



**REPORT OF THE
NCAA DIVISION I COUNCIL
JANUARY 10, 2024, MEETING**

In an effort to connect NCAA Division I Council items to the NCAA pillars of academics, fairness and well-being, items included in this report have an identifying pillar. There is an additional pillar, operational, that is used to denote items that relate to maintaining a stable and efficient Division I.

KEY ITEMS.

1. **Update on Undergraduate Transfer Regulations.** (Academics/Fairness/Well-Being/Operational) The Division I Council received an update on the current transfer landscape and engaged in a discussion on potential legislative and policy alternatives. The discussion included the following concepts:
 - a. Aligning transfer student-athlete eligibility with progress-toward-degree requirements.
 - b. Developing a framework for an institution to demonstrate its commitment to the academic success of the transfer student-athlete.
 - c. Developing a new academic metric to measure an institution's graduation rate for transfer student-athletes (e.g., transfer NCAA Division I Academic Progress Rate), including incentivizing retention.
 - d. Developing additional incentives for institutions to support the academic progress of all its student-athletes, including transfers.

2. **Legislative Actions.** (Academics/Fairness/Well-Being/Operational) The council adopted nine proposals and took no action on six proposals that were previously adopted by sport oversight committees in the January 2024 legislative cycle as part of the 2023-24 legislative pilot processes. Pursuant to the legislative pilot processes, legislation adopted by the council (or adopted by a sport oversight committee and no action is taken by the council) is considered final at the conclusion of the council meeting during which it is adopted. The NCAA Division I Board of Directors, during any meeting, may review and take action related to legislation adopted or defeated by the council. Information on key proposals adopted by the council is included below. All legislative actions are detailed in Attachment A and voting results are available in Attachment B.
 - a. **NCAA Division I Proposal No. 2023-58 – Student-Athlete Name, Image and Likeness Protections.** The council adopted Proposal No. 2023-58 – Name, Image and Likeness Activities – Student-Athlete Protections, as amended, which establishes student-athlete protections associated with name, image and likeness activities, mandatory disclosure requirements and a voluntary registration process for NIL professional service providers (e.g., agents, financial advisors). The council amended the proposal to specify that a prospective student-athlete must disclose current and expired name, image and likeness agreements not later than 30 days after enrollment in the institution. The council discussed issues related to the

disclosure requirements and implications of nondisclosure for student-athletes related to participation in athletically related activities. A forthcoming question and answer document will address the disclosure requirements and implications in more detail. In addition, the NCAA Division I Council Working Group on Name, Image and Likeness will explore other potential options related to disclosure (e.g., incentives to encourage disclosure) to present to the council in April.

- b. Proposal No. 2023-55 – Individual Accountability Measures.** The council adopted Proposal No. 2023-55 – Infractions Program – Penalties – Individual Accountability Measures, as amended, which implements changes to NCAA Bylaw 19 to focus meaningful infractions penalties on the individuals responsible for the underlying rules violations. The council amended the proposal to maintain that public infractions decisions may identify by name the chancellor or president of the institution in cases involving lack of institutional control and the director of athletics and/or any individual with direct responsibility and oversight of the athletics department in cases involving lack of institutional control and failure to monitor.
- 3. Division I Council Working Group on Name, Image and Likeness Recommendations - Role of Institutions and Recruiting.** The council introduced legislation related to the role of institutions and recruiting in name, image and likeness activities for possible action as expedited legislation in April and effective August 1, 2024. The elements of the proposal include:

 - a. Maintain the prohibition on institutional compensation for NIL and remove national restrictions on the services and assistance that institutions and their third-party service providers may provide to enrolled student-athletes, provided certain criteria are satisfied.
 - b. Specify that entities that are officially affiliated or otherwise closely aligned with an institution are subject to the same standards as the institution.
 - c. Clearly define an NIL entity as an individual, group of individuals or any other entity (e.g., collective) organized to support the athletics interests of an institution or group of institutions by compensating student-athletes for NIL activities on behalf of the entity or another third party.
 - d. Eliminate regulations governing permissible communication between an institution and an NIL entity and maintain the prohibition that an institution shall not provide direct or indirect financial support or institutional assets to an NIL entity.
 - e. Prohibit an NIL entity from engaging in any contact, correspondence, or other communication with or providing a benefit to a prospect, current student-athlete at another four-year institution or an individual associated with a prospect or current

student-athlete at another four-year institution (e.g., family member, agent, advisor, coach) until specified criteria are met.

Rationale: Currently, the interim NIL policy and associated guidance places significant limitations on the level of institutional assistance that may be provided to student-athletes. Increased institutional assistance would provide direct support and protection to student-athletes. Outside individuals and entities may not be motivated by student-athlete well-being and success. Student-athletes who provided feedback on the development of NIL concepts strongly urged removal of restrictions on institutional involvement. This permissive legislation recognizes that national regulation is not necessary to instruct institutions how to best support their student-athletes, without providing direct compensation. Institutions would be permitted to contract with third-party service providers to implement institutional assistance measures and those third parties would be held to the same standards as the institution (e.g., may not compensate student-athletes).

An entity that is officially affiliated or otherwise closely aligned with an institution should not be permitted to operate outside of NCAA legislation or be held to a different standard than the institution (e.g., such entities may not compensate student-athletes).

NCAA legislation should clearly define an NIL entity. Although most NIL entities are considered institutional boosters, current NCAA regulation surrounding booster involvement in recruiting does not adequately address the challenges of the current NIL environment. Establishing a clear definition of what constitutes an NIL entity and maintaining a degree of separation between the institution and NIL entity while still holding institutions accountable for ensuring NIL entities follow NCAA rules will assist in stabilizing the current recruiting environment.

