisional member whose membership is terminated may reapply for membership after a period of one year by the Membership Committee. The Membership Committee may grant credit to such an institution for any portion of the first two years of the **four three**-year provisional period the institution previously completed as a provisional member, provided the portion was completed within the last 10 years.

**B. Bylaws:** Amend 20.02, as follows:

[Roll Call]

20.02 Definitions and Applications.

[20.02.1 through 20.02.2 unchanged.]

20.02.3 Provisional Membership. Provisional membership is a prerequisite for active membership and shall not be less than a **four three**-year period. During the third and fourth years of provisional membership, an institution shall administer its athletics programs in accordance with the constitution, bylaws and other legislation of the Association.

[20.02.4 through 20.02.7 unchanged.]

**C. Bylaws:** Amend 20.3, as follows:

[Roll Call]

20.3 Provisional Membership.

[20.3.1 through 20.3.2 unchanged.]

20.3.3 Four-Year Provision. Provisional membership shall not be less than a **four three**-year period. At the end of the **four three**-year period, a provisional member shall be eligible to apply for active membership (see Constitution 3.2.3).

20.3.3.1 Waivers.
20.3.3.1.1 General. At the completion of year two of the provisional membership process, an institution may apply for a waiver of the four-year provisional membership process. The Membership Committee may grant waivers of the four-year provision based on compelling evidence that the institution has:

(a) Satisfied sports sponsorship requirements (including minimum contests and participant requirements) in years one and two;
(b) Not awarded institutional financial aid based on athletics during any provisional year;
(c) Completed a successful financial aid report;
(d) Attended all required functions for provisional members (e.g., NCAA Convention, NCAA Regional Rules Seminar);
(e) Completed a successful year two on-campus visit;
(f) Displayed evidence of a properly functioning athletics compliance system. The preliminary program assessment shall be submitted with the waiver request;
(g) Not been required to repeat any year of provisional membership;
(h) Displayed evidence of effective mentoring by the Membership Committee or other Division III members; and
(i) Satisfied all other membership requirements.

20.3.3.1.21 Credit for Time Completed Previously as Provisional Member. The Membership Committee may waive any portion of the first two years of the fourth year provisional period the institution previously completed as a provisional or reclassifying member.

20.3.3.1.32 Reclassification of Provisional Membership from Division II to Division III. The Division III Membership Committee may waive one year of the fourth year provisional membership period if an institution reclassifies its provisional membership from Division II to Division III. The waiver may be granted only if the institution meets Division III financial aid requirements and the minimum contest and participant requirements during its previous year of provisional membership. The institution shall serve a minimum of four three total years of provisional membership before being considered for active membership. An institution that reclassifies its provisional membership from Division II to Division III shall comply with the provisional membership legislation in effect at the time of its reclassification.

[20.3.4 through 20.3.7 unchanged.]

Source: American Collegiate Athletic Association; American Southwest Confernece; and USA South Athletic Conference

Effective Date: August 1, 2020

Rationale: Division III has in place, strategies to limit membership growth. Those limiters have included a four-institution cap on applications of new members annually, an imposed moratorium to suspend applications, a five-year application process, and a number of reports and actions to move from one year to the next. While these steps have been successful in limiting growth, one inadvertent consequence has been the impression that we in Division III are exclusive. Many current enrollment-driven institutions find it extremely challenging to commit to a division that provides no access to NCAA national championships for an entire generation of students. Prospective members not currently associated with the NCAA need additional time to develop a full understanding of administrative and cultural expectations of our organization. To this end, a three-year waiting period is proposed for provisional members. This adjustment also allows for a flexible process should our organization need to quickly modify our approach to membership. If the institution fails to meet legislated expectations of membership, consistent with current legislation, they would have a one-time opportunity to repeat a year in the process.

Budget Impact: None

Position Statement(s): Presidents Council, Management Council and Membership Committee: Presidents Council, Management Council and Membership Committee support this proposal. Allowing prepared institutions to complete the transition to Division III in three years (plus an exploratory year) will provide student-athletes earlier access to NCAA championships, thereby benefitting their overall experience. Furthermore, the membership educational requirements can be effectively delivered during this period while still providing the Membership Committee the discretion to appropriately manage the process, as needed.
Intent: To specify that an institution may provide snacks and permissible nutritional supplements to student-athletes as a benefit incidental to participation in intercollegiate athletics.

A. Bylaws: Amend 16.4, as follows:

[Roll Call]

16.4 Medical Expenses. An institution may finance medical-expense benefits incidental to a student-athlete's participation in intercollegiate athletics. However, it is not permissible for an institution to finance nutritional supplements (e.g., weight gain, muscle/strength building, and weight loss supplements) as medical expense benefits incidental to a student-athlete's participation in intercollegiate athletics. [R]

[16.4.1 unchanged.]

B. Bylaws: Amend 16.5, as follows:

[Roll Call]

16.5 Housing and Meals. An institution may finance housing and meal benefits incidental to a student-athlete's participation in intercollegiate athletics provided such housing and benefits are available to students in general. [R]

16.5.1 Exceptions.

[16.5.1-(a) through 16.5.1-(b) unchanged.]

(c) Meals Related to Institutional Committee Service. A student-athlete who serves on an institutional committee may receive expenses to cover the cost of a meal missed as a result of a committee meeting that occurs when regular institutional dining facilities are open.

(d) Meals in Conjunction with Home Competition. The institution may provide meals to student-athletes at the institution's discretion on the day(s) of competition until they are released by institutional personnel. An institution shall not provide cash to student-athletes in lieu of meals during this time period. An institution, at its discretion, may provide a meal or cash, but not both, to student-athletes at the time of their release by institutional personnel.

[16.5.1-(e) relettered as 16.5.1-(d), unchanged.]

