

Regular Meeting of the Council

Wednesday, January 24, 2018 9:00 a.m.

The Grand 4101 East Willow Long Beach, California

Agenda

DISPOSITION

ITEM

1. OPENING BUSINESS

A. Call to order by Carter Paysinger, President of the Council		
B. Pledge of Allegiance		
C. Roll Call		
D. Introduction of Guests		
E. Adopt Agenda	Action	
F. Approval of Minutes		
1. Minutes of the October 3, 2017 Council Meeting	Action	1F1
2. PUBLIC HEARING SESSION		
A. Recognition of anyone wishing to address the Council. Speakers must limit their remarks to three minutes.		
3. ACTION ITEMS	DISPOSITION	<u>ITEM</u>
A. STATE FEDERATED COUNCIL ACTION ITEMS		
 Proposed Revision to Bylaw 207 – Transfer Eligibility, International Students 	Action	STATE 559
2. Proposed Elimination of Bylaw 1605 – Basketball Coaching Box	Action	STATE 560

<u>3.</u>	A	CTION ITEMS (Cont.)	DISPOSITION	<u>ITEM</u>
	В.	SOUTHERN SECTION ACTION ITEMS		
		 Proposed Revision to 2018-2019 Sports Calendar – Baseball/Softball 	Action	SS 555
		2 Proposed Revision to 21-Day Summer Dead Period	Action	SS 556
<u>4.</u>	NO	ON-ACTION ITEMS	DISPOSITION	<u>ITEM</u>
	A.	STATE FEDERATED COUNCIL NON-ACTION ITEMS		
		1. Proposed 2018-19 State Budget	Non-Action	STATE 562
		2. CIF President Elect and Executive Committee Nominations	Non-Action	STATE 563
		3. Proposed Bylaw 208.A(4) - Foreign Exchange Programs Host Family	Non-Action	STATE 564
		4. Proposed Bylaw Revision 504.M – Day of Respite	Non-Action	STATE 565
		5. Proposed Bylaw 502 – Competition vs. Non-CIF Member School	Non-Action	STATE 566
		6. Proposed Bylaw 2001.B Revisions – Football Full Contact Allowance	Non-Action	STATE 567
		7. Proposed Bylaw Revisions 211 and 303 – Continuation School	Non-Action	STATE 568
		8. Proposed Bylaw Revision 201.A.4	Non-Action	STATE 575
		9. Proposed Bylaw 207.B(5).c(viii).e Move – Return to Previous School	Non-Action	STATE 576
	В.	SOUTHERN SECTION NON-ACTION ITEMS		
		1. Proposed 2018-19 Southern Section Budget	Non-Action	SS 569
		2. Proposed Revision to Bylaw 23.1(j) & 24.2 – New Member Application Due Date	Non-Action	SS 570
		3. Proposed Revision to Bylaw 70.8 – Number of Executive Committee Meetings	Non-Action	SS 571
		4. Proposed Revision to Bylaw 2003.3 - Use of Full Pads on First Day of Practice	Non-Action	SS 572
		5. Proposed Revision to Bylaw 2021.3 and all sports sections	Non-Action	SS 573
		6. Proposed Revision to Bylaw 3303 – Water Polo Host Teams	Non-Action	SS 574

5. REPORTS

- A. Treasurer's Report Jeff Jordan
- B. President's Report Carter Paysinger
- C. Commissioner's Report Rob Wigod

6. ADVANCE PLANNING

A. DATES

- 1. February 14, 2018 Executive Committee Meeting, Teleconference
- 2. March 20, 2018 Executive Committee Meeting, CIF Southern Section Offices, Los Alamitos, California, 1:00 p.m.
- 3. March 22, 2018 CIF Southern Section Council Meeting, The Grand, Long Beach, California, 9:00 a.m.
- 4. May 9, 2018 Executive Committee Meeting, TBD, 1:00 p.m.

7. ADJOURNMENT

A.	Time of Adjournment	



Regular Meeting of the Council

Tuesday, October 3, 2017 9:00 a.m.

The Grand 4101 East Willow Long Beach, California

Agenda

1. OPENING BUSINESS

DISPOSITION ITEM

A. Call to order by Carter Paysinger, President of the Council 9:07 a.m.

- B. Pledge of Allegiance
- C. Roll Call
- D. Introduction of Guests
 Steve Fryer OC Register
 Bobbi Madsen State CIF Office
 CiCi Robinson State CIF Office
- E. Adopt Agenda

Action

1. It was moved and seconded to adopt the agenda as written.

MOTION PASSED (81-0-4)

F. Approval of Minutes

1. Minutes of the April 5, 2017 Council Meeting

Action

1F1

It was moved and seconded to accept the minutes of the April 5, 2017 Council Meeting.

MOTION PASSED (85-0-0)

2. PUBLIC HEARING SESSION

A. Recognition of anyone wishing to address the Council.

Justin Peterson of Huddle Tickets / GoFan Digital Tickets made a presentation of his company's online ticket sales program. Each Southern Section school should be receiving an emailed offer from Huddle regarding free tickets for all school events. Huddle is now the official agency to be used for CIF-SS online ticket sales due to a new partnership with the CIF-SS. The company will set up and create a custom ticket page if schools elect to use the service and Huddle Tickets can be used for not only athletics, but all school events.

3. ACTION ITEMS DISPOSITION **ITEM**

A. STATE FEDERATED COUNCIL ACTION ITEMS

1. Enacting of Bylaw 1108 Delegated Powers -Hurricane Harvey

Action

STATE 561

There was a motion and a second to approve. No discussion.

An athletic eligibility waiver for students displaced by Hurricane Harvey who wish to transfer to a California school; An eligibility waiver is extraordinary and applies to students displaced by Hurricane Harvey ONLY.

MOTION PASSED (83-0-2)

2. Proposed Revision Bylaw 207.B.(5) - Sit Out Period

Exe. Comm. Voted **STATE 552** to Support 17-0-0

There was a motion and a second to approve. This revision would create equal Sit-Out Periods for all sports and the Sit-Out period would be equal to 50% of the number of days in the sport's season. If that season has an odd number of days then the Sit-Out Period would be 50% plus one additional day.

Discussion: If schools play a Zero Week contest, will the date be adjusted? Potential to miss 6 games due to current league set up. 50% of the days of the season of sport will be used, regardless of when first game is played. No relief to adjust for schools who choose to play a Zero Week game. The same situation that is current with schools choosing to play a Zero Week games will still exist with this new proposal.

MOTION PASSED (81-0-4)

3. Proposed Revision Bylaw 2006.B –

Exe. Comm. Voted

STATE 553

Football Tie-Breaker Period

to Support 18-0-0 There was a motion and a second to approve. Discussion: None

During the CIF State Regional and CIF State Championship Football Games the 25-yard tiebreaker system will be used. Other CIF sections have an option of the 10-yard or 25-yard system during their section playoffs. The Southern Section currently uses the 25-yard tiebreaker system.

MOTION PASSED (77-3-5)

B. SOUTHERN SECTION ACTION ITEMS

1. Releaguing Plans

SS 557

There was a motion and a second to approve the recently finalized area re-leaguing plans.

Discussion: Was the Orange County area plan included in the packet? Yes, the full plan must be approved before appeals can be heard.

MOTION PASSED (82-0-3)

B. SOUTHERN SECTION ACTION ITEMS (Cont.)

1. Releaguing Plans (Cont.)

Action

SS 557

A. Releaguing Appeals - Orange County Area

1. Laguna Beach High School

SS 557 A

Laguna Beach High School requested to be moved from the Sunset League to the Pacific Coast League.

Lance Neal, Athletic Director at LBHS: Opening comments related to the process and that the process was perfect. Lance then commented that the school's placement within the Sunset League was incorrect based on competitive equity and an imbalance between his school and the other member school within the Sunset League. They had asked the Orange County re-leaguing group for a change from the Orange Coast League due to the school success within that current league realizing that they did need to step up in the level of competition. Lance showed results of teams' performances compared to results v. the Sunset League teams. Lance showed results v. Pacific Coast league teams and how they were a better fit with programs and number of teams offered.

Mike Brennan, Principal at Servite and the Orange County Releaguing Chair: Principal Brennan gave specific details on how the Releaguing process started in February and finished in May. He detailed how the Orange County Area developed its policies and procedures and that their procedures were followed for each meeting and each Releaguing vote. He specifically noted that any Releaguing plan would need a 60% majority to be approved. He also noted that the Orange County Area principals voted to approve a two-year Releaguing Cycle, beginning with the 2018 school year. The two-year Releaguing Cycle plan passed by a 75-0-0 vote. Mr. Brennan then detailed that no proposal reached the required 60% majority, therefore a caucus was needed to review the two proposals that received the largest number of votes to determine if a compromise could be reached. Proposals #6 and #7 were the two that were examined and after another vote was held proposal, #7 passed with the required 60% majority. Proposal #7 had placed Laguna Beach High School into the Sunset League.

Chris Krebs, Principal at Woodbridge High School and Pacific Coast League Rep: He is asking for a "no" vote to the LBHS request to move to the Pacific Coast League and out of the Sunset League. He requested a "no" vote based on the simple fact that the Orange County Releaguing Plan that was approved today represents the majority of schools in Orange County and that the process was followed.

Kevin Fairman, Marina HS, Sunset League Rep, addressed the Council and asked the Council to vote "no" on the LBHS appeal. He cautioned that if Laguna Beach were allowed to leave, this would cause a ripple effect to his school and the rest of the Sunset League. Part of the Orange County Plan is to create a Football-Only league, including Laguna Beach and Marina, and if Laguna Beach is removed the Football-Only league would dissolve.

Jerry Halpin, Principal, Brea Olinda HS: called for a motion to move Laguna Beach HS from the Sunset League to the Pacific Coast League. The motion received a second and call for a vote.

MOTION FAILED (10-54-22)

B. SOUTHERN SECTION ACTION ITEMS (Cont.)

1. Releaguing Plans (Cont.)

Action

SS 557

A. Releaguing Appeals - Orange County Area (Cont.)

2. Laguna Hills High School

SS 557 B

Bill Hinds, Principal Laguna Hills: Opened his statement with rationale on why Laguna Hills High School does not belong in the Coast View Athletic Association and they wish to be placed into the Pacific Coast League. The appeal is based on decreasing enrollment and competitive equity. Mr. Hinds stated that they have been a member of the CVAA for the past 7½ years and that his programs are at the bottom of the conference across the board. He finished with a review of declining enrollment as compared to other conference member schools from both the Saddleback Valley Unified School District and the Capistrano Valley Unified School District.

Mike Brennan, Principal Servite HS, Orange County Re-Leaguing Chair: Addressed the Council and reviewed the process once again providing the same information as he presented during the Laguna Beach High School appeal.

Chris Carter, Principal San Clemente, South Coast League Rep: Requested the Council vote "no" on the LHHS appeal since this would leave the CVAA as a nine-member body. This would create disruption in the conference and an imbalance between the two leagues that make up the CVAA. He also asked that the Council support the Orange County Releaguing Plan that was completed through a very lengthy process.

Craig Collins, Principal Trabuco Hills, Sea View League Rep: Asked the council to vote "no" on the proposal by LHHS. He provided the Council with a basic structure of the CVAA and that they have a process that allows relief to LHHS with the 10-member conference. CVAA uses a two-year cycle to move teams on an individual sport basis. Football would be greatly affected when trying to schedule with our team and five team configurations.

Chris Krebs, Principal Woodbridge, Pacific Coast League Rep: Asked that the Council vote "no" on the proposal presented by LHHS. He cautioned the council that the lack of success data presented by LHHS should be reviewed and that the time today (15 minutes) is not enough. Finished with the plea that today's forum is not the time to make this decision when they have already taken four months of work to arrive at the Orange County Releaguing Plan that was approved today.

Mark Cunningham, Athletic Director University High School, PCL: Presented data showing the number of league championships won by several members of the CVAA. This data was to rebut the lack of success claim made by Laguna Hills. During the past few years, the number of league championships for LHHS totaled nine while other CVAA members were all comparable. For example; San Juan Hills (8), Dana Hills (10) and Capistrano Valley (14).

Call for a motion from the floor to move Laguna Hills High School from the Coast View Athletic Association to the Pacific Coast League in all sports. Motion received a second.

MOTION FAILED (12-52-22)

3. ACTION ITEMS (Cont.)

DISPOSITION

ITEM

B. SOUTHERN SECTION ACTION ITEMS (Cont.)

2. Proposed Revision Bylaw 208.A(4) – Foreign Exchange Student Host Family

Action

SS 554

The current rule does not allow students who are part of an approved foreign exchange program to participate in any level of a sport if they are hosted by a coach at the school of attendance. This revision would allow participation at the junior varsity or freshman level in such a case.

MOTION PASSED (42-39-5)

A. STATE FEDERATED COUNCIL NON-ACTION ITEMS

1. Revision to Bylaw 103 – Weighted Voting Non-Action STATE 558 Southern Section will see an increase from 36 votes to 38 votes.

2. Proposed Revision to Bylaw 207 –

Non-Action

STATE 559

Transfer Eligibility, International Students

Motion is to remove the SOP transfer application from foreign students who do not arrive at the new school as part of an approved Foreign Exchange program. These students (international students) would then need to apply under one of the following applications: Valid Change of Residence, Non-Participation or Limited eligibility.