Institutions are not permitted to compensate student-athletes for NIL opportunities and, therefore, should not be permitted to financially support an NIL entity that does compensate student-athletes. While financial support of an NIL entity is not permitted, there should not be national regulation on the communication between an NIL entity and institution regarding NIL opportunities for student-athletes who are currently enrolled at the institution. Attempting to regulate such communication is difficult to monitor and enforce. Further, communication between the NIL entity and institution is necessary to ensure both the institution and NIL entity are adhering to NCAA legislation.

Current regulations do not adequately address the challenges of today's NIL environment because the legislation that governs the interaction between NIL entities and prospective student-athletes focuses on the content of the communication (recruiting conversation), rather than a strict communication prohibition. The events that would permit communication, offers and the provision of benefits adequately protect the recruiting environment by intentionally ensuring a student-athlete establishes standing at an institution prior to engaging in communication with NIL entities. The signing of a National Letter of Intent is an intentional event and does not include signing a financial aid

agreement because a student-athlete may only sign one National Letter of Intent but could sign multiple financial aid agreements. For student-athletes who cannot sign a National Letter of Intent (e.g., four-year transfers), communication with an NIL entity would be permitted to occur once the student-athlete starts classes or athletics activities.

ACTION ITEMS.

- None.

INFORMATIONAL ITEMS.

1. **Update from President Baker and Congressional Engagement.** (Fairness/Operational) The council received an update from President Baker on key issues, including the Project Division I framework and continuing efforts related to name, image and likeness. In addition, the council received an update on engagement with Congress on key priorities. It was noted that strategic engagement with congressional members has been vital in advancing legislation. In particular, the efforts of the NCAA Division I Student-Athlete Advisory Committee in written engagement with congressional members has contributed significantly to protecting the student-athlete experience.
2. **NCAA Division I Board of Directors Strategic Priorities.** (Academics/Fairness/Well-Being/Operational) The council received an update from on a draft of strategic priorities for the Division I Board of Directors for 2024-2027, which are intended to further the NCAA's mission of providing a world-class athletic and academic experience for student-athletes that fosters lifelong well-being. The draft priorities cover three areas of focus: effective governance, student-athlete engagement and support, and excellent and inclusive championships. The Board of Directors will review and provide preliminary feedback on the draft 2024-2027 NCAA Division I strategic priorities during its meeting during the NCAA Convention and is expected to finalize the priorities by August.
3. **Update from NCAA Sports Science Institute and Committee for Competitive Safeguards and Medical Aspects of Sports.** (Fairness/Well-Being/Operational) The council received a report on updates to the NCAA Mental Health Best Practices (MHBP), which is scheduled to be reviewed by the NCAA Board of Governors during its Convention meeting. If approved, the MHBP will be effective August 2024.

Additionally, the council introduced legislation into the June 2024 legislative cycle to remove cannabinoids from the list of NCAA banned drug classes. The proposal would be effective immediately and discontinue any penalties in effect at the time of adoption.

Rationale. This proposal is based on extensive study informed by subject matter experts and consensus opinion from the 2022 Summit on Cannabis in Collegiate Athletics. The role of the NCAA drug-testing program should address only performance-enhancing substances. The program has been ineffective in preventing the use of cannabinoids. The removal of

cannabinoids from the list of banned drug classes emphasizes the importance of moving toward a harm-reduction strategy, like for alcohol, that prioritizes education and support over penalty and realigns toward local testing and education efforts to identify problematic cannabinoid use. Educating student-athletes on the health threats posed by contemporary cannabis and methods of use is more effective than a prevention approach.

4. **NCAA Division I Board of Directors Infractions Process Committee Recommendations.** (Fairness/Operational) The council introduced legislation into the June legislative cycle 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). The effective date is August 1, 2024.

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.

5. **United States Olympic and Paralympic Committee Collegiate Advisory Council Update.** (Fairness/Well-Being/Operational) The council received an update from the United States Olympic and Paralympic Committee Collegiate Advisory Council on its continued work, goals, and programming overview. The main goal and purpose of the advisory council is to strengthen the collegiate contribution to Team USA through prioritizing alignment, messaging and the athlete pathway. The composition of the US Olympic teams at the 2020 Tokyo and 2022 Beijing Olympic Games continued to show the significant collegiate contribution to the US Olympic efforts and the importance of institutional engagement in athlete participation.
6. **Sports Wagering Update.** (Fairness/Well-Being/Operational) The council received an update on the review and changes to the student-athlete reinstatement guidelines for sports wagering violations. Initial information was provided regarding a review of NCAA sports wagering legislation, which noted that the legislation is common for all three divisions. As such, all three divisions will be involved in the review and any changes to the legislation.
7. **Reports from Council Committees.** The council received reports from standing committees that included recommended actions and informational items. Roll call vote results of legislative actions are included in Attachment B.
 - a. **NCAA Division I Men's Basketball Oversight Committee.** The council received a report from the Men's Basketball Oversight Committee that included the following informational items:

- 1) **NCAA Division I College Basketball Summer Initiative Working Group.** (Well-Being/Operational) The Men's Basketball College Basketball Summer Initiative Working Group has recommended four areas of review, including publicity of skill instruction, preseason exhibition contests against Division I opponents, preseason off-campus intrasquad games, and student-athletes participating in multiple foreign tours at their institutions. The Men's Basketball Oversight Committee supports further review of these topics. The Men's Basketball Student-Athlete Engagement Group and the NABC have provided feedback on these topical areas. The concepts will be reviewed during the February 28 Men's Basketball Oversight Committee meeting and, if supported, legislation may be introduced into the June 2024 legislative cycle with an August 1, 2024, effective date.
 - 2) **Multiple-Team Events.** (Fairness/Operational) The Men's Basketball Oversight Committee has reviewed a recommendation from three Division I conferences related to the current men's basketball multiple-team event legislation. The recommendation proposes a limited exception to the existing multiple-team event criterion that allows only one team per conference to participate. The expansion of Division I conference memberships has presented challenges in adhering to this requirement. The committee is considering legislative action on this recommendation during its February 28 meeting and, if supported, legislation may be introduced into the June 2024 legislative cycle with an August 1, 2024, effective date.
 - 3) **Institutional Official Visit Limitation.** (Fairness/Well-Being/Operational) The Men's Basketball Oversight Committee reviewed data from a membership survey administered in the fall regarding the institutional limit on the number of official visits following a blanket waiver that permitted 25% more visits (35) for the period August 1, 2021, through July 31, 2023. Although 72% of institutions that responded to the survey supported the blanket waiver, data showed that institutions only used an average of 20-25 official visits during the two-year period of August 1, 2021, through July 31, 2023. The Men's Basketball Oversight Committee discussed a potential modification that would allow 28 official visits over a rolling two-year period (measured from August 1 through July 31) and will continue the discussion in February.
- b. **NCAA Division I Women's Basketball Oversight Committee.** The council received a report from the Women's Basketball Oversight Committee that included the following informational items:
- 1) **NCAA Division I Women's Basketball Committee Meeting Update.** (Fairness/Well-Being/Operational) The Women's Basketball Oversight Committee reviewed informational items from the December 6, 2023,

Women's Basketball Committee meeting and the following updates were discussed: NET rankings; planning for the 2024 championship, including the First Four, and first and second round bids; 2027 and 2028 regional site selection; officiating assessment implementation; and championship access. Best practices for applying NCAA championship misconduct and failure to adhere procedures during and after the women's basketball championship were reviewed.

- 2) **Women's Basketball Invitation Tournament Update.** (Fairness/Well-Being/Operational) The Women's Basketball Oversight Committee received an update on the planning and development of the Women's Basketball Invitation Tournament (WBIT) for April 2024. The 2024 format and schedule were discussed, along with the bid process for campus-hosted sites and the selection criteria for 2025. The location for the 2025 WBIT will be announced during the 2024 Women's Final Four.
 - 3) **Officiating Update.** (Fairness/Well-Being/Operational) The Women's Basketball Oversight Committee received an officiating update, which included information on the national officiating program and the implementation of officiating assessment recommendations. Four in-person, regional officiating clinics were held in the fall. In-season training videos, quizzes, memos and direct feedback are being provided to the crews that are evaluated.
 - 4) **Legislative Update.** (Fairness/Well-Being/Operational) The Women's Basketball Oversight Committee discussed possible legislation related to the following concepts and referred them to its legislative subcommittee for review:
 - a) Preseason exhibition games to raise funds to benefit victims of catastrophic events and for other charitable causes;
 - b) Official visit limitation and two-year rolling average; and
 - c) Qualifying regular-season multiple-team event criteria.
- c. **Division I Men's and Women's Basketball Oversight Committees.** The council received a report from the Men's and Women's Basketball Oversight Committees joint meeting that included the following informational items:
- 1) **NCAA College Basketball Academy.** (Fairness/Well-Being/Operational) The basketball oversight committees received a status update on the planning and development of the NCAA College Basketball Academies and

approved the site for July 2024. The dates are July 22-26 for the men's academy and July 26-29 for the women's academy.

- 2) **Outside Competition Legislation.** (Fairness/Well-Being/Operational) The oversight committees received an update on a legislative concept on outside competition for sports other than basketball and an update on the seasons-of-competition concept for basketball. The topic of seasons of competition is included in the draft strategic priorities of the Division I Board of Directors.
- 3) **Seasons-of-Competition Legislation.** (Fairness/Well-Being/Operational) The oversight committees received an update on the seasons-of-competition concept for basketball. The topic of seasons of competition is included in the draft strategic priorities of the Division I Board of Directors.

d. **NCAA Division I Competition Oversight Committee.** The council received a report from the Competition Oversight Committee that included the following informational items:

- 1) **Automatic Qualification Legislation.** (Fairness/Operational) The Competition Oversight Committee reviewed existing legislation regarding automatic qualification eligibility based on an increase in the number of waiver requests received. The increase is attributed to the pandemic and conference realignment. Waiver requests have been received for conferences with fewer than five members, single-sport conferences seeking exemption from the two-year waiting period and multisport conferences seeking relief from the two-year waiting period for national collegiate championships.

The Competition Oversight Committee noted precedent for granting relief to conferences in specific circumstances and agreed that it is appropriate to continue to evaluate waivers on a case-by-case basis. Additionally, the Competition Oversight Committee requested to review a draft revision to the current automatic qualification legislation, which would allow for exceptions. The committee will discuss the impact of automatic qualification decisions on bracket composition, including considerations such as play-in games.

- 2) **Concept for Exemption for American Volleyball Coaches Association Showcase.** (Fairness/Operational) The Competition Oversight Committee reviewed a request from the NCAA Division I Student-Athlete Experience Committee to provide feedback on a legislative concept that would establish an exemption to the first permissible contest legislation for the AVCA Showcase. The Competition Oversight Committee supports the introduction

of the concept as a legislative proposal and supports limiting participation to once every four years to provide more institutions the opportunity to experience the event. Finally, the Competition Oversight Committee supports the event being conducted at the location of the NCAA championship, if possible.