(e) Snacks and Nutritional Supplements. An institution may provide snacks and permissible nutritional supplements to student-athletes as a benefit incidental to participation and for the purpose of providing additional calories and electrolytes. Permissible nutritional supplements do not contain any NCAA banned substances and are identified according to the following classes: carbohydrate/electrolyte drinks, energy bars, carbohydrate boosters, protein supplements, omega-3 fatty acids, and vitamins and minerals.

[16.5.1.1 unchanged.]

C. Bylaws: Amend 16.11.1, as follows:

[Roll Call]

16.11.1 Permissible.

[16.11.1.1 through 16.11.1.10 unchanged.]

16.11.1.11 Reasonable Refreshments. An institution may provide student-athletes with reasonable refreshments (e.g., soft drinks, snacks) for student-athlete educational and business meetings and, on an occasional basis, for celebratory events (e.g., birthdays). [R]

16.11.1.11 Meals and Snacks Related to Institutional Service and Programming.

16.11.1.11.1 Meals Related to Institutional Committee Service. A student-athlete who serves on an institutional committee may receive expenses to cover the cost of meals missed as a result of a committee meeting that occurs when regular institutional dining facilities are open.

Meals and Snacks Related to Educational and Business Meetings and Programs. An institution may provide meals and snacks for student-athlete educational and business meetings and programs, provided the meetings and programs are offered pursuant to Bylaw 16.3.
Source: Alvernia University; Berry College; East Texas Baptist University; Emory University; Farmingdale State College; Howard Payne University; Hardin-Simmons University; Knox College; LeTourneau University; Loras College; Maine Maritime Academy; McMurry University; Moravian College; Salve Regina University; Swarthmore College; Sweet Briar College; University of Dubuque; University of Lynchburg; University of Mary Hardin-Baylor; University of Texas at Dallas; University of Wisconsin-Whitewater; and Wilmington College (Ohio).

Effective Date: August 1, 2020

Rationale: In addition to meals benefits allowed under current legislation, this proposal will permit an institution to provide snacks and permissible nutritional supplements to all-student-athletes at its discretion as a benefit incidental to participation in intercollegiate athletics. Such measures will help ensure that all-student-athletes' nutritional needs are met incidental to practice and other activities. This proposal is intended to provide flexibility to meet the student-athletes' nutritional needs and to alleviate administrative burdens related to accounting for such benefits. Nutrition is not an issue of competitive advantage, but rather an issue of student-athlete health and safety. This proposal allows institutions to more fully provide for overall well-being of Division III student-athletes.

Budget Impact: Will vary per institution.

Position Statement(s): Presidents Council, Management Council, Interpretations and Legislation Committee, Committee on Competitive Safeguards and Medical Aspects of Sports: Presidents Council, Management Council, Interpretations and Legislation Committee, and Committee on Competitive Safeguards and Medical Aspects of Sport, support this proposal. The proposal promotes the health and wellness of student-athletes by allowing an institution the flexibility to provide what it deems appropriate to meet the nutritional needs of its student-athletes. With this flexibility, each institution will have the discretion to determine the scope of the benefit, if any, it chooses to provide to student-athletes, without an increased regulatory burden.

No. 2-5 (1-3) AWARDS AND BENEFITS – EXPENSES PROVIDED BY THE INSTITUTION FOR PRACTICE AND COMPETITION – PERMISSIBLE PRACTICE EXPENSES – EXCEPTIONS FOR GOLF AND SWIMMING AND DIVING

Intent: To allow an institution to provide practice expenses in the sports of Golf and Swimming and Diving during an official vacation period regardless of location.

Bylaws: Amend 16.8, as follows:

[Roll Call]

16.8 Expenses Provided by the Institution for Practice and Competition.

16.8.1 Permissible. The permissible expenses for practice and competition that an institution may provide a student-athlete are defined in the following subsections (see Bylaw 16.10 for expenses that may be provided by individuals or organizations other than the institution).

16.8.1.1 Practice. Expenses may be paid for practice sessions only if they are associated with an away-from-home contest or conducted at a site located within the member institution’s state or, if outside that state, not more than 100 miles from the institution’s campus. [D]

[16.8.1.1 through 16.8.1.4 unchanged.]

16.8.1.5 Exception -- Golf and Swimming and Diving. An institution may provide actual and necessary travel expenses (e.g., transportation, lodging and meals) for golf and swimming and diving student-athletes at any location during an official vacation period, provided the student-athlete is eligible and no class is missed. [R]

[16.8.1.2 through 16.8.1.5 unchanged.]

Source: American Rivers Conference and Minnesota Intercollegiate Athletic Conference.

Effective Date: Immediate

Rationale: Student-athletes should have the ability to prepare under the right conditions without having to worry about fulfilling an artificial competition requirement. Our conferences have seen multiple violations of this legislation over the years in the sports of golf and swimming & diving. Golf for institutions in colder climates faces several challenges. Unlike some sports that routinely take trips to warmer climates during official vacation periods, golf and swimming and diving student-athletes’ best preparation for competition is enhanced
significant by outdoor participation. Golf and swimming & diving competition throughout the playing season is predominantly in multi-team events. Standalone dual matches are uncommon. Regardless, both formats have been difficult for our conferences’ members to organize during vacation-period trips. Finally, many institutions artificially manufacture competitions against outside competition (e.g., an alumni team that might only consist of recreational golfers or swimmers) or a joint practice with outside competition where a head-to-head scoring component isn't even required. This proposal has an immediate effective date so women's and men's golf teams can use the exception this spring.