3. Proposed Elimination of Bylaw 1605 – Basketball Coaching Box

Non-Action

STATE 560

Proposal calls for the deletion of the language in the CIF Bylaws regarding the basketball coaching box. This rule is already addressed in the NFHS Basketball Rule Book and placing it in the bylaws is redundant.

B. SOUTHERN SECTION NON-ACTION ITEMS

 Proposed Revision to 2018-2019 Sports Calendar – Baseball/Softball Non-Action

SS 555

This revision would change the start and end dates for the sports of girls' tennis, baseball, softball and boys' volleyball to better fit the calendar for all other sports beginning in 2018-2019.

2 Proposed Revision to 21-Day Summer Dead Period Non-Action SS 556 Proposal allows for a more flexible Dead Period which moves the current starting date from the first Friday in June to the last Friday in May.

5. REPORTS

A. Treasurer's Report

Jeff Jordan

Mr. Jordan noted that 2016-17 showed a net profit of \$103,000+. The audit for that year was just recently completed. At the end of the first quarter, income was at \$82,000+. Some 92% of schools have paid their dues and 8% (42 schools) have yet to do so.

5. REPORTS (Cont.)

B. President's Report

Carter Paysinger

Mr. Carter reminded schools that they have a wonderful opportunity to influence students with their coaching staffs. Coaches should be counseled on how to deal with any situation that is presented to them from students who wish express concern, influence change and help them understand that all people should have their own opinion and that the field/court/etc. should be an acceptable place for all.

C. Commissioner's Report

Rob Wigod

Mr. Wigod first thanked the members of the Southern Section staff and asked all to stand and be recognized. He went on to introduced to the Council the #PACKTHEHOUSE campaign in order to increase attendance at playoff events. The presentation is included at the end of these minutes.

6. ADVANCE PLANNING

A. DATES

- 1. October 16, 2017 Athletic Administrators Summit, Pomona Fairplex Sheraton Hotel and Conference Center, Pomona, California, 7:30 a.m.
- 2. October 18, 2017 CIF Southern Section Hall of Fame/Distinguished Service Luncheon, The Grand, Long Beach, California, 12:00 p.m.
- 3. January 13, 2017 CIF Southern Section Executive Committee Meeting, Mission Inn, Riverside, California, 9:30 a.m.
- 4. January 24, 2017 CIF Southern Section Council Meeting, The Grand, Long Beach, California, 9:00 a.m.

7. ADJOURNMENT

A. Time of Adjournment: 11:28 am

Submitted by:

Mike Middlebrook

Assistant Commissioner

Approved by:

Rob Wigod

Commissioner of Athletics

Adopt Agenda

ACADEMY	Yes
ARROWHEAD	Yes
CAMINO REAL	Yes
COASTAL	
CROSS VALLEY	Yes
DESERT MOUNTAIN	
EXPRESS	Yes
GARDEN GROVE	Yes
HACIENDA	Yes
INDEPENDENCE	Yes
LOS PADRES	Yes
MISSION	Yes
MOORE	Yes
MULHOLLAND	Yes
OMEGA	Yes
PACIFIC	Yes
PIONEER	Yes
SAN ANDREAS	Yes
SANTA FE	Yes
SOUTHWESTERN	Yes
SUNSET	Yes
VALLE VISTA	Yes
CARMEL BRAND	Yes
Participant 93	

AGAPE	
BASELINE	Yes
CHANNEL	Yes
COASTAL CANYON	Yes
DE ANZA	Yes
DESERT SKY	Yes
FOOTHILL	Yes
GOLD COAST	Yes
HARBOR	
INLAND VALLEY	Yes
MAJESTIC	Yes
MISSION VALLEY	Yes
MOUNTAIN PASS	Yes
NORTH HILLS	Yes
ORANGE	Yes
PACIFIC COAST	Yes
PREP	Abstain
BLANK	
SEA VIEW	Yes
SUBURBAN	Yes
SUNSHINE	Yes
VICTORY	
LISA CHENEY	Yes
Participant 98	

ALMONT	Yes
BAY	Yes
CITRUS BELT	Yes
CONDOR	
DEL REY	Yes
DESERT VALLEY	Yes
FREEWAY	Yes
GOLDEN	Yes
HERITAGE	Yes
INTERNATIONAL	Yes
MARMONTE	Yes
MOJAVE RIVER	Yes
MOUNTAIN VALLEY	Yes
OCEAN	Yes
ORANGE COAST	Yes
PACIFIC VIEW	Yes
RIO HONDO	Yes
SAN GABRIEL VALLEY	Yes
SOUTH COAST	Abstain
SUNBELT	Yes
TRI-VALLEY	Yes
WARRIOR	Yes
ROBIN PATTERSON	Yes
Participant BALLROOM	

AMBASSADOR	Yes
BIG VIII	Yes
COAST VALLEY	Yes
CRESTVIEW	Yes
DEL RIO	Yes
EMPIRE	Yes
FRONTIER	Yes
GOLDEN WEST	Yes
HORIZON	Abstain
LIBERTY	Abstain
MIRAMONTE	Yes
MONTVIEW	Yes
MT. BALDY	Yes
OLYMPIC	Yes
PAC 8	Yes
PALOMARES	Yes
RIVER VALLEY	Yes
SAN JOAQUIN	Yes
SOUTH VALLEY	Yes
SUNKIST	Yes
TRINITY	Yes
MARY ANDERSON	Yes
MARY PEREZ	Yes

Approval of Minutes

Minutes from the April 5, 2017 Council Meeting

ACADEMY	Yes
ARROWHEAD	Yes
CAMINO REAL	Yes
COASTAL	
CROSS VALLEY	Yes
DESERT MOUNTAIN	
EXPRESS	Yes
GARDEN GROVE	Yes
HACIENDA	Yes
INDEPENDENCE	Yes
LOS PADRES	Yes
MISSION	Yes
MOORE	Yes
MULHOLLAND	Yes
OMEGA	Yes
PACIFIC	Yes
PIONEER	Yes
SAN ANDREAS	Yes
SANTA FE	Yes
SOUTHWESTERN	Yes
SUNSET	Yes
VALLE VISTA	Yes
CARMEL BRAND	Yes
Participant 93	

AGAPE	
BASELINE	Yes
CHANNEL	Yes
COASTAL CANYON	Yes
DE ANZA	Yes
DESERT SKY	Yes
FOOTHILL	Yes
GOLD COAST	Yes
HARBOR	
INLAND VALLEY	Yes
MAJESTIC	Yes
MISSION VALLEY	Yes
MOUNTAIN PASS	Yes
NORTH HILLS	Yes
ORANGE	Yes
PACIFIC COAST	Yes
PREP	Yes
BLANK	
SEA VIEW	Yes
SUBURBAN	Yes
SUNSHINE	Yes
VICTORY	
LISA CHENEY	Yes
Participant 98	

ALMONT	Yes
BAY	Yes
CITRUS BELT	Yes
CONDOR	
DEL REY	Yes
DESERT VALLEY	Yes
FREEWAY	Yes
GOLDEN	Yes
HERITAGE	Yes
INTERNATIONAL	Yes
MARMONTE	Yes
MOJAVE RIVER	Yes
MOUNTAIN VALLEY	Yes
OCEAN	Yes
ORANGE COAST	Yes
PACIFIC VIEW	Yes
RIO HONDO	Yes
SAN GABRIEL VALLEY	Yes
SOUTH COAST	Yes
SUNBELT	Yes
TRI-VALLEY	Yes
WARRIOR	Yes
ROBIN PATTERSON	Yes
Participant BALLROOM	

AMBASSADOR	Yes
BIG VIII	Yes
COAST VALLEY	Yes
CRESTVIEW	Yes
DEL RIO	Yes
EMPIRE	Yes
FRONTIER	Yes
GOLDEN WEST	Yes
HORIZON	Yes
LIBERTY	Yes
MIRAMONTE	Yes
MONTVIEW	Yes
MT. BALDY	Yes
OLYMPIC	Yes
PAC 8	Yes
PALOMARES	Yes
RIVER VALLEY	Yes
SAN JOAQUIN	Yes
SOUTH VALLEY	Yes
SUNKIST	Yes
TRINITY	Yes
MARY ANDERSON	Yes
MARY PEREZ	Yes

STATE 561

Enacting of Bylaw 1108 Delegated Powers – Hurricane Harvey

ACADEMY Yes ARROWHEAD Yes CAMINO REAL Yes COASTAL CROSS VALLEY Yes DESERT MOUNTAIN EXPRESS Yes GARDEN GROVE Yes	
CAMINO REAL COASTAL CROSS VALLEY DESERT MOUNTAIN EXPRESS Yes	
COASTAL CROSS VALLEY DESERT MOUNTAIN EXPRESS Yes	
CROSS VALLEY DESERT MOUNTAIN EXPRESS Yes	
DESERT MOUNTAIN EXPRESS Yes	
EXPRESS Yes	
27.1.11.200	
GARDEN GROVE Yes	
CHIEF CHOIL	
HACIENDA Yes	
INDEPENDENCE Yes	
LOS PADRES Yes	
MISSION Yes	
MOORE Yes	
MULHOLLAND Yes	
OMEGA Yes	
PACIFIC Yes	
PIONEER Yes	
SAN ANDREAS Yes	
SANTA FE Yes	
SOUTHWESTERN Yes	
SUNSET Yes	
VALLE VISTA Yes	
CARMEL BRAND Yes	
Participant 93	

AGAPE	
BASELINE	Yes
CHANNEL	Yes
COASTAL CANYON	Yes
DE ANZA	Yes
DESERT SKY	Yes
FOOTHILL	Yes
GOLD COAST	Yes
HARBOR	
INLAND VALLEY	Yes
MAJESTIC	Yes
MISSION VALLEY	Yes
MOUNTAIN PASS	Yes
NORTH HILLS	Yes
ORANGE	Yes
PACIFIC COAST	Yes
PREP	Yes
BLANK	
SEA VIEW	Yes
SUBURBAN	Abstain
SUNSHINE	Yes
VICTORY	
LISA CHENEY	Yes
Participant 98	

ALMONT	Yes
BAY	Yes
CITRUS BELT	Yes
CONDOR	
DEL REY	Yes
DESERT VALLEY	Yes
FREEWAY	Yes
GOLDEN	Yes
HERITAGE	Yes
INTERNATIONAL	Yes
MARMONTE	Abstain
MOJAVE RIVER	Yes
MOUNTAIN VALLEY	Yes
OCEAN	Yes
ORANGE COAST	Yes
PACIFIC VIEW	Yes
RIO HONDO	Yes
SAN GABRIEL VALLEY	Yes
SOUTH COAST	Yes
SUNBELT	Yes
TRI-VALLEY	Yes
WARRIOR	Yes
ROBIN PATTERSON	Yes
Participant BALLROOM	

AMBASSADOR	Yes
BIG VIII	Yes
COAST VALLEY	Yes
CRESTVIEW	Yes
DEL RIO	Yes
EMPIRE	Yes
FRONTIER	Yes
GOLDEN WEST	Yes
HORIZON	Yes
LIBERTY	Yes
MIRAMONTE	Yes
MONTVIEW	Yes
MT. BALDY	Yes
OLYMPIC	Yes
PAC 8	Yes
PALOMARES	Yes
RIVER VALLEY	Yes
SAN JOAQUIN	Yes
SOUTH VALLEY	Yes
SUNKIST	Yes
TRINITY	Yes
MARY ANDERSON	Yes
MARY PEREZ	Yes

STATE 552

Proposed Revision Bylaw 207.B(5) – Sit Out Period

ACADEMY	Yes
ARROWHEAD	Yes
CAMINO REAL	Yes
COASTAL	
CROSS VALLEY	Yes
DESERT MOUNTAIN	
EXPRESS	Yes
GARDEN GROVE	Yes
HACIENDA	Yes
INDEPENDENCE	Yes
LOS PADRES	Yes
MISSION	Yes
MOORE	Yes
MULHOLLAND	Abstain
OMEGA	Yes
PACIFIC	Yes
PIONEER	Yes
SAN ANDREAS	Yes
SAN ANDREAS SANTA FE	Yes Yes
0	
SANTA FE	Yes
SANTA FE SOUTHWESTERN	Yes Yes
SANTA FE SOUTHWESTERN SUNSET	Yes Yes Yes

AGAPE	
BASELINE	Yes
CHANNEL	Yes
COASTAL CANYON	Yes
DE ANZA	Yes
DESERT SKY	Abstain
FOOTHILL	Yes
GOLD COAST	Yes
HARBOR	
INLAND VALLEY	Yes
MAJESTIC	Yes
MISSION VALLEY	Yes
MOUNTAIN PASS	Yes
NORTH HILLS	Yes
ORANGE	Yes
PACIFIC COAST	Yes
PREP	Yes
BLANK	
SEA VIEW	Yes
SUBURBAN	Abstain
SUNSHINE	Yes
VICTORY	
LISA CHENEY	Yes
Participant 98	