- 3) **Process and Principles for Squad and Travel Party Sizes.** (Fairness/Well-Being/Operational) The Competition Oversight Committee discussed its process and principles for squad and travel party sizes. The principles remain generally relevant, and the review will be conducted every four years, rather than every two years. Sport committees may propose changes in a nonreview year based on significant changes in the sport, the championship or the sport playing rules. A discussion will occur during the February committee meeting and will include a review of the history of squad size development.

- e. **NCAA Division I Football Bowl Subdivision Oversight Committee.** The council received a report from the Football Bowl Subdivision Oversight Committee that included the following recommendations and informational items:

- 1) **Entertainment Expenses – Postseason Bowl Event.** (Fairness/Well-Being/Operational) The council introduced legislation into the June 2024 legislative cycle, in bowl subdivision football, to remove the “one occasion 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 the nonprofessional sponsor of a postseason bowl game specifically for the family members of student-athletes participating in the postseason bowl. The proposal’s effective date is August 1, 2024.

Rationale. Current legislation permits a nonprofessional sponsor of a postseason bowl 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 would allow such expenses to be provided to family members of student-athletes participating in each round.

- 2) **Participation Awards – Postseason Bowl Game.** (Fairness/Well-Being/Operational) The council introduced legislation into the June 2024 legislative cycle, in bowl subdivision football, to eliminate the limitation on the value of a participation award the management of a postseason bowl game may provide for participation in the event. The proposal’s effective date is August 1, 2024.

Rationale. Current legislation permits a student-athlete to receive a maximum of \$550 in awards for participation in a postseason bowl game from the management of the event. With expansion of the College Football Playoff from two to four rounds, this proposal provides the management of the event additional flexibility when providing participation awards to student-athletes. There is no limitation on the value of participation awards the NCAA may provide to student-athlete who participate in a postseason NCAA championship contest or tournament.

- 3) **Final Date for Postseason Game and Annual Exemptions – College Football Playoff.** (Fairness/Well-Being/Operational) The Football Bowl Subdivision Oversight Committee introduced legislation into the June 2024 legislative cycle, 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 in the College Football Playoff shall be excluded from the limitation on the maximum number of contests. The proposal’s effective date is August 1, 2024.

Rationale. This proposal updates the playing and practice season 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.

- 4) **Strategic Review of Division I Football.** (Fairness/Well-Being/Operational) The council received an update from the Football Bowl Subdivision Oversight Committee (FBSOC) and NCAA Division I Football Championship Subdivision Oversight Committee (FCSOC) about the strategic review of Division I Football. The FBSOC engaged in a comprehensive review of a draft outlining potential strategic priorities for Division I football. The draft outlined four key strategic areas poised to shape the future landscape of the sport: (1) preparations for the expansion of the College Football Playoff (CFP), including the timing for postseason bowl games and refining the football recruiting model; (2) examination of the impacts of conference realignment, probing issues such as student-athlete time demands (including “day off” legislation) and the application of the legislation that addresses the situation in which is an insufficient number of deserving teams for bowl games; (3) examination of aspects of the student-athlete experience, health and safety, preseason participant limits, and the seasons of competition; and (4) referral to the NCAA Football Rules Committee to review the appearance and flow of the game and use of technology as it relates to consistency in on-field aspects.

- 5) **Division I Football Recruiting Subgroup.** (Fairness/Well-Being/Operational) The recruiting subgroup of the football oversight

committees will engage in a detailed review and discussion pertaining to the recruiting landscape. Discussion items include an assessment of the recruiting calendar concerning the National Letter of Intent's early and regular signing periods and an exploration of the impact of third parties' involvement in the recruiting processes prospective and current student-athletes.

- f. **NCAA Division I Legislative Committee.** The council received a report from the Legislative Committee that included the following recommendations and informational items:

- 1) **Outside Competition – Sports Other Than Basketball.** (Fairness/Well-Being/Operational) The council introduced legislation into the June 2024 legislative cycle, 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; and 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. The proposal's effective date is August 1, 2024.

Rationale. The Board of Directors and council referred NCAA Division I Transformation Committee concepts related to playing and practice seasons, including outside competition, to the NCAA Division I Legislative Committee Modernization of the Rules Subcommittee. Additionally, the NCAA Division I 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.

- 2) **Noncoaching Staff Members with Sport-Specific Responsibilities – Limited On-Court or On-Field Activities.** (Fairness/Well-Being/Operational) The council introduced legislation into the June 2024

legislative cycle, in sports other than football and basketball, 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. The proposal's effective date is August 1, 2024.

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 council would require an 80% majority as emergency legislation. This concept is an extension of previously considered Bylaw 11 recommendations that were made based on the charge of the Transformation Committee to the Legislative Committee.

- 3) **Recruiting Materials – Questionnaires.** (Fairness/Well-Being/Operational) The council introduced legislation into the June 2024 legislative cycle 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. The proposal's effective date is immediate.

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, “one question” questionnaires are often sent to prospective student-athletes in order for coaches to maintain contact 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.

- 4) **Telephone Calls – Official and Unofficial Visit Exceptions.** (Fairness/Well-Being/Operational) The council introduced legislation into the June 2024 legislative cycle 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. The proposal’s effective date is August 1, 2024.

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.