**Budget Impact:** Little to none. These trips already are occurring so there should be minimal budget impact.

**Position Statement(s):** Presidents Council, Management Council: Presidents Council and Management Council oppose this proposal. While this proposal addresses the unique challenges associated with the sport of golf, the inclusion of swimming and diving, which does not share those challenges, unnecessarily expands the scope of the proposal. Expansion to other sports, should not be reviewed on a sport-by-sport basis, but rather as part of a broader review to determine the extent and impact of allowing practice trips beyond the current parameters.

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**No. 2-6 (1-4) ATHLETICALLY RELATED ACTIVITIES -- LEADERSHIP PROGRAMMING OUT-OF-SEASON INVOLVING ATHLETICS RELATED INFORMATION AND CONTENT (GENERAL IN NATURE)**

**Intent:** To allow student-athletes serving in a team leadership capacity to voluntarily participate in leadership programming involving general, athletics-related content/information outside of the declared playing season with any member of an institution's coaching staff, provided the content of the programming does not include any: a) Field, floor, or on-court activity; b) Setting up offensive or defensive alignment; c) Chalk talk; d) Lecture on or discussion of strategy related to the specific-sport of the student-athlete(s); e) Activities using equipment related to the sport; f) Discussion or review of game films, motion pictures or videotapes related to the sport; or g) Any other athletically related activity.

**Bylaws:** Amend 17.02.1.1.5 Exceptions. Leadership Programming Involving Athletics-Related Information, as follows:

[Roll Call]

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**17.02.1.1.5 Exceptions. Leadership Programming Involving Athletics-Related Information.**

(a) **Student-athletes serving in a team leadership capacity may voluntarily participate in leadership programming involving athletics-related, general information outside of the declared playing season with any member of an institution's coaching staff.**

(b) **All programming must occur during the institution's regular academic year and must be completed not later than five week days before the first day of any of the institution's final regular examination period (see Bylaw 17.1.2 – (c) and 17.1.2 – (d) regarding holiday, vacation and final examination periods.)**

(c) **All leadership programming involving athletics-related, general information is limited to one meeting per week, with each meeting lasting no more than 90 minutes, and may not occur more than ten times outside of the declared playing season.**

(d) **The leadership-programming plan and materials must be in writing in the office of the institution's director of athletics and compliance officer (if separate individuals hold such positions).**

**Source:** North Coast Athletic Conference and Upper Midwest Athletic Conference.

**Effective Date:** August 1, 2020

**Rationale:** Leadership development is inherent to the NCAA Division III philosophy. Large-group leadership opportunities hold value; however, powerful growth happens in small, experience-based settings. Allowing coaches to work with team leaders is the most effective means of mentoring and experiential learning. NCAA-supported and facilitated leadership programs affirm that small group and individualized approaches are more effective than large-group programming for student-athletes. Additionally, with increased attention and awareness of mental health concerns among student-athletes, additional engagement between coaches and student-athletes strengthens the support networks student-athletes build during their season and could assist in identifying mental health concerns to ensure appropriate resources and support are provided out-of-season to student-athletes. Intercollegiate athletics plays an integral role in enrollment management strategies at Division III institutions. The retention of student-athletes is critical in the success of not only intercollegiate athletics programs, but the entire institution for many Division III members. With the transfer rate continuing to increase in Division III, allowing
additional time for student-athletes and coaches to discuss leadership development-related content will positively impact the overall experience and growth for student-athletes as well as institutional retention rates. Consistent leadership programming would allow student-athletes opportunities to expand their leadership capacities as part of their holistic experience.

**Budget Impact:** None

**Position Statement(s):** Presidents Council, Management Council and Interpretations and Legislation Committee: Presidents Council, Management Council and the Interpretations, and Legislation Committee oppose this proposal. This proposal creates an environment wherein student-athletes may feel compelled to participate, thereby creating additional time demands for student-athletes. Additionally, current legislation provides sufficient opportunities for student-athletes to be involved in leadership activities outside the declared playing season. Finally, student-athletes should be involved in athletics leadership opportunities, but they should also seek participation in non-athletic based leadership opportunities. This proposal may limit or discourage student-athletes from seeking out those non-athletic opportunities.
Intent: To add acrobatics and tumbling as a emerging sport for women and establish legislation related to playing and practice seasons and membership.

A. Bylaws: Amend 17, as follows:

[Roll Call]

17 Playing and Practice Seasons.

[17.01 through 17.02 unchanged.]

17.02.13 Varsity Intercollegiate Sport. A varsity intercollegiate sport is a sport that has been accorded that status by the institution's president or chancellor or committee responsible for intercollegiate athletics policy and that satisfies the following conditions:

[17.02.13-(a) through 17.02.13-(c) unchanged.]

17.02.13.1 Team Sports. The following are classified as team sports for purposes of this bylaw:

**Acrobatics and Tumbling**
- Beach Volleyball, Women's
- Baseball
- Basketball
- Field Hockey
- Football
- Ice Hockey

**Lacrosse**

**Rugby, Women's**

**Rowing, Women's**

**Soccer**

**Softball**

**Volleyball**

**Water Polo**

[17.02.13.2 unchanged.]

[17.02.14 unchanged.]

[17.1 unchanged.]

17.2 Acrobatics and Tumbling.

Regulations for computing the acrobatics and tumbling playing season are set forth in Bylaw 17.1. General Playing-Season Regulations. (See Figure 17-1)

17.2.1 Length of Playing Season. (See Bylaw 17.1.1.3.3 for spring NCAA Championship sports)

17.2.2 Preseason Practice. (See Bylaw 17.1.1.3.3.1)

17.2.3 First Date of Competition. (See Bylaw 17.1.1.3.3.1)

17.2.4 End of Playing Season. (See Bylaw 17.1.1.3.3.1)

17.2.5 Number of Dates of Competition.

17.2.5.1 Maximum Limitations-Institutional. A member institution shall limit its total playing schedule with outside competition in acrobatics and tumbling during the institution's acrobatics and tumbling traditional segment to 12 dates of competition, which may include not more than two tri-meets, except for those dates of competition excluded under Bylaw 17.2.5.3. Countable date of competition limitations apply separately to multiple teams (e.g., varsity, subvarsity and freshmen). For in-season foreign competition, see Bylaw 17.1.4.3.

