



Niner Knowledge



August 2006 – SPECIAL EDITION

SPECIAL EDITION – NEW ADOPTED LEGISLATION EFFECTIVE AUGUST 1, 2006

Proposal No. 2006-12, which specifies that the minimum SAT or ACT score(s) for initial eligibility purposes must be provided to the NCAA Initial-Eligibility Clearinghouse by the appropriate testing agency through an official test-score report. (Effective Aug. 1, 2007, for those student-athletes first entering a collegiate institution on or after August 1, 2007)

Proposal No. 2006-6, which specifies that a prospective SA's eligibility would be affected and that an institution would be required to seek reinstatement of the prospect's eligibility in cases involving violations related to the types of activities that may occur on an unofficial visit (e.g. personalized recruiting aids, game-day simulations.)

Proposal No. 2005-65, which would permit a SA who is a professional in one sport to receive institutional financial assistance for participation in a second sport. (effective Aug. 1, 2006)

Proposal No. 2005-31, which would require an institution to provide information regarding the Division I initial-eligibility standards to all recruited high school prospective SA at the earliest practical time, but no later than the day prior to the SA signing a NLI or written offer of admission and/or financial aid; further, to specify that a violation of this provision is an institutional violation, but does not affect the prospective SA's eligibility (Effective Aug. 1, 2006)

Proposal No. 2005-172: to require an institution to provide prospects and prospects' parents or legal guardians with information contained in its NCAA Division I Academic Progress Rate and NCAA Division I Graduation Success Disclosure Report.

Proposal No. 2005-71, which would permit an institution to provide local transportation for a prospect to attend a house athletics contest during an unofficial visit. (Effective April 27, 2006)

Proposal No. 2005-25, which specifies that commercial items with names, likeness or pictures of multiple SA (other than highlight films or media guides) may be sold only at the member institution at which the SA is enrolled, intuitively controlled outlets or outlets controlled by a charitable or educational organization; further, specifies that items that include an individual SA's name, picture or likeness (other than informational items), may not be sold (Effective Aug. 1, 2006)

Proposal No. 2005-54, which would permit a SA who is enrolled in a specific graduate degree program of an institutions other than the institution from which he or she previously received a baccalaureate degree to participate in intercollegiate athletics regardless of any previous transfer (effective April 27, 2006)

The Board of Directors approved the following proposals that were given second approval by the Management Council:

Proposal No. 2003-24 (as amended 2003-24-1), which would require an institution to award athletically related financial aid for a period of one academic year, except as specified; further, to require an institution to offer full year awards in equal amounts for each term of the academic year (Effective Aug. 1, 2006)

Proposal No. 2005-77-B, which specifies that in sports other than football, all recruiting coordination functions shall be performed by head or assistance coaches (Effective Aug. 1, 2006)

Proposal No. 2005-125, which in the sport of basketball, would provide an exception to the required day off when the institution participates in three contests in a given week, provided that SA do no engage in any countable athletically related activities for two days during either the proceeding week or the following week. (Effective Aug. 1, 2006)

Proposal No. 2005-131-B, which in sports other than football, specifies that all athletically related activities outside the playing season are prohibited one week prior to the beginning of the final examination period through the conclusion of each SA's final exams; further, to specify that more than four SAs from the same team may be involved in skill-related instruction with their coaches from Sept. 15th through April 15th and that no more than four SAs from the same team may be involved in skills-related instruction with their coaches at any one time in any facilities during the remainder of the academic year. In women's basketball, specify that not more than two hours per week may be spent on skill-related instruction outside the playing season. (Effective Aug. 1, 2006)

Proposal No. 2005-160-A, which specifies that costs incurred by an athletics department staff member who accompanies a prospect during entertainment on an official visit shall no be included in the official visit entertainment allowance; further, to specify that when an athletics department staff member serves as the prospect's host, his or her entertainment costs must be included in the official visit allowance. (Effective April 27, 2006)

Proposal No. 2005-155: To prohibit an institution from hosting or sponsoring a tryout camp, clinic, group workout or combine event at any location. (Effective Aug. 1, 2006)