ALMONT	Yes
BAY	Yes
CITRUS BELT	Yes
CONDOR	
DEL REY	Yes
DESERT VALLEY	Yes
FREEWAY	Yes
GOLDEN	Yes
HERITAGE	Yes
INTERNATIONAL	Yes
MARMONTE	Yes
MOJAVE RIVER	Yes
MOUNTAIN VALLEY	Yes
OCEAN	Yes
ORANGE COAST	Yes
PACIFIC VIEW	Abstain
RIO HONDO	Yes
SAN GABRIEL VALLEY	Yes
SOUTH COAST	Yes
SUNBELT	Yes
TRI-VALLEY	Yes
WARRIOR	Yes
ROBIN PATTERSON	Yes
Participant BALLROOM	

AMBASSADOR	Yes
BIG VIII	Yes
COAST VALLEY	Yes
CRESTVIEW	Yes
DEL RIO	Yes
EMPIRE	Yes
FRONTIER	Yes
GOLDEN WEST	Yes
HORIZON	Yes
LIBERTY	Abstain
MIRAMONTE	Yes
MONTVIEW	Yes
MT. BALDY	Yes
OLYMPIC	Yes
PAC 8	Yes
PALOMARES	Yes
RIVER VALLEY	Yes
SAN JOAQUIN	Yes
SOUTH VALLEY	Yes
SUNKIST	Yes
TRINITY	Yes
MARY ANDERSON	Yes
MARY PEREZ	Yes

STATE 553

Proposed Revision Bylaw 2006.B – Football Tie-Breaker Period

ACADEMY ARROWHEAD Yes CAMINO REAL COASTAL CROSS VALLEY DESERT MOUNTAIN EXPRESS GARDEN GROVE HACIENDA Yes	
CAMINO REAL COASTAL CROSS VALLEY DESERT MOUNTAIN EXPRESS GARDEN GROVE HACIENDA Yes	
COASTAL CROSS VALLEY DESERT MOUNTAIN EXPRESS GARDEN GROVE HACIENDA Yes	
CROSS VALLEY DESERT MOUNTAIN EXPRESS GARDEN GROVE HACIENDA Yes	
DESERT MOUNTAIN EXPRESS GARDEN GROVE HACIENDA Yes	
EXPRESS Yes GARDEN GROVE Yes HACIENDA Yes	
GARDEN GROVE Yes HACIENDA Yes	
HACIENDA Yes	
INDEPENDENCE AL	
INDEPENDENCE Abstair	
LOS PADRES Yes	
MISSION Yes	
MOORE Yes	
MULHOLLAND Yes	
OMEGA Yes	
PACIFIC No	
PIONEER Yes	
SAN ANDREAS Yes	
SANTA FE Yes	
SOUTHWESTERN Yes	
SUNSET Yes	
VALLE VISTA Yes	
CARMEL BRAND Yes	
Participant 93	

AGAPE	
BASELINE	Yes
CHANNEL	Yes
COASTAL CANYON	Yes
DE ANZA	Yes
DESERT SKY	Yes
FOOTHILL	Yes
GOLD COAST	No
HARBOR	
INLAND VALLEY	Yes
MAJESTIC	Yes
MISSION VALLEY	Yes
MOUNTAIN PASS	Yes
NORTH HILLS	Yes
ORANGE	Yes
PACIFIC COAST	Yes
PREP	Yes
BLANK	
SEA VIEW	Yes
SUBURBAN	Abstain
SUNSHINE	Yes
VICTORY	
LISA CHENEY	Yes
Participant 98	

ALMONT	Yes
BAY	Yes
CITRUS BELT	Abstain
CONDOR	
DEL REY	Yes
DESERT VALLEY	Yes
FREEWAY	Yes
GOLDEN	Yes
HERITAGE	Yes
INTERNATIONAL	Abstain
MARMONTE	Yes
MOJAVE RIVER	Yes
MOUNTAIN VALLEY	Yes
OCEAN	Yes
ORANGE COAST	Yes
PACIFIC VIEW	Yes
RIO HONDO	Yes
SAN GABRIEL VALLEY	Yes
SOUTH COAST	Yes
SUNBELT	Yes
TRI-VALLEY	Yes
WARRIOR	Yes
ROBIN PATTERSON	Yes
Participant BALLROOM	

AMBASSADOR	Yes
BIG VIII	Yes
COAST VALLEY	Yes
CRESTVIEW	Yes
DEL RIO	Yes
EMPIRE	Yes
FRONTIER	Yes
GOLDEN WEST	Yes
HORIZON	Yes
LIBERTY	Abstain
MIRAMONTE	Yes
MONTVIEW	Yes
MT. BALDY	Yes
OLYMPIC	Yes
PAC 8	No
PALOMARES	Yes
RIVER VALLEY	Yes
SAN JOAQUIN	Yes
SOUTH VALLEY	Yes
SUNKIST	Yes
TRINITY	Yes
MARY ANDERSON	Yes
MARY PEREZ	Yes

SS 557

Releaguing Plans

ACADEMY	Yes
ARROWHEAD	Yes
CAMINO REAL	Yes
COASTAL	
CROSS VALLEY	Yes
DESERT MOUNTAIN	
EXPRESS	Yes
GARDEN GROVE	Yes
HACIENDA	Yes
INDEPENDENCE	Abstain
LOS PADRES	Yes
MISSION	Yes
MOORE	Yes
MULHOLLAND	Yes
OMEGA	Yes
PACIFIC	Yes
PIONEER	Yes
SAN ANDREAS	Yes
SANTA FE	Yes
SOUTHWESTERN	Yes
SUNSET	Yes
VALLE VISTA	Yes
CARMEL BRAND	Yes
Participant 93	

AGAPE	
BASELINE	Yes
CHANNEL	Yes
COASTAL CANYON	Yes
DE ANZA	Yes
DESERT SKY	Yes
FOOTHILL	Yes
GOLD COAST	Yes
HARBOR	
INLAND VALLEY	Yes
MAJESTIC	Abstain
MISSION VALLEY	Yes
MOUNTAIN PASS	Yes
NORTH HILLS	Yes
ORANGE	Yes
PACIFIC COAST	Yes
PREP	Yes
BLANK	
SEA VIEW	Yes
SUBURBAN	Yes
SUNSHINE	Yes
VICTORY	
LISA CHENEY	Yes
Participant 98	

ALMONT	Yes
BAY	Yes
CITRUS BELT	Yes
CONDOR	
DEL REY	Yes
DESERT VALLEY	Yes
FREEWAY	Yes
GOLDEN	Yes
HERITAGE	Yes
INTERNATIONAL	Yes
MARMONTE	Yes
MOJAVE RIVER	Yes
MOUNTAIN VALLEY	Yes
OCEAN	Yes
ORANGE COAST	Yes
PACIFIC VIEW	Yes
RIO HONDO	Yes
SAN GABRIEL VALLEY	Yes
SOUTH COAST	Yes
SUNBELT	Yes
TRI-VALLEY	Yes
WARRIOR	Yes
ROBIN PATTERSON	Yes
Participant BALLROOM	

AMBASSADOR	Yes
BIG VIII	Yes
COAST VALLEY	Yes
CRESTVIEW	Yes
DEL RIO	Yes
EMPIRE	Yes
FRONTIER	Yes
GOLDEN WEST	Yes
HORIZON	Yes
LIBERTY	Abstain
MIRAMONTE	Yes
MONTVIEW	Yes
MT. BALDY	Yes
OLYMPIC	Yes
PAC 8	Yes
PALOMARES	Yes
RIVER VALLEY	Yes
SAN JOAQUIN	Yes
SOUTH VALLEY	Yes
SUNKIST	Yes
TRINITY	Yes
MARY ANDERSON	Yes
MARY PEREZ	Yes

Motion Carried 82 Yes 0 No 3 Abstain

SS 557 A

Releaguing Appeal – Laguna Beach High School

ACADEMY	Abstain
ARROWHEAD	No
CAMINO REAL	Abstain
COASTAL	
CROSS VALLEY	Abstain
DESERT MOUNTAIN	
EXPRESS	No
GARDEN GROVE	No
HACIENDA	Abstain
INDEPENDENCE	No
LOS PADRES	No
MISSION	No
MOORE	Abstain
MULHOLLAND	No
OMEGA	No
PACIFIC	Abstain
PIONEER	Abstain
SAN ANDREAS	No
SANTA FE	Abstain
SOUTHWESTERN	Abstain
SUNSET	No
VALLE VISTA	No
CARMEL BRAND	Abstain
Participant 93	

AGAPE	Abstain
BASELINE	Abstain
CHANNEL	No
COASTAL CANYON	No
DE ANZA	Yes
DESERT SKY	No
FOOTHILL	No
GOLD COAST	No
HARBOR	
INLAND VALLEY	No
MAJESTIC	No
MISSION VALLEY	Yes
MOUNTAIN PASS	No
NORTH HILLS	No
ORANGE	No
PACIFIC COAST	No
PREP	No
BLANK	
SEA VIEW	No
SUBURBAN	Abstain
SUNSHINE	No
VICTORY	
LISA CHENEY	Abstain
Participant 98	

ALMONT	No
BAY	No
CITRUS BELT	No
CONDOR	
DEL REY	Abstain
DESERT VALLEY	Yes
FREEWAY	No
GOLDEN	No
HERITAGE	Abstain
INTERNATIONAL	Abstain
MARMONTE	No
MOJAVE RIVER	No
MOUNTAIN VALLEY	Abstain
OCEAN	No
ORANGE COAST	Abstain
PACIFIC VIEW	No
RIO HONDO	Yes
SAN GABRIEL VALLEY	Abstain
SOUTH COAST	No
SUNBELT	No
TRI-VALLEY	Yes
WARRIOR	No
ROBIN PATTERSON	No
Participant BALLROOM	

AMBASSADOR	No
BIG VIII	No
COAST VALLEY	No
CRESTVIEW	No
DEL RIO	Yes
EMPIRE	No
FRONTIER	No
GOLDEN WEST	No
HORIZON	Yes
LIBERTY	No
MIRAMONTE	No
MONTVIEW	No
MT. BALDY	Abstain
OLYMPIC	No
PAC 8	Yes
PALOMARES	No
RIVER VALLEY	No
SAN JOAQUIN	No
SOUTH VALLEY	Abstain
SUNKIST	No
TRINITY	Yes
MARY ANDERSON	Yes
MARY PEREZ	No

Motion Lost 10 Yes 54 No 22 Abstain

SS 557 B

Releaguing Appeal – Laguna Hills High School

ACADEMY	Abstain
ARROWHEAD	No
CAMINO REAL	Abstain
COASTAL	
CROSS VALLEY	Abstain
DESERT MOUNTAIN	
EXPRESS	No
GARDEN GROVE	No
HACIENDA	Abstain
INDEPENDENCE	No
LOS PADRES	No
MISSION	No
MOORE	Abstain
MULHOLLAND	No
OMEGA	Abstain
PACIFIC	Abstain
PIONEER	Abstain
SAN ANDREAS	No
SANTA FE	Abstain
SOUTHWESTERN	Abstain
SUNSET	Yes
VALLE VISTA	No
CARMEL BRAND	Yes
Participant 93	

AGAPE	Abstain
BASELINE	Abstain
CHANNEL	No
COASTAL CANYON	No
DE ANZA	No
DESERT SKY	No
FOOTHILL	No
GOLD COAST	No
HARBOR	
INLAND VALLEY	Yes
MAJESTIC	No
MISSION VALLEY	Yes
MOUNTAIN PASS	Yes
NORTH HILLS	Yes
ORANGE	No
PACIFIC COAST	No
PREP	No
BLANK	
SEA VIEW	No
SUBURBAN	Abstain
SUNSHINE	No
VICTORY	
LISA CHENEY	Abstain
Participant 98	

ALMONT	No
BAY	No
CITRUS BELT	No
CONDOR	
DEL REY	Abstain
DESERT VALLEY	No
FREEWAY	Abstain
GOLDEN	No
HERITAGE	No
INTERNATIONAL	Abstain
MARMONTE	Abstain
MOJAVE RIVER	No
MOUNTAIN VALLEY	Abstain
OCEAN	No
ORANGE COAST	Yes
PACIFIC VIEW	No
RIO HONDO	No
SAN GABRIEL VALLEY	Abstain
SOUTH COAST	No
SUNBELT	No
TRI-VALLEY	No
WARRIOR	No
ROBIN PATTERSON	Yes
Participant BALLROOM	

AMBASSADOR	No
BIG VIII	No
COAST VALLEY	No
CRESTVIEW	Yes
DEL RIO	Yes
EMPIRE	No
FRONTIER	No
GOLDEN WEST	No
HORIZON	No
LIBERTY	No
MIRAMONTE	No
MONTVIEW	No
MT. BALDY	Abstain
OLYMPIC	No
PAC 8	Yes
PALOMARES	No
RIVER VALLEY	No
SAN JOAQUIN	No
SOUTH VALLEY	Abstain
SUNKIST	No
TRINITY	Yes
MARY ANDERSON	No
MARY PEREZ	No

Motion Lost 12 Yes 52 No 22 Abstain

SS 554

Proposed Revision Bylaw 208.A(4) – Foreign Exchange Student Host Family

ACADEMY	Abstain
ARROWHEAD	No
CAMINO REAL	Yes
COASTAL	
CROSS VALLEY	Yes
DESERT MOUNTAIN	
EXPRESS	Yes
GARDEN GROVE	No
HACIENDA	No
INDEPENDENCE	No
LOS PADRES	No
MISSION	No
MOORE	Yes
MULHOLLAND	No
OMEGA	No
PACIFIC	Yes
PIONEER	Yes
SAN ANDREAS	No
SANTA FE	Yes
SOUTHWESTERN	No
SUNSET	Abstain
VALLE VISTA	Yes
CARMEL BRAND	No
Participant 93	