17.2.5.2 Maximum Limitations-Student-Athlete. A student-athlete may participate each academic year in a maximum of 12 dates of competition in acrobatics and tumbling, which may include not more than two tri-meets. This limitation includes those dates of competition in which the student-athlete represents the institution, including competition as a member of the varsity, junior varsity and freshmen team of the institution in accordance with Bylaws 17.02.7 and 17.02.9.
17.2.5.3 Exemptions. (See Standard Exemptions set forth in Bylaw 17.1.4.5.)

17.2.6 Out-of-Season Athletically Related Activities.

(See Bylaw 17.1.5)

[17.2 through 17.30 renumbered as 17.3 through 17.31, unchanged.]

B. Bylaws: Amend 20, as follows:

[Roll Call]

20 Division Membership.

[20.01 through 20.02 unchanged.]

20.02.6 Emerging Sports for Women. The following shall be considered emerging sports for women:

(a) Team Sports. Acrobatics and Tumbling and Rugby; and

[20.02.6-(b) unchanged.]

[20.02.6.1 unchanged.]

[20.02.7 unchanged.]

[20.1 through 20.11 unchanged.]

20.11.3 Sports Sponsorship. A member institution shall sponsor in Division III a minimum number of sports based on institutional enrollment. At least one sport involving an all-male team or a mixed team and at least one sport involving an all-female team shall be conducted in every sport season. All sports used to meet the minimum sports sponsorship requirements must meet the minimum contest and participant requirements per Bylaw 20.11.3.8.

[20.11.3.1 through 20.11.3.7 unchanged.]

20.11.3.8 Minimum Contests and Participants Requirements for Sports Sponsorship. In each sport, the institution’s team shall engage in at least a minimum number of intercollegiate contests (against the varsity programs of four-year, degree-granting collegiate institutions) each year. In the individual sports, the institution’s team shall include a minimum number of participants in each contest that is counted toward meeting the minimum-contests requirement. The following minimums are applicable:

<table>
<thead>
<tr>
<th>Team Sports</th>
<th>Minimum Contests</th>
<th>Minimum Participants</th>
<th>Individual Sports</th>
<th>Minimum Contests</th>
<th>Minimum Participants</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acrobatics and Tumbling</td>
<td>6</td>
<td>18</td>
<td>Bowling</td>
<td>8</td>
<td>5</td>
</tr>
<tr>
<td>Beach Volleyball</td>
<td>8</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Baseball</td>
<td>25</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Basketball</td>
<td>18</td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Field Hockey</td>
<td>12</td>
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</tr>
<tr>
<td>Football</td>
<td>7</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ice Hockey</td>
<td>18</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Lacrosse</td>
<td>10</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Women’s Rowing</td>
<td>8</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Women’s Rugby</td>
<td>8</td>
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<td></td>
</tr>
<tr>
<td>Soccer</td>
<td>13</td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Softball</td>
<td>24</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Swimming: Women's 6
Skiing: Wrestling 6
Triathlon: Wrestling 7
Track: Wrestling 6
Wrestling: Wrestling 6

(Note: The minimum-contest requirements set forth in Bylaw 20.11.3.8 apply only to the provisions of this section and do not apply to minimum-contest requirements in Bylaw 14 and Bylaw 17)

20.11.3.8.10 Acrobatics and Tumbling. In acrobatics and tumbling, dual meets and tri-meets may count toward the minimum number of contests. Tri-meets are counted as two contests for each competing team. No more than two tri-meets may be counted toward the minimum number of contests by a member institution.

[20.11.3.8.10 renumbered as 20.11.3.8.11, unchanged.]

[20.11.3.9 through 20.11.3.10 unchanged.]

[20.11.4 unchanged.]

Source: NCAA Division III Management Council (Committee on Women's Athletics).

Effective Date: August 1, 2020

Rationale: The sport's potential for growth and support from the sport's national governing body supports this proposal. In addition, acrobatics and tumbling leadership demonstrated and articulated how the experience of an acrobatics and tumbling student-athlete is comparable to the experience of an NCAA sport student-athlete and how acrobatics and tumbling student-athletes are fully integrated into athletics departments. Further, the existing organizational structure and bylaws support efforts to integrate NCAA values and legislation into current operations. Finally, there is a commitment at the collegiate level to providing robust participation opportunities during the regular season and post season, including the national championships.

Budget Impact: Based on institutional sponsorship of the sport.

No. 2-8 (1-5) DIVISION MEMBERSHIP -- PLAYING AND PRACTICE SEASONS -- EMERGING SPORTS FOR WOMEN -- WOMEN'S EQUESTRIAN

Intent: To add Equestrian as an emerging sport for women and establish legislation related to playing and practice seasons and membership.

A. Bylaws: Amend 17, as follows:

[Roll Call]

17 Playing and Practice Seasons.

[17.01 through 17.02 unchanged.]

17.02.13 Varsity Intercollegiate Sport. A varsity intercollegiate sport is a sport that has been accorded that status by the institution's president or chancellor or committee responsible for intercollegiate athletics policy and that satisfies the following conditions:

[17.02.13-(a) through 17.02.13-(c) unchanged.]

[17.02.13.1 unchanged.]