- 5) **Periodic Compliance Review and Education for Institutional Staff with Compliance Duties – Delay of Effective Date.** (Fairness/Well-Being/Operational) The council introduced legislation into the June 2024 legislative cycle to amend the effective date of Proposal No. 2023-26 from August 1, 2024, to August 1, 2025. The Legislative Committee recommends the proposal be considered as expedited legislation during the April council meeting, noting the timing associated with planning for a periodic compliance review.

Rationale. The purpose of establishing a periodic compliance review to help institutions assess the adequacy of their compliance operations in serving the needs of student-athletes should not begin until institutions have had time to implement new requirements and rules changes, many of which will

not occur until on or after August 1, 2024. Delaying the effective date of the compliance review requirement will allow institutions to focus on creating and implementing new policies (e.g., holistic student model for student-athletes) prior to assessing their adequacy.

- 6) **Adjustment to the Legislative Pilot Processes.** (Operational) The council approved an amendment to the current pilot legislative processes to permit the council to introduce proposals into the June 2024 Council-Governance legislative cycle during its April 2024 videoconference. The previous deadline to introduce proposals into the June cycle was March 28. Without the change, the January in-person council meeting was the last opportunity for the council to introduce legislation in the June cycle. This change supports a nimble and effective legislative cycle. The deadline for sport oversight committees to introduce legislation remains the same (March 28, 2024).
 - 7) **Support of Blanket Waiver -- Undergraduate Voluntary Withdrawal.** (Fairness/Well-Being/Operational) The council adopted Proposal No. 2023-37 in October, which relates to financial aid for undergraduate four-year transfers who voluntarily withdraw from the institution for nonathletically related reasons. The proposal will become effective on August 1, 2024. The NCAA staff has received several waiver scenarios for the 2023-24 academic year that would be legislatively permissible after August 1, 2024. The Legislative Committee supports approval of a blanket waiver of the requirement that athletics aid offered to an undergraduate four-year transfer who voluntarily withdraws from the institution for nonathletically related reasons count against institutional financial aid limits.
 - 8) **Removing Recruiting Calendars from Legislation.** (Operational) The Legislative Committee reviewed a request from the Division I Student-Athlete Experience Committee to explore policy alternatives to legislating recruiting calendars. The committee supports a policy mechanism that would reduce the burden on the council and its standing committees in legislating recruiting calendars. To this end, the committee directed the staff to develop a model that would shift recruiting calendars to policy rather than requiring changes be implemented through legislation.
- g. **Division I Student-Athlete Experience Committee.** The council received a report from the Student-Athlete Experience Committee that included the following recommendations and informational items:
- 1) **Recruiting Shutdown – Women’s Rowing.** (Well-Being/Operational) The council introduced legislation into the June 2024 legislative cycle, in

women's rowing, to establish a recruiting shutdown December 22 through January 2. The proposal's effective date is immediate.

Rationale. A recruiting shutdown provides coaches, prospective student-athletes and current student-athletes a needed break in the recruiting process. A complete recruiting shutdown alleviates any pressure to engage in recruiting activities during the holidays in order to prioritize work-life balance and prospective student-athlete well-being.

- 2) **Evaluation Days and Recruiting Calendar – Women's Golf.** (Well-Being/Operational) The council introduced legislation into the June 2024 legislative cycle, 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. The proposal's effective date is immediate.

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.

- 3) **Tryout After Enrollment -- Men's Soccer – Major League Soccer Showcase.** (Fairness/Well-Being/Operational) The council introduced legislation into the June 2024 legislative cycle, in men's soccer, to specify that a student-athlete may accept actual and necessary expenses from Major League Soccer (MLS) to participate in the MLS draft combine, regardless of the duration of the combine. The proposal's effective date is August 1, 2024.

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 a 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 draft process and adequately explore a professional opportunity. Finally, this proposal is consistent with blanket waiver relief provided in recent years.

- 4) **Outside Competition – Men's Ice Hockey – Spengler Cup.** (Fairness/Well-Being/Operational) The council introduced legislation into the June 2024 legislative cycle, 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. The proposal's effective date is August 1, 2024.

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.

- 5) **Broad-Based Baseball Review.** (Fairness/Well-Being/Operational) The Student-Athlete Experience Committee approved a comprehensive review of baseball-specific legislation to include baseball stakeholders and the involvement of baseball student-athletes. Over the past several years, the baseball community has requested consideration of various blanket waivers and rule changes, primarily focused on roster and counter limits, official visit limitations and financial aid limits. Many of the baseball specific rules are interconnected, and any changes may have unintended consequences in other areas of the legislation. Therefore, a holistic review is necessary. In addition to Student-Athlete Experience Committee representatives, stakeholders include the Student-Athlete Advisory Committee, NCAA Division I Committee on Academics, representatives from the American Baseball Coaches Association, the NCAA Division I Baseball Committee, and conference baseball administrators.

- 6) **Women's Volleyball – American Volleyball Coaches Association Showcase.** (Fairness/Well-Being/Operational) The Student-Athlete Experience Committee reviewed request from the American Volleyball Coaches Association to create an exception to the date of the first contest to allow participation in a two-day exhibition event. The goal of the event would be to promote women's volleyball on a national scale, targeting both in-person and television audiences. The Student-Athlete Experience Committee requested feedback from the Competition Oversight Committee and plans to revisit the request in April, with the possible introduction into the June 2024 legislative cycle.