AGAPE	Yes
BASELINE	Yes
CHANNEL	Yes
COASTAL CANYON	No
DE ANZA	No
DESERT SKY	No
FOOTHILL	Yes
GOLD COAST	Yes
HARBOR	
INLAND VALLEY	No
MAJESTIC	Yes
MISSION VALLEY	No
MOUNTAIN PASS	No
NORTH HILLS	Yes
ORANGE	No
PACIFIC COAST	No
PREP	No
BLANK	
SEA VIEW	No
SUBURBAN	Abstain
SUNSHINE	No
VICTORY	
LISA CHENEY	No
Participant 98	

ALMONT	Yes
BAY	No
CITRUS BELT	No
CONDOR	
DEL REY	Yes
DESERT VALLEY	No
FREEWAY	Yes
GOLDEN	No
HERITAGE	Abstain
INTERNATIONAL	Yes
MARMONTE	Abstain
MOJAVE RIVER	No
MOUNTAIN VALLEY	Yes
OCEAN	No
ORANGE COAST	Yes
PACIFIC VIEW	Yes
RIO HONDO	No
SAN GABRIEL VALLEY	Yes
SOUTH COAST	No
SUNBELT	No
TRI-VALLEY	Yes
WARRIOR	No
ROBIN PATTERSON	Yes
Participant BALLROOM	

AMBASSADOR	Yes
BIG VIII	No
COAST VALLEY	Yes
CRESTVIEW	Yes
DEL RIO	Yes
EMPIRE	Yes
FRONTIER	Yes
GOLDEN WEST	No
HORIZON	Yes
LIBERTY	No
MIRAMONTE	Yes
MONTVIEW	No
MT. BALDY	Yes
OLYMPIC	Yes
PAC 8	Yes
PALOMARES	No
RIVER VALLEY	Yes
SAN JOAQUIN	Yes
SOUTH VALLEY	Yes
SUNKIST	No
TRINITY	Yes
MARY ANDERSON	Yes
MARY PEREZ	Yes



PACKTHEHOUSE

2017-2018



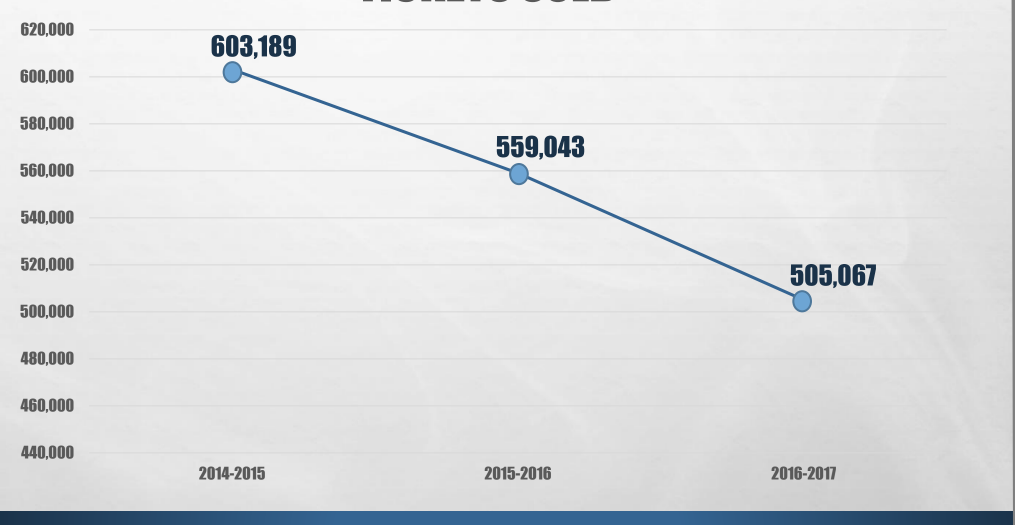
REVENUE DISTRIBUTION REVENUE SHARING - \$ BACK TO SCHOOLS



\$1,200,000 \$1,099,167 \$1,000,000 \$999,238 \$800,000 \$822,764 \$600,000 \$400.000 \$200.000 \$0 2014-2015 2015-2016 2016-2017

REVENUE DISTRIBUTION TICKETS SOLD





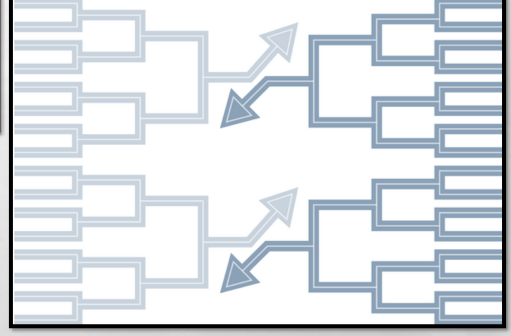
WHAT IS OUT OF OUR CONTROL?





WEATHER

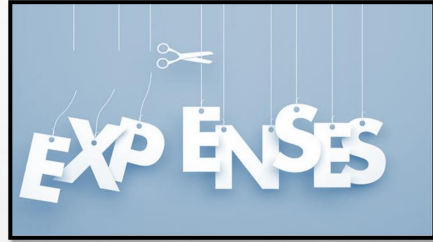
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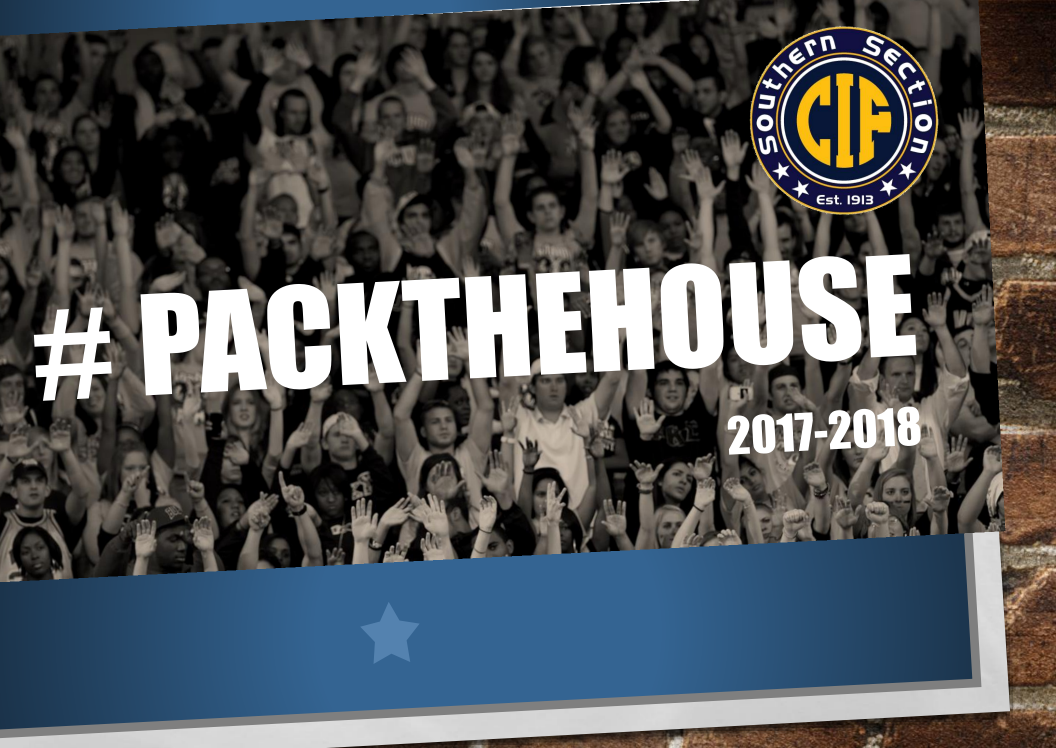
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CALIFORNIA INTERSCHOLASTIC FEDERATION

CHF STATE OFFICE · 4650 DUCKHORN DRIVE · SACRAMENTO. CA 95834 · PH: 916-239-4477 · FX: 916-239-4478 · WWW.CIFSTATE.ORG

To: Federated Council

Date: December 1, 2017

Re: Proposal to Revise Bylaw 207, International Student Eligibility

Proposal Originated: Commissioner Committee in response to

Federated Council Roundtable Discussion January 2017

Proposal Reviewed

01/27/2017 - Federated Council Roundtable

02/22/2017 - Executive Committee

03/14/2017 – Commissioners Committee

06/06/2017 - Commissioners Committee

08/23/2017 - Executive Committee

10/05/2017 – Executive Committee

10/06/2017 - Federated Council

02/02/2018 - Federated Council

Proposal Recommendation

Discussion

Discussion

Discussion

Proposed Revisions, Support 7-2-1

1st Reading Completed

9-0, In Support

1st Reading

Action

Type: Bylaw Revision

Next: Federated Council Action – February 2, 2018

Proposal Summary:

The Commissioners Committee is proposing a revision in Bylaw 207.B.(4) iv. that would further clarify the athletic eligibility of international students who are **not** in an approved Foreign Exchange Program **who transfer without a valid change of residence**.

Background:

"In recent years, the number of HS aged students attending school in the United States on an F-1 Visa (international student) has seen exponential growth. While just 6,500 high school students attended US high schools in 2007 on an F-1 Visa, that number rose to more than 90,000 in 2015" according to the Council on Standards for International Educational Travel (CSIET). With this rise we have also seen an exponential growth in the "marketing" and use of "agents" by international families/students seeking high schools and athletic placement in the U.S.

On January 27-28, 2017 members of the Federated Council were asked to discuss issues and concerns during roundtable discussions focusing on the future of Education Based Athletics and challenges that the CIF may face. One of the top prioritize eligibility concerns were "Home School, Foreign and International Students and Alternative School Students."

207. TRANSFER ELIGIBILITY

- A. Determination of Transfer Student Status-Standards of Enrollment See also 201.A. (3)
 - (1) A student shall considered to be a transfer student when:
 - a. The student has attended class at their former school (School A); AND/OR (Revised April 2016 Federated Council)
 - b. The student has played in an athletic contest for their former school; AND/OR
 - c. The student has tried out for or practiced with a team prior to the beginning of the school year for five (5) days or more; AND
 - d. That student withdraws from School A or has completed the courses in which they were enrolled in at School A, so that student is no longer enrolled in any way at School A; AND
 - e. That student enrolls as a full-time student in a new school (School B). THEN that student shall be determined to be enrolled in and having transferred to School B if all conditions of 201.A.(1) are met.
 - (2) Students may not practice with or participate in an interscholastic athletic contest for the new school prior to establishing enrollment in the new school meeting these enrollment standards except if they are transferring at the beginning of the school year and practice for that season of sport begins prior to the first day that school and classes begin. These conditions must be met even if prior to this such a student has registered for classes and/or paid a non-refundable registration fee to the new school.
 - a. For eligibility purposes, students cannot have dual enrollment in two different schools at the same time. During the time a student is intending to transfer schools, has registered for classes at the new school and/or paid a non-refundable registration fee at the new school, but still remains enrolled in the former school, the student will be considered to be enrolled in the former school. Only at such time as the student has withdrawn from or has completed the courses in which they were enrolled at the former school, and is no longer enrolled in any way at the former school, shall that student be considered as having "transferred" to the new school. This applies to 8th graders matriculating the following school year to 9th grade in a CIF member school.
 - (3) No one associated with the athletic program at the new school may perpetrate any violation of Bylaw 510 or have inappropriate pre-enrollment contact as outlined in Bylaw 207.B or 510 prior to their enrollment in the new school as defined above. [See also Bylaw 201.A (4)]

Q: What is meant by an athletically motivated move or transfer?

A: Based on the CIF philosophy that students "attend school to receive an education first; athletic participation is secondary" [Bylaw 200 A. (2)], individual Section Offices may limit eligibility for a student when there is evidence the transfer, or move is made to acquire athletic participation at School B. Such evidence of an athletically motivated move may be, but is not limited to:

- A demonstrated move or transfer that is prompted by association with club programs or outside agencies that use the facilities of the new school.
- A demonstrated move or transfer to a school with which the student has had an athletic association.
- A move or transfer to a school by a student who is associated with outside agencies that use the facilities or personnel at the new school of attendance.
- The preponderance of credible evidence the move was not made in good faith to secure greater educational advantage for the student.
- Evidence that multiple students have transferred or changed schools to participate in a particular sports program at one school(510.E).

The standard applied to the evidence of "athletic motivation" is that which is associated with a student move or transfer proffered to a hearing officer or Section Commissioner is that which a responsible person acting in a thoughtful manner would judge be with "athletic motivation."

B. CIF Transfer Rule

All students transferring at any time during their enrollment in high school to a CIF member school after their initial enrollment in the 9th grade in any school (referred to as Former School or School A) shall have their eligibility determination made in compliance with the following 207.B. bylaws except:

- Those making a valid change of residence (Bylaw 206); OR
- Those transferring to or from a CIF member school under the auspices of a CIF-approved foreign exchange program (Bylaw 208); OR
- Those transferring as a result of discipline (Bylaw 209).