17.02.13.2 Individual Sports. The following are classified as individual sports for purposes of this bylaw:

Bowling, Women's
Cross Country
Equestrian, Women's
Fencing
Golf
Gymnastics
Rifle
Skiing
Swimming and Diving
Tennis
Track and Field, Indoor and Outdoor
Triathlon, Women's
Wrestling

[17.02.14 unchanged.]
17.7 Women’s Equestrian. Regulations for computing the equestrian playing season are set forth in Bylaw 17.1 (See Figure 17-1)

17.7.1 Length of Playing Season. (See Bylaw 17.1.1.3.3 for spring NCAA championship sports.)

17.7.2 Preseason Practice. (See Bylaw 17.1.1.3.3.)

17.7.3 First Date of Competition. (See Bylaw 17.1.1.3.3.)

17.7.4 End of Regular Playing Season. (See Bylaw 17.1.1.3.3.)

17.7.5 Number of Dates of Competition.

17.7.5.1 Maximum Limitations -- Institutional. A member institution shall limit its total playing schedule with outside competition in equestrian during the institution’s equestrian playing season to eight dates of competition except for those dates of competition excluded under Bylaw 17.7.5.3. Countable date of competition limitations apply separately to multiple teams (e.g., varsity, subvarsity and freshman). For in-season foreign competition see Bylaw 17.1.4.3.

17.7.5.2 Maximum Limitations - Student-Athlete. An individual student-athlete may participate in each academic year in a maximum of 8 dates of competition in equestrian. This limitation includes those dates of competition in which the student-athlete represents the institution, including competition as a member of the varsity, junior varsity or freshman team of the institution in accordance with Bylaws 17.02.4 and 17.02.9.

17.7.5.3 Annual Exemptions. (See Standard Exemptions set forth in Bylaw 17.1.4.5.)

17.7.6 Out-of-Season Athletically Related Activities. (See Bylaw 17.1.5.)

[17.8 through 17.30 renumbered as 17.9 through 17.31, unchanged.]

B. Bylaws: Amend 20, as follows:

[Roll Call]

20 Division Membership.

[20.01 through 20.02 unchanged.]

20.02.6 Emerging Sports for Women. The following shall be considered emerging sports for women:

[20.02.6-(a) unchanged.]

(b) Individual Sports. Triathlon and Women’s Equestrian.

[20.02.6.1 unchanged.]

[20.02.7 unchanged.]

[20.1 through 20.11 unchanged.]

20.11.3 Sports Sponsorship. A member institution shall sponsor in Division III a minimum number of sports based on institutional enrollment. At least one sport involving an all-male team or a mixed team and at least one sport involving an all-female team shall be conducted in every sport season. All sports used to meet the minimum sports sponsorship requirements must meet the minimum contest and participant requirements per Bylaw 20.11.3.8.

[20.11.3.1 through 20.11.3.7 unchanged.]

20.11.3.8 Minimum Contests and Participants Requirements for Sports Sponsorship. In each sport, the institution’s team shall engage in at least a minimum number of intercollegiate contests (against the varsity programs of four-year, degree-granting collegiate institutions) each year. In the individual sports, the institution’s team shall include a minimum number of participants in each contest that is counted toward meeting the minimum-competes requirement. The following minimums are applicable:

<table>
<thead>
<tr>
<th>Team Sports</th>
<th>Minimum Contests</th>
<th>Individual Sports</th>
<th>Minimum Contests</th>
<th>Minimum Participants</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beach Volleyball</td>
<td>8</td>
<td>Bowling</td>
<td>8</td>
<td>5</td>
</tr>
</tbody>
</table>

Date Printed: 02/20/2020
Baseball 25  Cross Country 5  5
Basketball 18  Fencing 8  5
Field Hockey 12  Golf 6  4
Football 7  Men’s Gymnastics 6  6
Ice Hockey 18  Women’s Gymnastics 6  5
Lacrosse 10  Rifle 6  4
Women’s Rowing 8  Skiing 5  5
Women’s Rugby 8  Swimming and Diving 8  8
Soccer 13  Tennis 10  6
Softball 24  Track and Field, Indoor 5  10
Volleyball 17  Track and Field, Outdoor 6  12
Water Polo 13  Women’s Equestrian 3  6
Women’s Triathlon 4  3
Wrestling 7  6

(Note: The minimum-contest requirements set forth in Bylaw 20.11.3.8 apply only to the provisions of this section and do not apply to minimum-contest requirements in Bylaw 14 and Bylaw 17)
[20.11.3.8.1 through 20.11.3.8.10 unchanged.]
[20.11.3.9 through 20.11.3.10 unchanged.]
[20.11.4 unchanged.]

Source: Adrian College; Albion College; Alfred State College; Alvernia University; Berry College; Bethany College (West Virginia); Bridgewater State University; East Texas Baptist University; Emory University; Morrisville State College; Nazareth College; Roger Williams University; Randolph-Macon College; Salve Regina University; State University of New York at Geneseo; State University of New York at New Paltz; Sweet Briar College; University of Lynchburg; Wentworth Institute of Technology; Wesleyan College; and Wilson College.

Effective Date: August 1, 2020

Rationale: Significant support exists for equestrian to be added as an NCAA sport, moving from the emerging sport for women’s list, including support from institutions and national governing bodies. It is expected that the addition of women’s equestrian will produce a significant increase in participation opportunities for women, as well as provide the membership with a new option for sponsorship of a women’s sport. Division I and Division II already have this legislation.

Budget Impact: Based on institutional sponsorship of the sport

Position Statement(s): Management Council, Committee on Women’s Athletics, Playing and Practice Subcommittee: Management Council, Committee on Women’s Athletics and Playing and Practice Subcommittee support this proposal. The proposal provides for more participation opportunities for female student-athletes and more sport-sponsorship options for Division III member institutions.