- 7) **Women's Soccer – Playing and Practice Season.** (Fairness/Well-Being/Operational) The Student-Athlete Experience Committee reviewed a proposed playing and practice season model for women's soccer from the United Soccer Coaches. The committee will request feedback from the Competition Oversight Committee, the NCAA Committee on Competitive Safeguards and Medical Aspects of Sports and the Student-Athlete Advisory Committee and will revisit the request in April for possible introduction into the June 2024 legislative cycle.
 - 8) **Men's Soccer – Playing and Practice Season.** (Fairness/Well-Being/Operational) The Student-Athlete Experience Committee discussed and opposed a proposed playing and practice season model from the Division I Men's Soccer Committee. The request is substantially similar to Proposal No. 2019-90, which was not supported. In its opposition, the Student-Athlete Experience Committee noted that no new information or data was provided that demonstrates this request would positively impact student-athlete health and safety or student-athlete time demands. Further, the impact on facility availability and maintenance, and an existing shortage of athletic training and academic staff were noted.
- h. NCAA Division I Strategic Vision and Planning Committee.** The council received a report from the Strategic Vision and Planning Committee that included the following recommendation:
- 1) **Dues of Members – Remove Dues Provisions.** (Operational) The council introduced legislation into the June 2024 legislative cycle, to remove provisions related to the determination of membership dues, the annual dues amount and the payment deadline from the legislation. The proposal's effective date is immediate.

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 Board of Governors authority to set membership dues on an annual basis.
 - 2) **Comprehensive Membership Requirements Review.** (Fairness/Well-Being/Operational) The Strategic Vision and Planning Committee is examining the institutional reclassification processes from Divisions II and III to Division I. This ongoing review aims to determine if the reclassification process could benefit from a focus on objective standards. The committee is considering a three-year transition process for Division II to Division I and a four-year transition process for Division III to Division I, with the possibility of accelerating the process if elevated objective benchmarks are

achieved. The categories under consideration for the establishment of objective standards include academics, athletics staffing, equity, facilities, financial aid, financial viability, health and safety, sports sponsorship, and student-athlete services and benefits. In addition, the requirements for single-sport conferences and football single-sport conference voting are under review. The application for single-sport conferences and review additional requirements (e.g., increased fees) will be enhanced before the current moratorium expires. Feedback from the Football Championship Subdivision commissioners and other key constituents on football single-sport conference voting requirements will be sought. Review of multisport conference sports-sponsorship requirements will continue, specifically the “two other men’s team sports” requirement in Bylaw 20.02.8.2 (sports sponsorship). For subdivisional reclassification processes for conferences, feedback will be sought on the impact of removing the distinction between Division I Subdivision and FCS conferences from committee composition requirements and the Board of Directors rotation. There will be continued discussions on the implementation of a new application and notification process. Regarding the FCS to FBS reclassification process, discussions have been initiated on whether additional adjustments should be made to the process, timeline, or requirements. Feedback from the Football Bowl Subdivision Oversight Committee will be requested on whether authority over the reclassification process should be transitioned to its purview. Lastly, all reclassification applications and annual report document requirements have been reviewed and several areas have been streamlined to modernize the submission of materials process.

8. **Division I Committee on Academics.** (Academics/Operational) The council received a report from the Committee on Academics that highlighted graduation rates data. The single-year cohort rate increased by one point to 91%, marking the highest rate recorded. The four-year cohort also saw an increase of one point, reaching 90%. Despite Division I witnessing an increase in transfer behavior, which negatively impacts the Federal Graduation Rate, many subgroup rates continue to trend higher for student-athletes. Over the last 20 years, there has been an increase in academic achievement among student-athletes due to enhanced academic standards. The academic impact of transfer activity in Division I was discussed, along with the examination of available data and the possible development of policy and/or legislative recommendations. Additional variables impacting student-athlete academic performance were considered, and plans were developed for possible data collection to inform the impact of NIL, sports wagering, and conference realignment on the academic performance of student-athletes. The Committee on Academics also expressed continued support for lower resourced institutions and Historically Black Colleges and Universities through the NCAA Accelerating Academic Success Program grant management and educational and outreach initiatives. Lastly, the integration of the degree completion legislation contained within the student-athlete holistic model into current degree completion opportunities was reviewed.

9. **Division I Student-Athlete Advisory Committee.** (Fairness/Well-Being/Operational) The council received a report from the Student-Athlete Advisory Committee that included appreciation for the opportunity to collaborate with committee and congressional members on recommendations that enhance the student-athlete voice and experience.
10. **Final Update on Recommendations from the Division I Transformation Committee.** (Fairness/Well-Being/Operational) The council received a final update on the work related to recommendations from the Division I Transformation Committee, which highlighted results of each recommendation. It was noted that 10 proposals have been adopted and work continues on the development of a student-athlete survey, championship enhancements, revenue distribution and decentralization.
11. **Division I Board of Directors Strategic Priorities.** The council received an update on the formulation of 2024-2027 priorities for the Board of Directors, which are intended to further the NCAA's mission of providing a world-class athletic and academic experience for student-athletes that fosters lifelong well-being. The draft priorities focus on three areas: effective governance, student-athlete engagement and support, and excellent and inclusive championships. Topics are listed for each focus area aligned with foundational goals.
12. **Legal Update.** (Operational) The council received an update on litigation affecting the NCAA overall and Division I in particular.
13. **Report of the October In-Person Council Meeting.** (Operational) The council approved the report of its October 3-4, 2023, in-person meeting.

Council Chair: Lynda Tealer, University of Florida; Southeastern Conference.

