## NCAA Division II Legislation – Impact of Division II Proposal No. 2020-6

Bylaw 13 Recruiting Legislation	
Current Legislation: Permission to Contact	Legislation If Proposal No. 2020-6 is Adopted: Notification of Transfer
A student-athlete requests permission to contact another institution from their current institution.	A student-athlete provides written notification of transfer to current institution.
Current institution may grant or deny permission to contact.	Current institution may not block communication between a student-athlete and another institution.
Permission to contact is provided in writing or through the NCAA Transfer Portal and is specific to one institution.	A student-athlete's information must be entered into the NCAA Transfer Portal within seven-consecutive calendar days of the student-athlete's written notification, which is visible to all institutions.
• If permission to contact is granted, the other institution may contact the transfer student-athlete. All NCAA recruiting rules apply.	A student-athlete may receive athletics aid at a subsequent institution upon transfer.
• If permission to contact is denied, the other institution may not contact the transfer student-athlete or provide athletics aid during the first academic year.	

## **Bylaw 14 Eligibility Legislation**

Current Legislation and If Proposal No. 2020-6 is Adopted - No Change

To be immediately eligible to participate in competition at another institution, a transfer student-athlete must:

- Fulfill one academic year of residence at the second institution; or
- Meet a legislated transfer exception or have a legislative relief waiver approved.

## Institutions may approve or deny use of the one-time transfer exception for immediate eligibility.

Conferences may have a stricter rule for intraconference transfers.

## **Bylaw 15 Financial Aid Legislation**

Current Legislation and If Proposal No. 2020-6 is Adopted - No Change

A student-athlete's request for permission to contact or providing written notification of transfer does not constitute voluntary withdrawal.

An institution may not cancel athletics aid during the period of award after a student-athlete requests permission to contact or provides written notification of transfer.