No. 2.9 DIVISION MEMBERSHIP, PLAYING AND PRACTICE SEASONS – EMERGING SPORTS FOR WOMEN – WOMEN’S WRESTLING

Intent: To add women’s wrestling as an emerging sport for women and establish legislation related to playing and practice seasons and membership.

A. Bylaws: Amend 14.7, as follows:

[Roll Call]

14.7 Outside Competition, Effects on Eligibility. The eligibility of a student-athlete who engages in outside competition (see Bylaw 17.02.10) is affected as set forth in the following regulations.
14.7.1 Outside Competition. A student-athlete becomes ineligible for intercollegiate competition in that sport until eligibility is restored by the Committee on Student-Athlete Reinstatement if, after enrollment in college and during any year in which the student-athlete is a member of an intercollegiate squad or team, he or she competes or has competed as a member of any outside team in any noncollegiate, amateur competition (e.g., tournament play, exhibition games or other activity) during the institution's intercollegiate season in the sport (see Bylaw 14.7.3 for exceptions and waivers) unless restored to eligibility before that time by the Committee on Student-Athlete Reinstatement. (See Bylaw 14.1.12, for student-athletes participating in a recognized foreign exchange/study abroad program).

14.7.1.1 Additional Restriction – Men's and Women's Wrestling. In men's and women's wrestling, a student-athlete may compete outside of the institution's intercollegiate season as a member of an outside team in any noncollegiate, amateur competition, except during the period 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 17.29.2.

[14.7.1.2 unchanged.]

[14.7.2 unchanged.]

14.7.2.5 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 himself or herself in the competition and does not engage in such competition as a member of or receive expenses from an outside team.

14.7.2.5.1 No Competition Between Beginning of Academic Year and November 1 – Men's and Women's Wrestling. In men's and women's 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.

[14.7.2.6 unchanged.]

[14.7.3 through 14.7.4 unchanged.]

B. Bylaws: Amend 17, as follows:

[Roll Call]

17 Playing and Practice Seasons.

[17.01 through 17.02 unchanged.]

17.02.13 Varsity Intercollegiate Sport. A varsity intercollegiate sport is a sport that has been accorded that status by the institution's president or chancellor or committee responsible for intercollegiate athletics policy and that satisfies the following conditions:

[17.02.13-(a) through 17.02.13-(c) unchanged.]

[17.02.13.1 unchanged.]

17.02.13.2 Individual Sports. The following are classified as individual sports for purposes of this bylaw:

- Bowling, Women's
- Cross Country
- Fencing
- Golf
- Gymnastics
- Rifle
- Skiing
- Swimming and Diving
- Tennis
- Track and Field, Indoor and Outdoor
- Triathlon, Women's
- Wrestling, Men's and Women's

[17.02.14 unchanged.]

[17.1 unchanged.]

17.1.1.3.2 Sports with a Winter NCAA Championship. The length of an institution's playing season shall be limited to a maximum of 19 weeks.
17.1.3.2.1 Season Limitations. Except for the sports of basketball, women's bowling, ice hockey and **men's and women's** wrestling (the applicable provisions are set forth in the specific sports sections) and unless otherwise noted in the applicable sport section, the playing season shall be conducted according to the following:

[17.1.3.2.1-(a) through 17.1.3.2.1-(b) unchanged.]

[17.1.3.3 through 17.1.3.4 unchanged.]

[17.1.2 through 17.1.6 unchanged.]

[17.2 through 17.27 unchanged.]

**17.28 Wrestling, Women's**

Regulations for computing the women's wrestling playing season are set forth in Bylaw 17.1, General Playing-Season Regulations. (See Figure 17-1)

17.28.1 Length of Playing Season. (See Bylaw 17.1.1.3.2 for winter NCAA championship sports.)

17.28.2 Preseason Practice. A member institution shall not commence practice sessions in women's wrestling before October 10.

17.28.3 First Date of Competition.

A member institution shall not engage in its first date of competition (match, exhibition or scrimmage) against outside competition in women's wrestling before November 1.

17.28.4 End of Playing Season. (See Bylaw 17.1.1.3.2.1)

17.28.5 Number of Dates of Competition.

17.28.5.1 Maximum Limitations-Institutional. A member institution shall limit its total playing schedule against outside competition during the permissible women's wrestling season to a maximum of 16 dates of competition, which may include not more than two two-day meets that shall each count as a single date of competition, except for those dates of competition excluded under 17.28.5.3 (see Bylaw 17.02.6.1 for required minimum number of student-athletes and Bylaw 20.11.3.8 for minimum contests and participants requirements). Countable date of competition limitations apply separately to multiple teams (e.g., varsity, subvarsity and freshman). For in-season foreign competition, see Bylaw 17.1.4.3.

17.28.5.2 Maximum Limitations-Student-Athlete. An individual student-athlete may participate in each academic year in a maximum of 16 dates of competition in women's wrestling, which may include not more than two two-day meets that shall count as a single date of competition. This limitation includes those dates of competition in which the student represents the institution, including competition as a member of the varsity, subvarsity or freshmen team of the institution in accordance with Bylaws 17.02.7 and 17.02.9

17.28.5.3 Exemptions. (See Standard Exemptions set forth in Bylaw 17.1.4.5.)

17.28.6 Out-of-Season Athletically Related Activities. (See Bylaw 17.1.5.)

[17.28 through 17.30 Athletically Related Activities, unchanged.]

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

[Roll Call]

20 Division Membership.

[20.01 through 20.02 unchanged.]

20.02.6 Emerging Sports for Women. The following shall be considered emerging sports for women:

[20.02.6-(a) unchanged.]

(b) Individual Sports. Triathlon **and women's wrestling.**

[20.02.6.1 unchanged.]