Council Liaisons: Amanda Conklin, Division I Governance

Jennifer Fraser, Division I Governance

Leeland Zeller, Division I Governance

NCAA Division I Council In-Person Meeting January 10, 2024
Attendees:
Alisse Ali-Joseph, Northern Arizona University, Faculty Athletics Representative Association.
Mark Alnutt, University at Buffalo, the State University of New York; Mid-American Conference.
Nicole Kendall Arrighi, Tennessee State University; Ohio Valley Conference.
Brian Barrio, University of Maryland, Baltimore County; America East Conference.
Kelly Barsky, University of California, Santa Barbara; Big West Conference.
Jackie Blackett, Columbia University-Barnard College; The Ivy League.
Don Bruce, The University of Tennessee, Knoxville; 1A Faculty Athletics Representative.
Dan Butterly, Big West Conference (Division I Subdivision conference commissioner).
Jason Cable, Alabama State University; Southwestern Athletic Conference.
Pat Chun, Washington State University; Pac-12 Conference.
Charles Cobb, Georgia State University; Sun Belt Conference.
Tim Coffey, Longwood University; Big South Conference.
Terry Gawlik, University of Idaho; Big Sky Conference.
Chris Grant, Southland Conference (alternate).
David Harris, University of Northern Iowa; Missouri Valley Conference.
Shawn Heilbron, Stony Brook University; Coastal Athletic Association.
Brad Hurlbut, Fairleigh Dickinson University; Northeast Conference.
Connie Hurlbut, West Coast Conference (alternate).
Angie Jabir, Siena College; Metro Atlantic Athletic Conference.
Jeff Jackson, Missouri Valley Conference (alternate).
Mark Jackson, Villanova University; Big East Conference.
Kimberly Johnson, Texas Christian University; Big 12 Conference.
Michael Kelly, University of South Florida; American Athletic Conference.
Heather Lyke, University of Pittsburgh; Atlantic Coast Conference.
Brandon Martin, University of Missouri, Kansas City; The Summit League.
Chris May, Saint Louis University; Atlantic 10 Conference.
Eddie Nunez, University of New Mexico; Mountain West Conference.
Elizabeth Rabb, Wofford College, Southern Conference.
Matt Roan, Eastern Kentucky University; ASUN Conference.
Thomas Samuel, Southland Conference.
Greg Sankey, Southeastern Conference (FBS autonomy conference commissioner).
Alecia Shields-Gadson, Delaware State University; Mid-Eastern Athletic Conference.
Jon Steinbrecher, Mid-American Conference.
Lynda Tealer, University of Florida; Southeastern Conference.
Brian Thornton, Western Athletic Conference (alternate).
Isaac Vance; Division I Student-Athlete Advisory Committee (alternate).
Josh Whitman, University of Illinois Urbana Champaign; Big Ten Conference.
Eric Wood, Louisiana Tech University; Conference USA.
Donna Woodruff, Loyola University Maryland, Patriot League (alternate).

Morgyn Wynne, Oklahoma State University; Division I Student-Athlete Advisory Committee.
Absentee:
Doug Knuth, Southern Utah University; Western Athletic Conference.
Patty Viverito, Missouri Valley Football Conference (FCS conference commissioner).
Clara Vulpisi, University of the Pacific; Division I Student-Athlete Advisory Committee.
Billy Walker, American University; Patriot League.
Guests in Attendance:
Bernard Muir, USOPC Advisory Council
Naima Stevenson
Adam Wood, USOPC
NCAA Staff Liaisons in Attendance:
Amanda Conklin, Jenn Fraser, and Leeland Zeller.
Other NCAA Staff Members in Attendance for Portions of the Meeting:
Troy Arthur, Charlie Baker, Scott Bearby, Lydia Bell, Tim Buckley, Emily Capehart, Michael Cioroianu, Joni Comstock, Derrick Crawford, Jon Duncan, Meghan Durham Wright, Michele Forte-Osborne, Dan Gavitt, Brian Hainline, Clint Hangebrauck, Brandy Hataway, Jennifer Henderson, Mark Hicks, Brian Higgins, Lynn Holzman, Katie Koenig, Kevin Lennon, Jobrina Marques, Felicia Martin, Mike Massa, Emanuel McGirt Jr., Ty Medd, Karen Metzger, Mario Morris, Binh Nguyen, John Parsons, Tom Paskus, Susan Peal, Bridget Rigney, Anne Rohlman, Dave Schnase, Geoff Silver, Jerry Vaughn, and Stan Wilcox.