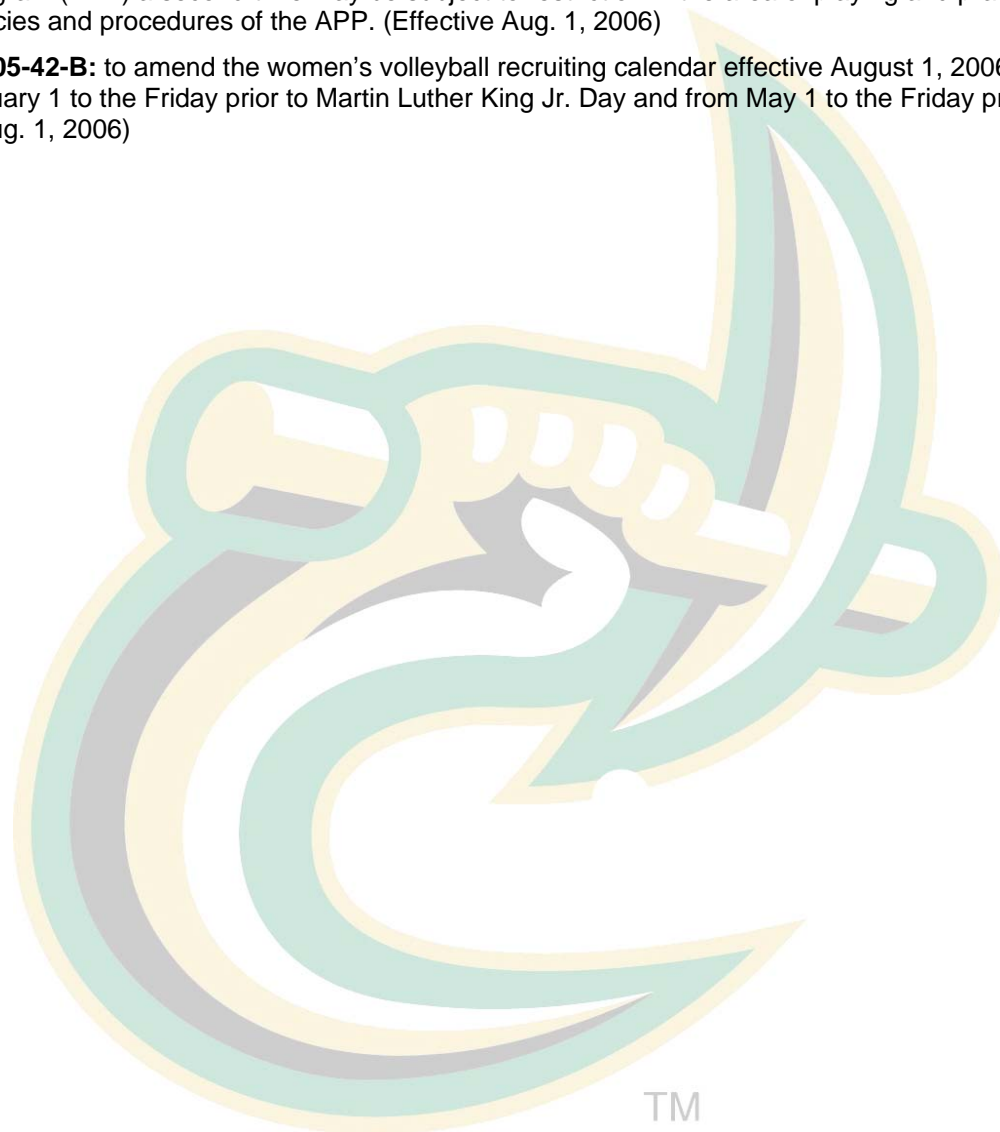
Proposal No. 2005-50-: To require a transfer student-athlete to satisfy the applicable grade-point-average requirement at the end of his or her first full-time term in residence at the certifying institution. (Effective Aug. 1, 2006)

Proposal No. 2005-51: To require a “4-2-4” transfer student-athlete to average 12 hours of transferable-degree credit per semester or quarter for each term of full-time attendance at the two-year college. (Effective Aug. 1, 2006)

Proposal No. 2005-171: To require a transfer student-athlete from a four-year institution to have been academically eligible for competition for the next regular academic term at the previous four-year institution in order to be eligible to receive institution athletically related financial aid during his or her first academic year at the certifying institution. (Effective Aug. 1, 2006)

Proposal No. 2005-169: to specify that an institution or team that fails to satisfy the NCAA Division I Academic Performance Program (APP) a second time may be subject to restriction in the area of playing and practice seasons based on the policies and procedures of the APP. (Effective Aug. 1, 2006)

Proposal No. 2005-42-B: to amend the women’s volleyball recruiting calendar effective August 1, 2006, to establish quiet periods from January 1 to the Friday prior to Martin Luther King Jr. Day and from May 1 to the Friday prior to Memorial Day. (Effective Aug. 1, 2006)



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