[20.02.7 unchanged.]
20.11.3 Sports Sponsorship. A member institution shall sponsor in Division III a minimum number of sports based on institutional enrollment. At least one sport involving an all-male team or a mixed team and at least one sport involving an all-female team shall be conducted in every sport season. All sports used to meet the minimum sports sponsorship requirements must meet the minimum contest and participant requirements per Bylaw 20.11.3.8.

20.11.3.8 Minimum Contests and Participants Requirements for Sports Sponsorship. In each sport, the institution’s team shall engage in at least a minimum number of intercollegiate contests (against the varsity programs of four-year, degree-granting collegiate institutions) each year. In the individual sports, the institution’s team shall include a minimum number of participants in each contest that is counted toward meeting the minimum- contests requirement. The following minimums are applicable:

<table>
<thead>
<tr>
<th>Team Sports</th>
<th>Minimum Contests</th>
<th>Individual Sports</th>
<th>Minimum Contests</th>
<th>Minimum Participants</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beach Volleyball</td>
<td>8</td>
<td>Bowling</td>
<td>8</td>
<td>5</td>
</tr>
<tr>
<td>Baseball</td>
<td>25</td>
<td>Cross Country</td>
<td>5</td>
<td>5</td>
</tr>
<tr>
<td>Basketball</td>
<td>18</td>
<td>Fencing</td>
<td>8</td>
<td>5</td>
</tr>
<tr>
<td>Field Hockey</td>
<td>12</td>
<td>Golf</td>
<td>6</td>
<td>4</td>
</tr>
<tr>
<td>Football</td>
<td>7</td>
<td>Men's Gymnastics</td>
<td>6</td>
<td>6</td>
</tr>
<tr>
<td>Ice Hockey</td>
<td>18</td>
<td>Women's Gymnastics</td>
<td>6</td>
<td>5</td>
</tr>
<tr>
<td>Lacrosse</td>
<td>10</td>
<td>Rifle</td>
<td>6</td>
<td>4</td>
</tr>
<tr>
<td>Women's Rowing</td>
<td>8</td>
<td>Skiing</td>
<td>5</td>
<td>5</td>
</tr>
<tr>
<td>Women's Rugby</td>
<td>8</td>
<td>Swimming and Diving</td>
<td>8</td>
<td>8</td>
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<tr>
<td>Soccer</td>
<td>13</td>
<td>Tennis</td>
<td>10</td>
<td>6</td>
</tr>
<tr>
<td>Softball</td>
<td>24</td>
<td>Track and Field, Indoor</td>
<td>5</td>
<td>10</td>
</tr>
<tr>
<td>Volleyball</td>
<td>17</td>
<td>Track and Field, Outdoor</td>
<td>6</td>
<td>12</td>
</tr>
<tr>
<td>Water Polo</td>
<td>13</td>
<td>Women's Triathlon</td>
<td>4</td>
<td>3</td>
</tr>
<tr>
<td><em>Men's Wrestling</em></td>
<td></td>
<td></td>
<td>7</td>
<td>6</td>
</tr>
<tr>
<td><em>Women's Wrestling</em></td>
<td></td>
<td></td>
<td>7</td>
<td>6</td>
</tr>
</tbody>
</table>

(Note: The minimum-contest requirements set forth in bylaw 20.11.3.8 apply only to the provisions of this section and do not apply to minimum-contest requirements in Bylaw 14 and Bylaw 17.)

20.11.3.9 Source: NCAA Division III Management Council (Committee on Women's Athletics).

Effective Date: August 1, 2020

Rationale: The continued growth in high school girls wrestling and the number of collegiate institutions sponsoring the sport support this proposal. In addition, the sport is relatively inexpensive to sponsor. Finally, there is a commitment at the collegiate level to increase participation opportunities for a diverse population of student-athletes (e.g., race and ethnicity, national, socio-economic status and body size and type), as well as to increase coaching opportunities for a diverse population of female coaches in intercollegiate wrestling.

Budget Impact: Based on institutional sponsorship of the sport
Presidents Council Grouping

No. 2-10 (1-8) DIVISION MEMBERSHIP -- APPLICATION PROCESS -- RECLASSIFYING INSTITUTION -- REDUCE WAITING PERIOD FROM FOUR YEARS TO THREE YEARS

Intent: To amend legislation related to the Division III reclassifying process as follows: (1) For current NCAA members reclassifying to Division III, reduce the number of years in the reclassifying process from four to three years; (2) The process will eliminate the one-year exploratory membership requirement; (3) Specify that if an institution is unable to gain full active membership within this time frame, there is a one-time opportunity to repeat a year in question, through recommendation of Membership Committee.

Bylaws: Amend 20.6, as follows:

[Roll Call]

20.6 Change of Division Membership.

[20.6.1 unchanged.]

20.6.2 Requesting Reclassification to Division III – Election Procedures.

20.6.2.1 Application Process.

20.6.2.1.1 Exploratory Year. An institution seeking reclassification to Division III must complete an exploratory year in accordance with Bylaw 20.3.1.1. During the exploratory year, the institution may submit an application for Division III membership in accordance with Bylaw 20.6.2.1.2.

20.6.2.1.2 Application for Reclassification. When petitioning for change of division membership to Division III, a member shall submit a form approved by the Membership Committee available from the national office. The form shall be received in the national office not later than January 15 of the exploratory year. Any form received after that date shall be postmarked not later than January 8. The application may be approved by the Membership Committee, provided the applicant institution satisfies all of the standards required for provisional applicants in Bylaw 20.3.1, except that an exploratory year is not required. Further, reclassifying members are subject to the same fees and dues required of provisional members specified in Constitution 3.6.3.1.1.

[20.6.2.1.2 renumbered as 20.6.2.1.1, unchanged.]