NOTES:

Emancipated Minors: This bylaw also applies to students 18 years of age or older and emancipated minors.

No Child Left Behind Act: Students transferring to another school under any provision of the federal legislation "No Child Left Behind Act" are not residentially eligible at their new school. However, a student may become eligible under the provisions of the appropriate Section and State CIF Constitution and Bylaws.

Boarding School: A high school student who transfers to or from the status of a full-time resident at a 24-hour boarding school shall be subject to all provisions of Bylaw 207.

(1) Mandatory Applications for Eligibility Determination

All such transfer students addressed in 207 must complete the respective CIF Section-required 207/510 Application form. This form must be submitted to the CIF Section for an eligibility determination which the CIF Section Commissioner shall render in writing within twenty (20) business days of receipt unless a shorter timeframe has been so designated. No transfer student is eligible to compete for their new school of enrollment until a determination has been made by their respective CIF Section. (See also Bylaws 501, 510 and 700.) (Revised January 2016 Federated Council)

(2) Pre-Enrollment Disclosure Requirements

[Please see also Bylaws 201.A.(1) & (4) and 510]

Any and all pre-enrollment contact of any kind whatsoever with a student must be disclosed by the student, parent(s)/guardian(s)/caregiver, and the schools involved to their respective CIF Section office on a completed CIF Pre-Enrollment Contact Affidavit (CIF Form 510). Pre-enrollment contact may include, but is not limited to: any communication of any kind, directly or indirectly, with the student, parent(s)/guardian(s)/caregiver, relatives, or friends of the student about the athletic programs at a school; orientation/information programs, shadowing programs; attendance at outside athletic or similar events by anyone associated with the school to observe the student; participation by the student in programs supervised by the school or its associates before enrollment in the school per Bylaws 201.A.(1) & (4).

- (3) Transfers to a CIF Member School (described as New School or School B) From Schools (described as Former School or School A) Located in the United States, a U.S. Territory, Canada or a U.S. Military Base (referred herein as Domestic Transfers)

 Such transfer students who meet all other requirements for eligibility outlined in bylaws will be granted unlimited residential eligibility in all sports at all levels at the new school except:
 - a. In any sport(s) in which the transfer student has competed at any level at the former school(s) in the 12 calendar months immediately preceding their transfer to the new school, the student will be limited to sub-varsity (limited) eligibility in those sports;
 - b. No student shall be eligible to participate in the same sport at two different schools in the same school year;
 - c. If the transfer is determined to be athletically motivated. Athletically motivated transfers may be considered prima facie evidence that the student enrolled in that school in whole or in part for athletic reasons and cause the student to be ineligible for

- participation in those sports in which the student participated at the former school as outlined in Bylaws 510 and 207.C. (3) & (4). (See also Bylaw 510);
- d. The transfer is not determined to be based upon a disciplinary situation (See CIF Bylaw 209);
- e. The student meets all other provisions of all CIF Bylaws.

The student shall have unlimited residential eligibility for all sports at all levels under Bylaw 207 after having been enrolled for 12 calendar months from the date of transfer to the new school.

NOTE: Refer to (5) below for applications for transfer eligibility limitations determinations and exceptions.

(4) Foreign International Transfers Not in a CIF-Approved Foreign Exchange Program (referred herein as Foreign Transfers)

Students who transfer to a CIF Member school (described as New School or School B) from:

- Any school (described as Former School or School A) which is located outside of the United States, a U.S. Territory, U. S. Military Base or Canada; AND
- Who are not enrolled in the CIF member school under the auspices of a CIF-approved foreign exchange program; AND
- Who meet all other requirements for eligibility in the CIF and Section bylaws. THEN they **may** be granted unlimited residential eligibility in all sports at all levels at the new school except:
 - i. In any sport(s) in which the transfer student has competed at any level for a club or school team, in the 12 calendar months immediately preceding their transfer to the new school. **The student will be limited to sub-varsity** (limited) eligibility in those sports. For the purpose of this bylaw, any and all organized sports programs (e.g. youth teams, community teams, club teams, national teams at any level or individualized instruction for competition in development schools or programs) in which the international student competed on, or participated within the last 12 months, will be considered by the CIF in determining whether the student participated in the equivalent of interscholastic competition; AND
 - ii. No student who has participated with a club or school team as described in *i.* a., shall be eligible to participate in the same sport at the CIF member school within the same 12-month period (See also Bylaw 504.L.); AND
 - iii. If the transfer is determined to be athletically motivated. Athletically motivated transfers may be considered prima facie evidence that the student enrolled in that school in whole or in part for athletic reasons and cause the student to be ineligible for participation in those sports in which the student participated at the former school. (See also Bylaw 510)
 - iv. International students who are not participating in a CIF approved foreign exchange program are not eligible for the Sit-Out Provision.

The student may be granted unlimited residential eligibility for all sports at all levels under Bylaw 207 after having been enrolled for 12 calendar months from the date of transfer to the new school.

In Addition, Such Foreign International Transfers Must:

- Possess a valid visa, allowing them to attend school, issued by the U.S. Immigration and Naturalization Service or be a U.S. citizen who has been attending the equivalent of a United States high school secondary educational program outside of the United States; AND
- Provide to the principal of the school he/she attends an official un-translated transcript and a transcript that is translated into English, by an agency acceptable to the Section

from the National Association of Credential Evaluation Service (NACES) membership, which indicates work taken in all grades in which the student was enrolled; the grade level equivalent in the United States as if the international student had completed all courses attempted satisfactorily; and the California grade-point average equivalent; AND

- If required, the foreign international transfer student must pay tuition to the school/school district he/she attends as prescribed in Education Code Section 48052 et seq.; AND
- Be subject to the maximum of eight (8) consecutive semesters Bylaw 204; AND
- Be subject to the age requirement Bylaw 203; AND
- Not have graduated from high school. If they should have graduated, or have completed the equivalent coursework for graduation from high school/secondary school, the student is ineligible to participate in CIF competition; AND
- Not have the school's coaching staff, paid or voluntary, serve as the resident family for the foreign international transfer student.

NOTE: CIF Sections may require individual students to have their school records/transcripts from the school from which they are transferring evaluated by an outside agency at the students or school expense.

(5) Applications for Transfer Eligibility Limitations, Determinations and Exceptions
The CIF recognizes that, in certain circumstances, students may transfer from one school to
another due to a compelling hardship need or situation that is beyond a student's or their
family's control. In response to such cases, the CIF allows for the CIF Section to make an
exception to the limited eligibility status whenever they transfer and the case meets one of the
hardship circumstances outlined in Bylaw 207.B.(5) c.(viii). The first time a student transfers in
high school, they may utilize the Sit Out Period exception covered in Bylaw 207.B.(5) b. below
if they meet all of the conditions required. Any student whose transfer circumstances do not
meet the conditions required by these two options, will have their residential eligibility
determined in compliance with 207.B.(5)a. as long as they meet the conditions required in that
Bylaw

NOTE: Foreign Transfers as described in 207.B.(4) above are subject to all provisions of 207.B.(5) that follows except that whenever there is a reference to "sports in which the student has participated at their previous school" foreign students shall read "sports in which the student has participated at their previous school or on any club team."

- a. Limited Eligibility Applications
 - Any student who submits a limited eligibility application to their respective CIF Section may be made eligible to play at the sub-varsity level in any sports in which they have participated at any previous school in the 12 months prior to this transfer under the following conditions:
 - (i) The student was academically eligible at the time of transfer from the former school. Students who are academically ineligible at their previous school will not be eligible to compete at their new school until the requirements in Bylaw 205 are met and the new school has completed a grading period to verify that the student has met the CIF and school district academic eligibility requirements. A student cannot "gain" academic probation at the new school to fulfill this requirement if not available at prior school; AND
 - (ii) The principal of the former school attests in writing that the move was not made in violation of Bylaw 510; AND
 - (iii) The student is not transferring either voluntarily or because their former school has determined they must withdraw, because of a disciplinary infraction at the former school as defined in Bylaw 209.C. (1); AND

- (iv) The student is not found by the CIF Section to have transferred to a school where their former high school coach has relocated or where a club coach, with whom they have been associated, is coaching per Bylaw 207.C.(3) or (4); AND
- (v) No student shall be eligible to participate in the same sport at two different schools in the same school year unless the student changed schools as a result of a valid change of residence or pursuant to a hardship approved by their respective CIF Section; AND
- (vi) A completed 207/510 Limited Transfer Application is received by the respective CIF Section office and has been processed and approved; AND
- (vii) The student who is approved by their respective CIF Section office and competes in a contest at the sub-varsity level following such approval and before the Sit Out Period (SOP) dates described in B.(5)b.(ix) below, is ineligible for and may not compete at the varsity level in that sport for the remainder of that school year. This applies through the end of any Section, Regional or State championship finals in that sport; AND
- (viii) The student has not been determined by their respective CIF/Section Office or the CIF to have made a transfer or change in schools in violation of Bylaw 510.
- b. Varsity Eligibility Applications (Non-Hardship Sit Out Period)
 Any student who transfers for the first time since their initial enrollment in the 9th grade in any school, or if the first transfer of schools for this student was granted due to an approved CIF hardship [see 207.B.(5).c], or a valid change of residence and whose circumstances causing the transfer do not meet any of the Hardship Exceptions outlined in c.(viii) below, may become eligible for varsity competition for the sport(s) in which they competed in the last 12 months at the former school or any other school, upon submission, review and approval by their respective CIF Section under the following provisions:
 - This is the student's first transfer since they first enrolled anywhere in the 9th grade or had their first transfer determined to be a CIF hardship circumstance [207.B.(5).c.]; or a valid change of residence AND
 - (ii) The student was academically eligible at the time of transfer from the former school; AND
 - (iii) The principal of the former school attests in writing that the move was not made in violation of Bylaw 510; AND
 - (iv) The student is not transferring either voluntarily or because their former school has determined they must withdraw, because of a disciplinary infraction at the former school as defined in Bylaw 209.C. (1); AND
 - (v) The student is not found by the CIF Section to have transferred to a school where their former high school coach has relocated or where a club coach with whom they have been associated is coaching, per Bylaw 207.C.(3) or (4); AND
 - (vi) The student has not been determined by their respective CIF/Section Office or the CIF to have made a transfer or change in schools in violation of Bylaw 510; AND
 - (vii) No student shall be eligible to participate in the same sport at two different schools in the same school year unless the student changed schools as a result of a valid change of residence or pursuant to a hardship approved by their respective CIF Section; AND
 - (viii) The student has not competed at the new school at the sub-varsity level in that sport following the transfer during the current school year; AND
 - (ix) The student shall remain out of any competition at any level in each sport in which they competed in the last 12 months at the former school or any other school in accordance with the following Sit Out Periods (SOP):

• Fall Sports: The Monday of the NFHS week 14

2015: October 5 2016: October 3

NOTE: In order to promote gender equity and ensure participatory comparability for female athletes with respect to the SOP in the sports of golf and tennis, the CIF Sections shall adjust their SOP eligibility dates in the sports of girls' golf and girls' tennis, if needed.

• Winter Sports: The Monday of the NFHS week 27

2016: January 4 2017: January 2

• Spring Sports: The Monday of the NFHS week 40

2016: April 4 2017: April 3

have an SOP equivalent in calendar days to the SOP of all other students who transferred before the season started. The respective CIF Section Office will provide the actual date once the proper forms are received, reviewed and approved.

Q: My son was denied the Sit-Out Period. May we appeal this ruling? A: No.

c. Unlimited Eligibility Applications

Exceptions to the determination of limited eligibility under 207.B. (application for unlimited residential eligibility in all sports) may be applied for by the new school (CIF Form 207/510) on behalf of the student. Consideration for unlimited residential eligibility will be given by the respective CIF Section upon review of the application only under the following provisions.

- (i) The student was scholastically eligible at the time of transfer from the former school. Students who are scholastically ineligible at their previous school will not be eligible to compete at their new school until the requirements in Bylaw 205 are met and the new school has completed a grading period to verify that the student has met the CIF and school district scholastic eligibility requirements. A student cannot "gain" academic probation at the new school to fulfill this requirement if not available at prior school; AND
- (ii) The student is NOT transferring, either voluntarily or because their former school has determined they must withdraw, because of a disciplinary infraction at the former school as defined in Bylaw 209.C.(1); AND
- (iii) The student is not found by the CIF Section to have transferred to a school where their former high school coach has relocated or where a club coach, with whom they have been associated, is coaching per Bylaw 207.C.(3) or (4) & 510.E; AND
- (iv) The student has not been determined by their respective CIF/Section Office or the CIF to have made a transfer or change in schools in violation of Bylaw 510 AND
- (v) The student has not competed at the new school at the sub-varsity level in that sport at any time following the transfer to the new school; students who chose to play at the sub-varsity level under the provisions outlined in (5)a. (Limited Eligibility Applications) above may not subsequently be granted unlimited eligibility for that same sport during the same season at the new school; AND
- (vi) No student shall be eligible to participate in the same sport at two different

schools in the same school year unless the student changed schools as a result of a valid change of residence or pursuant to a hardship approved by their respective CIF Section; AND

- (vii) A completed 207 Unlimited Transfer Application and documentation required by the CIF Section is received by the respective CIF Section office and has been processed, reviewed and approved; AND
- (viii) One of the following hardship circumstances is documented to the satisfaction of the respective CIF Section:

(a) Court-Ordered Transfers

Unlimited eligibility may be granted by the CIF Section in which the student's new school is located in cases where a student is residentially placed from one school attendance area to the attendance area of the new school by a court order or a child protection order and all provisions listed above in c.(i-vii) are met. The student may be determined to have unlimited residential eligibility upon receipt of the 207/510 application and sufficient documentation (including but not limited to a copy of the court order) to satisfy that CIF Section Commissioner that the circumstances meet this criteria. The student will become eligible for varsity competition upon notification to the new school of the approval of such an application by the CIF Section.