NCAA Division I January 2024 Legislative Actions

Proposal Number	Title	Source	Intent	Council Action
2023-44	RECRUITING -- OFFICIAL VISITS -- NUMBER OF OFFICIAL VISITS -- INSTITUTIONAL LIMIT -- FOOTBALL	NCAA Division I Football Bowl Subdivision Oversight Committee and NCAA Division I Football Championship Subdivision Oversight Committee	In football, to specify an institution may provide 70 official visits on an annual basis (April 1 through March 31) and to eliminate the head coaching change and unused visits exceptions.	No action. Adopted (Final).
2023-45	RECRUITING -- PUBLICITY BEFORE COMMITMENT -- PHOTOGRAPHS DURING AN UNOFFICIAL VISIT -- FBS	NCAA Division I Council (Football Bowl Subdivision Oversight Committee)	In bowl subdivision football, to specify that during an unofficial visit, an institution may not arrange for photographs or photograph a prospective student-athlete or those accompanying the prospective student-athlete.	No action. Adopted (Final).
2023-46	RECRUITING -- MEN'S BASKETBALL RECRUITING CALENDAR	NCAA Division I Men's Basketball Oversight Committee	In men's basketball, to revise legislation related to contacts and evaluations; international recruiting; and the recruiting calendar, as specified.	No action. Adopted (Final).
2023-47	RECRUITING -- CONTACT RESTRICTIONS AT SPECIFIED SITES -- PROSPECTIVE STUDENT-ATHLETE'S EDUCATIONAL INSTITUTION -- PERMIT CONTACT WHEN CLASSES ARE IN SESSION -- MEN'S BASKETBALL	NCAA Division I Men's Basketball Oversight Committee	In men's basketball, to eliminate the prohibition on contact at a prospective student-athlete's educational institution during the time of day when classes are in session.	No action. Adopted (Final).
2023-48	RECRUITING -- EVALUATIONS -- BASKETBALL -- JUNE EVALUATION PERIODS -- LOCATION OF SCHOLASTIC AND INTERCOLLEGIATE EVENTS	NCAA Division I Council (Men's and Women's Basketball Oversight Committees)	In basketball, to specify that during the June evaluation periods, evaluations may be conducted at approved scholastic and intercollegiate events that occur at any location other than an NCAA Division I institution.	No action. Adopted (Final).
2023-49	PLAYING AND PRACTICE SEASONS -- OUTSIDE THE PLAYING SEASON -- SKILL INSTRUCTION -- PUBLICITY -- WOMEN'S BASKETBALL	NCAA Division I Women's Basketball Oversight Committee	In women's basketball, to specify that skill-related instruction may be publicized and conducted in view of a general public audience.	No action. Adopted (Final).
2023-50	AMATEURISM AND ATHLETICS ELIGIBILITY -- DELAYED ENROLLMENT -- LOW-LEVEL AND	NCAA Division I Council (Student-Athlete Experience Committee)	To specify that delayed enrollment penalties shall be based on the number of contests (or dates of competition) in which the student-athlete participated as a percentage of the maximum	Adopted (Final).

Proposal Number	Title	Source	Intent	Council Action
	MINIMALLY ORGANIZED PARTICIPATION		number of permissible contests (or dates of competition) in the sport per NCAA Bylaw 17 for each calendar year after the one-year period (or 21st birthday) and prior to full-time collegiate enrollment in which the student-athlete has participated in organized competition, as specified.	
2023-51	ACADEMIC ELIGIBILITY -- FRESHMAN ACADEMIC REQUIREMENTS -- CORE CURRICULUM REQUIREMENTS -- NONTRADITIONAL COURSE REQUIREMENTS	NCAA Division I Council (Committee on Academics)	To amend the initial-eligibility core-course requirements to encompass all delivery models and to eliminate the legislative distinction for nontraditional courses, as specified.	Adopted (Final).
2023-52	ACADEMIC ELIGIBILITY -- VALIDITY OF ACADEMIC CREDENTIALS -- ELIMINATION OF THE STUDENT RECORDS REVIEW COMMITTEE	NCAA Division I Council (Committee on Academics)	To eliminate the NCAA Student Records Review Committee and transition its duties to the NCAA High School Review Committee.	Adopted (Final).
2023-53	FINANCIAL AID -- MAXIMUM INSTITUTIONAL GRANT-IN-AID LIMITATIONS BY SPORT -- WOMEN'S STUNT	NCAA Division I Council (Strategic Vision and Planning Committee)	In women's stunt, to increase, from nine to 14, the value (equivalency) of financial aid awards that an institution may provide in an academic year to counters.	Adopted (Final).
2023-54	AWARDS, BENEFITS AND EXPENSES -- ELIGIBILITY TO RECEIVE AWARDS	NCAA Division I Council (Legislative Committee)	To eliminate the restrictions that a student-athlete must be eligible to participate in the competition or championship event for the student-athlete to receive an award for participation in a special event or for winning a conference or national championship.	Approved as emergency. Adopted (Final).
2023-55	INFRACTIONS PROGRAM -- PENALTIES -- INDIVIDUAL ACCOUNTABILITY MEASURES	NCAA Division I Council (Board of Directors Infractions Process Committee)	To implement changes to Bylaw 19 to focus meaningful infractions penalties on the individuals responsible for the underlying rules violations, as specified.	Amended to maintain that public infractions decisions may identify by name the chancellor or president of the institution in cases involving lack of institutional control and the director of athletics

Proposal Number	Title	Source	Intent	Council Action
				<p>and/or any individual with direct responsibility and oversight of the athletics department in cases involving lack of institutional control and failure to monitor.</p> <p>Adopted, as amended (Final).</p>
2023-56	GOVERNANCE STRUCTURE AND COMMITTEES -- PROGRESS-TOWARD-DEGREE WAIVERS COMMITTEE -- COMPOSITION -- REDUCTION FROM 14 TO NINE	NCAA Division I Council (Committee on Academics)	To reduce, from 14 to nine, the number of members of the NCAA Division I Progress-Toward-Degree Waivers Committee.	Adopted (Final).
2023-57	GOVERNANCE STRUCTURE AND COMMITTEES -- INITIAL-ELIGIBILITY WAIVERS COMMITTEE -- COMPOSITION -- REDUCTION FROM 20 TO SEVEN	NCAA Division I Council (Committee on Academics)	To reduce, from 20 to seven, the number of members of the NCAA Division I Initial-Eligibility Waivers Committee.	Adopted (Final).
2023-58	NAME, IMAGE AND LIKENESS ACTIVITIES -- STUDENT-ATHLETE PROTECTIONS	NCAA Division I Council	To establish student-athlete protections associated with name, image and likeness activities, as specified.	<p>Amended to specify that a prospective student-athlete must disclose current and expired name, image and likeness agreements not later than 30 days after enrollment in the institution.</p> <p>Adopted, as amended (Final).</p>