20.6.2.1.2 Fee -- Reclassifying Members. Each reclassifying member shall pay a nonrefundable fee of an amount determined annually by the Membership Committee based on an analysis of the expenses associated with the membership process. At the time of application a portion of the fee, as determined by the Membership Committee, shall be due, and the remainder of the fee shall be due by September 1 of the first year of reclassifying membership. Reclassifying members in years one through three shall also pay NCAA dues.

[20.6.3 unchanged.]

20.6.4 Four-Year Provision. Reclassifying membership shall not be less than a four-year period. At the end of the four-year period, a reclassifying member shall be eligible for active membership (see Constitution 3.2.3).

20.6.4.1 Exploratory Year Waiver. An institution in the reclassifying membership process may apply for a waiver of the exploratory year, consistent with the waiver available for the provisional membership process (See Bylaw 20.3.1.1.3).

20.6.4.2 Waiver. At the completion of year two of the reclassifying membership process, an institution may apply for a waiver of the four-year reclassification process, consistent with the waiver available for the four-year provisional membership process (see Bylaw 20.3.3.1).

[20.6.5 through 20.6.7 unchanged.]

20.6.8 Conditions and Obligations of Reclassifying Membership.

20.6.8.1 Education Program. Each reclassifying member must complete the provisional member education program administered by the Membership Committee before being granted active membership.
20.6.8.2 Determination of Reclassifying Membership Standing. A reclassifying member may be permitted to continue the four-year reclassifying member process with or without conditions as determined by the Membership Committee in instances of noncompliance with Division III and/or reclassifying membership regulations.

20.6.8.3 Repeat of Reclassifying Membership. The Membership Committee may require a reclassifying member to repeat any one of the four years of the reclassifying membership period. An institution may repeat only once during the four-year reclassifying membership period.

[20.6.8.4 through 20.6.8.5 unchanged.]

[20.6.9 through 20.6.10 unchanged.]

**Source:** American Collegiate Athletic Association; American Southwest Conference and USA South Athletic Conference

**Effective Date:** August 1, 2020

**Rationale:** Division III has strategies in place to manage membership growth. Those limits have included a four-institution cap on applications of new members annually, an imposed moratorium to suspend applications, a five-year application process, and a number of reports and actions to move from one year to the next. While these steps have been successful in limiting growth, one inadvertent consequence has been the impression that we in Division III are exclusive. Many current enrollment driven institutions find it challenging to commit to a division that provides no access to NCAA national championships and/or grant funding for an entire generation of students. This proposal accepts that current NCAA Divisions I or II members reclassifying understand the philosophy, history and culture of the NCAA and are committed to compliance as outlined in the Division III operating manual. Therefore, this proposal reduces the time to gain full membership by eliminating the exploratory year and one reclassifying year. This adjustment also allows for a flexible process should our organization need to quickly modify our approach to membership. If the institution fails to meet legislated expectations of membership, consistent with current legislation, they would have a one-time opportunity to repeat a year in the process.

**Budget Impact:** None

**Position Statement(s):** Presidents Council, Management Council and Membership Committee: Presidents Council, Management Council and Membership Committee support this proposal. The requirements for a reclassifying institution can be effectively delivered and achieved in three years, while still providing the Membership Committee the discretion to appropriately manage the process, as needed. Additionally, a shortened process will allow earlier access to NCAA championships, thereby enhancing the overall student-athlete experience.
Intent: To permit Division III member institutions with Division I sports to apply all Division I legislation, except Bylaw 15 (financial aid), to the Division I sports.

Bylaws: Amend 20.7, as follows:

[Roll Call]

20.7 Division Legislation.

20.7.1 Applicable Legislation. A member institution shall observe the applicable legislation and requirements of its membership division. However, if the institution is eligible to participate in a sport in another division (see Bylaw 20.4 for multidivision-classification privileges), it shall apply the rules of the other division that govern the sport in question.

20.7.1.1 Division III Application. A member institution that has a sport classified in Division I must may apply Division I rules in that sport except the institution must apply the Division III financial aid regulations of Bylaw 15 in the Division I sport, the rules of both divisions, or the more stringent rule if both divisions have a rule concerning the same issue except that in either instance, the institution may apply the Division I playing and practice season regulations of Bylaw 17 in the Division I sport.

[20.7.1.1.1 unchanged.]

Source: NCAA Division III Management Council (Membership Committee).

Effective Date: Immediate

Rationale: The current legislation requires Division III member institutions with Division I sports to apply the rules of both divisions, or the more stringent rule if both divisions have a rule concerning the same issue. It is often difficult for institutions to distinguish which of the rules is more stringent and tracking the bylaws for two divisions can burden an institution’s administrative staff. Currently, ten Division III institutions sponsor a Division I sport. The number of affected schools will not increase, as Division I legislation currently prohibits additional institutions from becoming multidivisional. Since this is primarily intended to reduce confusion and ease burden, an immediate effective date is appropriate.

Budget Impact: Will vary based on the institution
Appendix A

**Legislative Proposal Number Changes**

This appendix lists proposals that are included in the Second Publication of Proposed Legislation and gives their corresponding numbers in the Initial Publication of Proposed Legislation. Please note that not all proposals that appear in the Second Publication of Proposed Legislation were included in the Initial Publication of Proposed Legislation.

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Appendix B

Request for Interpretation

Member institutions and conferences are encouraged to request interpretations of the proposed legislation in this Second Publication of Proposed Legislation. Interpretations related to the proposed legislation in this Second Publication of Proposed Legislation may be requested via electronic mail to the primary contact persons at bfregan@ncaa.org or jmyers@ncaa.org, not later than November 21. When submitting such a request, please include the proposal number in question, your institution's name and your title. All resulting interpretations will be distributed to the delegates in time for the conference meetings held in conjunction with the Convention.