(b) Children of Divorced Parents

Unlimited eligibility may be granted by the CIF Section in which the student's new school is located when a student changes residence from one parent's domicile to the other parent's domicile as a result of a court-ordered custody change, or court ordered or approved joint custody agreements and all provisions listed above in c.(i-vii) are met. The student may be determined to have unlimited residential eligibility upon receipt of the 207/510 application and sufficient documentation (including but not limited to a copy of the divorce papers and custody agreements) to satisfy that CIF Section Commissioner that the circumstances meet this criteria. The student will become eligible for varsity competition upon notification to the new school of the approval of such an application by the CIF Section.

(c) Individual Student Safety Incidents

Unlimited eligibility may be granted by the CIF Section in which the student's new school is located when a student is transferring as a result of a specific, documented safety incident in which the student was involved and all provisions listed above in c.(i-vii) are met. The student may be determined to have unlimited residential eligibility upon receipt of the 207/510 application and sufficient documentation is submitted to satisfy that CIF Section Commissioner that the circumstances meet this criteria. Required documentation may include, but is not limited to, administrative records and documentation from the former school about the specific safety incident that occurred at the former school and/or police records (if any). The student will become eligible for varsity competition upon notification to the new school of the approval of such an application by the CIF Section.

(d) Discontinued Program

When the former school, in which a student has been enrolled, discontinues a particular program in which the student had previously been enrolled or participated, and that student transfers to another school because of these circumstances, the student shall be determined to be residentially eligible for unlimited participation in the new school provided that new school offers a continuation of that same program and the student can show documentation that they were enrolled in or participated in that program at the former school and are currently enrolled or participating in that same program at the new school.

(e) Return to Previous School

When a student eligible in School A transfers to School B and is residentially not eligible, the student may return to School A and shall be determined to be residentially eligible for unlimited participation in interscholastic sports provided the student did not participate in an interscholastic athletic contest while at School B and provided the student's parent(s)/guardian(s)/caregiver still reside in School A's attendance area.

(f) Foster Children

A student who: (1) is under the court-ordered supervision of the California Foster Care System who has changed residences pursuant to a court order and as a result, has transferred schools, OR (2) is homeless as defined by 42 U.S.C. § 11302; shall be determined to be residentially eligible for unlimited participation in interscholastic athletics provided all other CIF rules and regulations are met. Under circumstance (1), a change of residence ordered by a social worker of the California Foster Care System shall be acceptable, provided all other CIF rules and regulations are met. Under circumstance (2), a determination by a Local Education Agency that the student meets the definition of homeless shall be acceptable, provided all other CIF rules and regulations are met. A subsequent transfer of schools by a homeless student while continuing to reside in the same residence/locale where the LEA declared the student "homeless" is subject to the transfer provisions of Bylaw 207. Section Commissioners shall render eligibility determinations for foster children and homeless children within fifteen (15) business days of receipt.

(Revised January 2016 Federated Council)

(g) Military Service

A student shall be determined to be residentially eligible for unlimited participation interscholastic athletics when returning from military service provided:

- The student was eligible when the student entered into the Armed Forces; AND
- The student enrolls in the same school which the student attended before leaving for the service, or enrolls in the school in the district in which the student's parent(s)/guardian(s)/caregiver reside; AND
- The student enrolls in the school no later than the succeeding semester after being discharged; AND
- Provided student did not receive a dishonorable discharge;
 AND
- The student is fully eligible under all other rules of the CIF.

(h) Married Status

A student who marries and lives with the student's spouse shall be

determined to be residentially eligible for unlimited participation in interscholastic athletics in the school in the attendance area in which the student and their spouse resides.

(i) Board of Education Ruling

A student, or group of students, who transfer as a direct result of a ruling by the Board of Education of a school district that has two or more high schools and which mandates a change of school attendance boundaries shall be determined to be residentially eligible for unlimited participation in interscholastic athletics in the school in the attendance area in which the student(s) are required to attend, provided the Board of Education Ruling is not a result of a disciplinary situation.

- Open Enrollment Act Schools/Low Achieving Schools (j) A student at any grade level may transfer from an open enrollment act school/low achieving school, as defined by the State Department of Education and on the annual published list, without limitation upon receipt of a valid CIF Form 207. Any student transferring under the provisions of this bylaw must meet all other applicable eligibility guidelines [see Bylaws 203, 204, 205, 207.B(1), 210]. Students may not receive unlimited eligibility if there is evidence that the transfer is athletically motivated, or there is undue influence or pre-enrollment contact (see Bylaw 207.C). All requests for athletic transfer eligibility (Bylaw 207) must be accompanied by a copy of their district-approved transfer documentation/form under the applicable district guidelines. Students transferring under the provisions of this Bylaw may transfer to a public school, including a charter school (that is or is not on the list of open enrollment act schools/low achieving schools) as long as the school to which a student transfers has a higher API than the student's current school. The school to which the student transfers must be to either the geographically closest public school or the geographically closest charter school to the residence of the student and to the parent(s)/guardians(s)/caregiver(s) with whom the student was living when the student established residential eligibility at the open enrollment act school/low achieving school. To obtain athletic eligibility at a school other than the closest public or charter school, a student must apply for, and be granted, a hardship waiver pursuant to other CIF eligibility rules.
- O: Why are charter schools included?
- A: Charter schools are considered public schools and are included on the list of Low Performing Schools and are subject to this bylaw.
- Q: Does this bylaw apply to private schools?
- A: No. Private schools do not have an API score and therefore there is no score to measure where they stand
- Q: My school is on the open enrollment act school/low achieving school list. I want to go to a school that is not the geographically closest higher performing school. Am I eligible?
- A: No. This bylaw indicates you are eligible at the next geographically closest higher performing school.
- O: What if the next geographically closest school is impacted and closed to new

students?

A: You would be eligible at the next geographically closest school as long as that school is a higher performing school.

d. Appeals

All eligibility determinations made by the respective CIF Section office under the provisions of 207.B.(5)c. are final as all of these hardship circumstances are factual in nature and can be documented. Students whose eligibility determinations are made because they do not meet one of the criteria outlined below in 207.C. or in 510 may appeal that portion of their eligibility determination in accordance with Bylaw 1100. Students may appeal a determination by their respective CIF Section if they have been found to not meet the following criteria:

- (i) 207.B.(5)a.(ii) or b.(iii)-Conflict with Coach at former school
- (ii) 207.B.(5)a.(iv) or b.(v) or c.(iii)-Following Coach
- C. Pre-Enrollment Communication or Contact (Domestic and Foreign International Transfers)

 A student who transfers from School A to School B, as described in Bylaws 207.A. and 207.B. above, shall not be eligible for interscholastic athletics at School B until application under the appropriate CIF Section procedures is completed, including the following:
 - (1) Mandatory Parent/Student Certification

[Please see also Bylaws 201.A.(1) & (4), 207.B.(2) and 510]

Any and all pre-enrollment contact of any kind whatsoever with a student must be disclosed by the student, parent(s)/ guardian(s)/caregiver, and the schools involved to their respective CIF Section office on a completed CIF Pre-Enrollment Contact Affidavit (CIF Form 510). Pre-enrollment contact may include, but is not limited to: any communication of any kind, directly or indirectly, with the student, parent(s)/guardian(s)/caregiver, relatives, or friends of the student about the athletic programs at a school; orientation/information programs, shadowing programs; attendance at outside athletic or similar events by anyone associated with the school to observe the student; participation by the student in programs supervised by the school or its associates before enrollment in the school per Bylaws 201.A.(1) and (4).

(2) Mandatory Former School Certification

The principal and athletic director of School A shall attest that to the best of their knowledge they have no credible evidence* of any person: who is connected with the athletic department of School B; who is part of the booster club of School B; or who is acting on their behalf, having communication, directly or indirectly, through intermediaries or otherwise, with the transfer student, student's parent(s)/guardian(s)/caregiver, or anyone acting on behalf of the student, prior to the completion of the enrollment process.

Definition of Credible Evidence

*Credible evidence is considered as evidence which proceeds from a trustworthy source; evidence which is so natural, reasonable and probable as to make it easy to believe; information which is obtained from authentic sources or from the statements of persons who are not only trustworthy, but also informed as to the particular matter; that which is not mere speculation, or rumor.

(3) Mandatory New School Certification

The principal, athletic director and head coach of School B shall certify that to the best of their knowledge, no person: who is connected with the athletic department of School B; who is part of the booster club of School B; or who is acting on their behalf, has had communication, directly or indirectly, through intermediaries or otherwise, with the transfer student, student's parent(s)/guardian(s)/caregiver, or anyone acting on behalf of the student, prior to the completion of the enrollment process.

(4) Club Coach Association with new School (student transfers to a new school which a coach from the student's non-CIF sports participation experience is associated)

The transfer of a student from his or her current school of attendance with or without a valid change of residence (Bylaw 206) to any CIF member high school where the student participated

or participated, during the previous 24 months, on a non-school athletic team, (i.e. AAU, American Legion, club team, etc.) that is associated with the new school in the sports previously participated in shall be considered prima facie evidence (sufficient evidence) of undue influence/recruiting by the school to which the student transfers. Such transfer may be considered prima facie evidence (sufficient evidence) that the student enrolled in that school in whole or part for athletic reasons. A team associated with the school is one that is organized by and/or coached by any member of the coaching staff at, or any other person associated** with, that school and/or on which the majority of the members of the team (Participants in practice and/or competition) are students who attend that school. When a prima facie case (sufficient evidence) of undue influencing/recruiting exists, the student shall be ineligible to represent the new school in interscholastic athletic competition for a period of one calendar year from the date of the student's enrollment in the new school in all sports in which the student participated at any school in the last 12 months and/or the sport with which the coach referenced herein is associated, unless sufficient proof is presented to the satisfaction of the Section Commissioner that rebuts or disproves the evidence of undue influence/recruiting for athletic reasons.

Definition of Persons Associated With School

**Defined as: Persons associated with a school include, but are not limited to; current or former coaches, current or former athletes, parent(s)/guardian(s)/caregiver of current or former student/athletes, booster club members, alumni, spouses or relatives of coaches, teachers and other employees, coaches who become employed, active applicants for coaching positions, and persons who are employed by companies or organizations that have donated athletic supplies, equipment or apparel to that school.

- A student at any grade level who transfers to a new school within one calendar year of the relocation of his/her former high school coach to that school with or without a corresponding valid change in residence shall be considered prima facie evidence (sufficient evidence) of undue influence/recruiting by the school to which the student transfers or may be considered prima facie evidence (sufficient evidence) that the student enrolled in that school in whole or in part for athletic reasons (See Bylaw 510). When a prima facie case (sufficient evidence) of undue influence/recruiting exists, the student shall be ineligible to represent the new school in interscholastic athletic competition for a period of one calendar year from the date of the student's enrollment in the new school in all sports in which the student participated at any school in the last 12 months and/or the sport with which the coach referenced herein is associated, unless sufficient proof is presented to the satisfaction of the Section Commissioner that rebuts or disproves the evidence of undue influence/recruiting for athletic reasons.
- (6) Athletically Motivated Transfers (Copied from Bylaw 510.E.) The CIF, as the governing body of high school athletics, affirms that athletic competition is an important part of the high school experience and that participation in interscholastic athletics is a privilege. The privilege of participation in interscholastic athletics is available to students in public or private schools who meet the democratically established standards of qualification as set forth by the CIF Federated Council. As stated in CIF Bylaw 200.A.(6) the CIF Bylaws shall serve as a deterrent to students who transfer or change schools for athletic reasons and to individuals who attempt to recruit (unduly influence) student-athletes or their parents to enroll in a school because of athletics. As stated in CIF Bylaw 200.A.(2) the CIF Bylaws reinforce the principle that students attend school to receive an education first; athletic participation is secondary. CIF Bylaws provide for individual Section Offices to limit eligibility for a student when there is evidence the transfer, or move is made to acquire athletic participation at their new school (School B). Students may be determined by their respective CIF/Section Office or the CIF to have made an athletically motivated transfer or change in schools under any of the basis listed in CIF Bylaw 510.E.(1)-(4).
- (7) **Disclosure**Any pre-enrollment communication as described above must be disclosed in full, and in

writing, to the appropriate Section. The Section Commissioner shall determine if the preenrollment communication is a violation of Bylaw 510.

(8) Clearance of Pre-Enrollment Contact

A student with whom contact or communication has occurred, as described in C.(1) above, and who meets all other CIF Section transfer waiver requirements, may become eligible upon determination that:

- The communication was completely unrelated to any aspect of School B; AND
- Was of a type that, from the objective point of view of a reasonable person disinterested in the win/loss record of School B, does not have an effect upon the integrity of interscholastic athletics at School A or School B.

(9) Penalties

Failure to disclose pre-enrollment communication with School B persons, identified in C.(2) above, to disclose any pre enrollment contact, or communicate in writing to the appropriate Section as described in C.(3) above may result in:

- a. A forfeiture of all games in which the student participated; AND/OR
- b. Disqualification from playoff and championship competition for all seasons in which the student is a member of the school's team. (A student shall be considered a member of the school's team if he or she participated in any aspect of an interscholastic contest, no matter how brief such participation may have been; AND/OR
- c. Divestment from the school of all trophies, banners and other indicia of athletic success obtained while the student was a member of the school's team.

(10) Appeals

Students whose eligibility determination is made by the Section Commissioner that the prima facie evidence has not been successfully rebutted by sufficient proof to satisfy said Commissioner under the provisions of 207.C.(4), (5), or (6) and/or 510 may appeal that portion of their eligibility determination in accordance with Bylaw 1100.

Question: May a coach in a practice swim or track meet permit an ineligible student to compete if he/she places

the student in an outside lane and does not count that athlete's point(s)?

Answer: No. An ineligible student may practice with their high school squad (if allowed by the school and

league) but may not participate in any capacity in an interscholastic athletic contest.

Question: May an ineligible student play on a second team in a game against another high school?

Answer: No

Question: May a JV or freshman team be comprised of one or more ineligible players when competing against

another school?

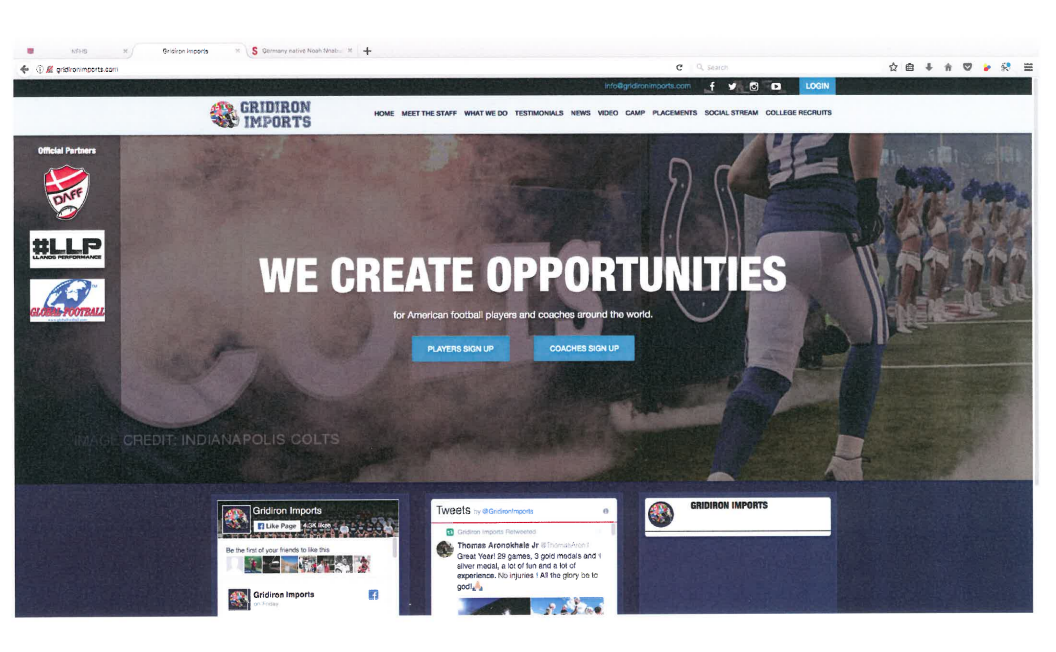
Answer: No

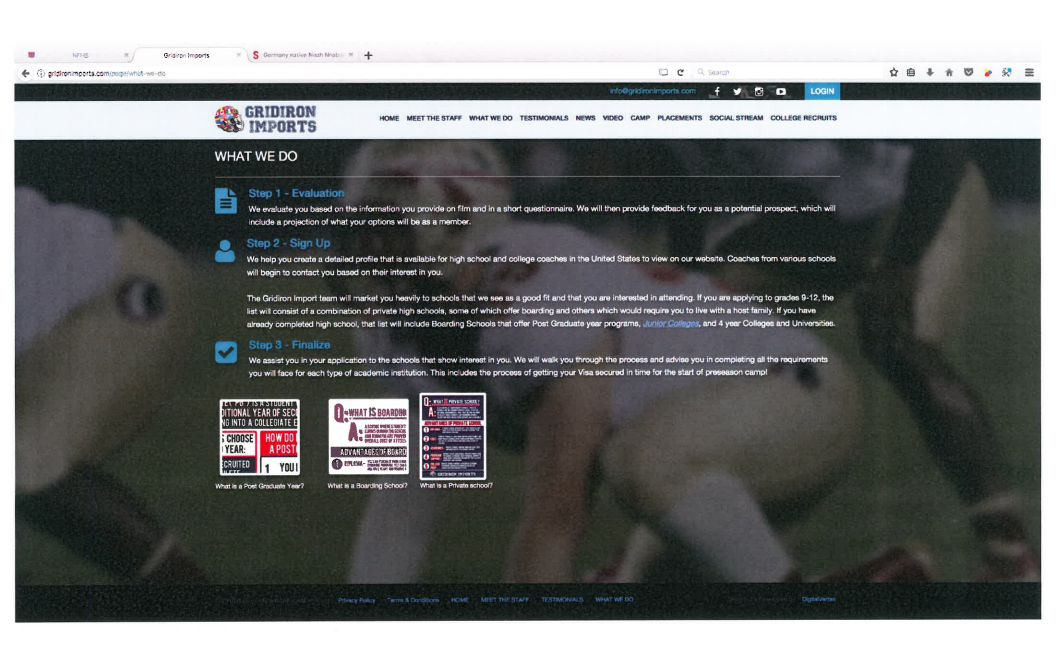
DEFINITION OF TERMS

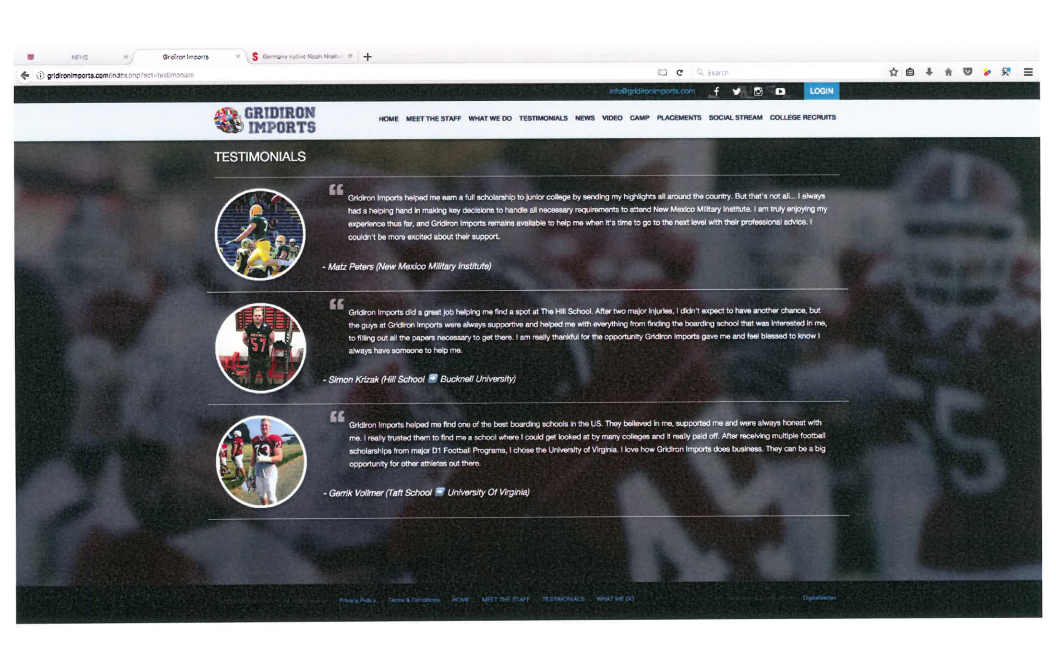
Immediate Family — Includes parent(s)/guardian(s)/caregiver, stepparents and minor siblings with whom the student resided when "Initial Residential Eligibility" was established.

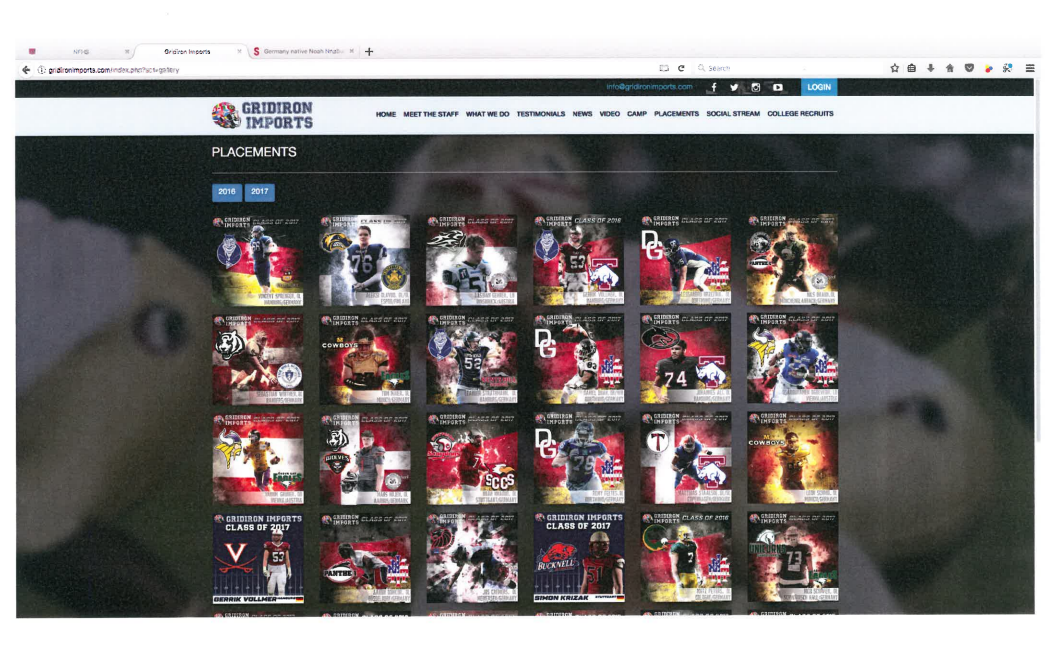
Initial Residential Eligibility — Under CIF rules and regulations, students establish their "Initial Residential Eligibility" at their school of choice entering the 9th grade or the 10th grade of a three (3)-year high school. Limited Eligibility — Students granted limited eligibility are limited for one (1)-year (from the date of transfer) to non-varsity competition in the CIF sports they participated in during the previous 12 calendar months but may participate in varsity competition in all other CIF sports.

Prima Facie — A legal term that means at first sight; on the first appearance; on the face of it; a fact presumed to be true unless disproved by some evidence to the contrary. A prima facie case is one in which the evidence presented is sufficient proof for the plaintiff (Section) to win its case of undue influence. In such a case, the defendant (school) must successfully refute the evidence for the student to gain eligibility.









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We have a thorough understanding of the the NCAA, NAIA and NJCAA athletic level as well as academic requirements and rules. We are fully compliant with NCAA, NAIA and NJCAA regulations, and specifically fulfill all requirement as per NCAA Bylaw 12.3.3.1.

Long-term Partner

Before passing on an athlete's profile to you we have a close look at your team and will give you access to athletes who we believe will make a strong impact on your team for the long term.

Thorough Assessment

We thoroughly assess all athletes and provide a professional, objective overview of an athlete's past performance, current condition and future potential.



Expertise

Based on our own athletic background, cooperations with coaches across Europe and our understanding of the local leagues and rankings across Europe, we can give you a clear picture of an athlete's abilities. We only pass on information for athletes who we would want to recruit for our own team, making sure that an athlete is not only the right fit for your team athletically and academically but that her or she also bring the right attitude and motivation to have a successful experience at your university.

Get An Overview

To get a clear overview of an athlete's suitability for your team we give you access to our database where you can get a clear overview of each athlete we recommend to you, including athletic achievements, rankings as well as a pictures and videos.



ROGER L. BLAKE, EXECUTIVE DIRECTOR

CALIFORNIA INTERSCHOLASTIC FEDERA

CIF STATF AFFICE - 4658 DUCKHORN ORIVE - SACRAMENTO, CA 95834 - PH: 916-239-4477 - FX: 916-239-4478 - WWW.CII

Federated Council To:

Date: October 31, 2017

Proposal to Delete Bylaw 1605 as redundant Re:

Proposal Originated: Editorial Committee

Proposal Reviewed

05/27/2017 - CIF Constitution & Bylaws Editorial Committee Proposed Deletion 06/06/2017 - Commissioners Committee

08/23/2017 - Executive Committee 10/05/2017 - Executive Committee

10/06/2017 - Federated Council

10/17/2017 - Athletic Administrators Advisory Comm.

02/02/2018 - Federated Council (Action Item)

Proposal Recommendation

8-2, Support 1st Reading 9-0. Support

1st Reading 16-0, Support

Next: 02/02/2018 - Federated Council

Proposal Summary:

Type: Bylaw Deletion

The Editorial Committee and the Commissioners Committee are proposing the elimination of Bylaw 1605, Length of Basketball Coaching Box, as the rule is enforced by Bylaw 1201 and the NFHS Basketball Rule Book.

Background:

CIF Bylaw 1201 states that "In all team sports, where rules are written by the NFHS, the NFHS Rules Book shall be official."

In 2001 and again in 2007, the CIF passed and revised our Bylaw mandating the length of the "Coaches Box" in the sport of Basketball. This mandate and revision was due to the protracted actions of the NFHS Basketball Rules Committee to come to consensus and forward a proposal to the NFHS Board of Directors so as the request of the Commissioners Committee in 2001, the CIF implemented its own rule.

The Editorial Committee feels our Bylaw is redundant and is enforced and under Bylaw 1201.

ARTICLE 160 BASKETBALL

1600. GIRLS MODIFICATION

The National Federation Basketball Rules shall be modified for girls basketball as follows:

- A. Utilization of 30-second shot clock.
- B. No 10-second rule in backcourt.
- C. Utilization of five (5)-second count for holding the ball only.

1601. BOYS MODIFICATION

The National Federation Basketball Rules shall be modified for boys basketball as follows:

Utilization of a 35-second shot clock.

1602. UNIFORMS

The National Federation boys and girls uniform rules shall be waived to allow for the wearing of a shirt with diagonal or tailed lettering at the non-varsity level.

1603. THREE (3)-PERSON OFFICIATING

Three (3)-person officiating teams may be used at all games in every round of the State Basketball Tournament. (Approved October 2000 Federated Council)

1604. OFFICIAL NATIONAL FEDERATION AUTHENTICATION MARK

Only balls with the National Federation authentication mark shall be used in the sports of baseball, basketball, field hockey, football, lacrosse, soccer, softball, volleyball and water polo. (Revised to include lacrosse November 2000 Federated Council)

1605. COACHES' BOX

A-14-foot coaches' box will be utilized.

(Approved May 2001 Federated Council/Revised May 2007 Federated Council)

16065. STATE CHAMPIONSHIP DIVISION PLACEMENT OF SCHOOLS

Boys and girls Regional and State Championships will be held following the completion of Section playoffs. The CIF Seeding Committee will determine the divisional placement of the Section entries for their respective regional tournament.

NOTE: Sections still determine their own criteria for placement and seeding of schools within their own local playoff system.

(Approved May 2001 Federated Council/Revised 2002 Executive Committee/Revised February 2005 Federated Council/ Revised May 2018 Federated Council/Revised May 2012 Federated Council/Revised May 201Federate Council/Revised October 2015 Federated Council/Revised April 2017 Federated Council)

16076. MERCY RULE

At the conclusion of the third quarter or any point thereafter, if there is a point differential of 40 or more points, a running clock shall be instituted for the remainder of the game regardless of the score. This Bylaw applies to all levels of play.

(Approved May 2004 Federated Council)

ARTICLE 120 APPROVED SPORTS

1201. OFFICIAL RULES BOOKS

A. In all student team sports, where rules are written by the National Federation, the National Federation of High Schools (NFHS) Rules Book shall be official. In student team sports where the National Federation does not write the rules, the NCAA rules scholastic division shall apply. In sports where neither the National Federation nor the NCAA writes the rules, the nationally recognized amateur association rules for that sport shall apply.



10932 Pine Street Los Alamitos, California 90720 Telephone: (562) 493-9500 FAX: (562) 493-6266

CIF SOUTHERN SECTION COUNCIL PROPOSAL FORM**

In accordance with Blue Book Article 3, Bylaw 30.1, the following proposal is submitted for Council consideration.

"CIF Southern Section Council may entertain proposals submitted to the governing body on the appropriate proposal form from duly appointed advisory committees, leagues or the Executive Committee." All items coming before the Southern Section Council must contain the financial implications on member schools, leagues and the Southern Section

Section. Date: 9/11/17 Submitted by: Name of representatives: Zac Chan, Tom Fox, Rich Imbriani, Nicky Kosik Schools of representatives: Valley Christian/C HS, Villa Park HS, Cajon HS, San Dimas HS Check one of the following: League Proposal. Name of Leagues: Citrus Belt, Crestview, North Hills, Olympic, Valle Vista Advisory Committee Proposal. Committee Name: Executive Committee Proposal. Submitted by: **Rule Change:** Rule Numbers Affected: 1506, 1509, 2606, 2609, 2803, 2805, 3006, 3008 Implementation Date: 7/1/18 **Abstract:** (Please add any supporting documents.) In an effort to align the 2018-19 school year start and end dates of our member schools with the 2018-19 CIF-SS Sports Calendar, the proposed 2018-19 CIF-SS Sports Calendar is being submitted for consideration adjusting the start and end dates for the following sports: Fall: Girls Tennis; Spring: Baseball, Softball, Boys Volleyball. Council First Read: 10/3/17 Council Action Date: 1/24/18 Date Proposal will take effect on member schools: July 1, 2018 See attached document for additional information. **Proposal Number**

Financial Impact on Member School and Southern Section (Attach an analysis and supporting documents):

This proposal has no financial impact on Southern Section member schools or the section as a whole.

All Council Proposals must be submitted according to the timelines published in the Blue Book. If they are not received in a timely manner, they will be postponed until the next meeting.

Council Proposals that do not contain the information in the fields provided on both pages will not be considered.

Sport advisory committees are advised to confine their proposals to the sport(s) under their advisement. Any proposals that do not affect Articles 1400 - 3100 must contain a rationale as to why the sport advisory committee is requesting action.

Procedure for Proposed Bylaw Changes:

- 1. Identify the bylaw, by number, to be changed or eliminated.
- 2. Type the bylaw, using normal font face, for language that will remain unchanged.
- 3. Use strikethrough to identify language to be eliminated or changed.
- 4. Identify proposed language using bold type.

The host team shall wear white dark colored jerseys."

For example, if a l	eague wants to address the color of jerseys in basketball, the proposal may read:
The	League proposes the following changes to the basketball bylaws.
(your leag	gue name)
Bylaw 1619 C	olor of Jerseys
Proposed lang	nage:
"In all basketb	all games played between member schools of the CIF Southern Section,









TO: CIF SOUTHERN SECTION LEAGUE PRESIDENTS

CIF SOUTHERN SECTION LEAGUE REPRESENTATIVES

FROM: ZAC CHAN, VALLEY CHRISTIAN/ CERRITOS HS – OLYMPIC LEAGUE

TOM FOX, VILLA PARK HS - CRESTVIEW AND NORTH HILLS LEAGUES

RICH IMBRIANI, CAJON HS – CITRUS BELT LEAGUE NICKI KOSIK, SAN DIMAS HS – VALLE VISTA LEAGUE

SUBJECT: CIF SOUTHERN SECTION SPORTS CALENDARS FOR 2018-2019:

BASEBALL, SOFTBALL, GIRLS TENNIS, BOYS VOLLEYBALL

As you know, at the most recent meeting of the CIF Southern Section Council on April 5, 2017, CIFSS 551, the proposal to adjust the CIF Southern Section Sports Calendars for the 2018-2019 school year in the sports of Baseball, Softball, Girls Tennis and Boys Volleyball, was narrowly defeated by one vote, 36-37-3. As representatives of some of the 36 leagues who voted Yes on CIFSS 551, we believe this issue needs to be revisited again and we are asking for your serious consideration in doing so.

As your league considers your position on this proposal, we offer the following talking points in the hope that they are useful to you in the discussions to follow.

- 1) Schools are starting earlier and ending earlier and that trend is only going to continue in the years ahead. The sports calendars we adopt need to be reflective of that trend.
- 2) It is never a good thing to have student-athletes competing in championship competition after they have completed their school year. It could be argued that a competitive advantage exists when schools who are still in session, with final examinations, graduations, end of the year activities, etc., are competing against schools who have already completed their school year.
- 3) Virtually every sport has had their calendars adjusted for 2018-2019, except for the ones listed in this proposal. Without adjusting Baseball, Softball and Boys Volleyball in the Spring, the gap between the end of Spring Sports Championships for the sports who have already had their calendars adjusted and whose championships end in May, and the ones listed in this proposal, whose championships will not be over until June, will be several weeks. If this proposal passes, every CIF Southern Section Championship, in every sport offered, will be concluded on the weekend before Memorial Day Weekend and would go a long way toward removing the scheduling conflicts that currently exist.

We hope this information is helpful to you in considering a Yes vote on this proposal.

	20	18-19 CIF	F-SS SF	PORTS	CALENDAR (Proposed	d)
SPORTS	DATE OF FIRST CONTEST	DATE OF LAST LEAGUE CONTEST	NUMBER OF SCRIMM.	NUMBER OF CONTEST	CIF-SS PRELIMINARIES	CIF-SS FINALS
				FALI	_	
Boys & Girls Cross Country	Aug. 30	Nov. 2♠	0	11	Nov. 10 State Meet	Nov. 17 Nov. 24
Field Hockey	Aug. 27	Nov. 2♥	1	20	NO PLAYOFFS (RULE 3200.2)	N/A
Football	Aug. 24	Oct. 26	1	10	Nov. 2, 9, 16	Nov. 23 & 24
8-Man	Aug. 24	Oct. 26	1	9	Nov. 2, 9, 16	Nov. 23 & 24
Girls Golf	Aug. 20	Oct. 19&	0	24	Individual Regionals Team Divisional Championship Individual/CIF WSCGA Team Qualifier CIF-WSCGA State Championship	Oct. 22 Oct. 29 Nov. 1 Nov. 8 Nov. 13
Girls Tennis	Aug. 20	Oct. 26	1	20	Individual League Qualifying Team - Oct. 30, 31, Nov. 2, 5, 7 SoCal Regionals Individual Sectionals - Nov. 12	Oct. 29, 30, 31 Nov. 9 Nov. 16 & 17 Nov. 14, 19, 20
Girls Volleyball	Aug. 13	Oct. 12@	1	20	Wild Card - Oct. 16; 18, 20, 24, 27 SoCal Regionals State Championship	Nov. 1, 2, & 3 Nov. 6, 8, 10, 13 Nov. 16 & 17
Boys Water Polo	Aug. 20	Oct. 25@	1	20	Wild Card - Oct. 30; Oct. 31, Nov. 1, 3, 7 SoCal Regionals	Nov. 10 Nov. 13, 15, 17
				WINTE	ER	
Boys & Girls Basketball	Nov. 12	Feb. 1 ⊕	1	20	Girls: Wild Card - Feb 5; Feb. 7, 9,13,16 Boys: Wild Card - Feb. 5; Feb. 6, 8,12,15 SoCal Regionals State Championship	Feb. 22 & 23 Feb. 22 & 23 Feb. 26, 27, 28, Mar. 1, 2, 5 Mar. 8 & 9
Boys & Girls Soccer	Nov. 12	Jan. 31 ⊕	1	20	Girls: Wild Card - Feb. 5; 7,12,15,19 Boys: Wild Card - Feb. 6; 8,13,16,19 SoCal Regionals	Feb. 22 & 23 Feb. 22 & 23 Feb. 26, 28, Mar. 2
Girls Water Polo	Nov. 12	Jan. 31 ⊕	1	20	Wild Card - Feb. 5; 6, 7, 9, 13 SoCal Regionals	Feb. 16 Feb. 19, 21, 23
Boys & Girls Wrestling	Nov. 12	Jan. 22 ⊕	0	40 Indivdual Matches	Team Duals Boys Individual Divisionals - Feb. 8 Boys Masters Meet - Feb. 15 Boys State Championship Girls CIF Qualifying Meet Girls Championship Girls State Championship	Jan. 26 Feb. 9 Feb. 16 Feb. 22 & 23 Feb. 2 Feb. 15 & 16 Feb. 22 & 23

				SPRII	NG	
Badminton	Feb. 23	May 3♣	0	20	No Team Playoffs (Rule 3200.2)	
Baseball	Feb. 9	Apr. 26	1	20	May 2/3, May 7, 10, 14	May 17 & 18
Boys Golf	Feb. 23	May 3 ♥	0	24	Individual Regionals Team Divisional Championships Individual/CIF-SCGA Team Qualifier CIF-SCGA State Championship	May 6 May 13 May 16 May 23 May 29
Gymnastics	Feb. 23	May 3	0	12	NO PLAYOFFS (RULE 3200.2)	N/A
Boys & Girls Lacrosse	Feb. 23	May 10 ₽	1	20	NO PLAYOFFS (RULE 3200.2)	N/A
Softball	Feb. 9	Apr. 25�	1	20	Wild Card - Apr. 30; May 2, 7, 9, 14	May 17 & 18
Boys & Girls Swimming	Feb. 16	Apr. 26�	0	12	Apr. 29 - May 4 Divisions - TBA Diving - Div. 1, 2, 3, 4 Apr. 29 & 30 State Championship	Apr. 29 - May 4 Divisions - TBA Diving - Div. 1, 2, 3, 4 Apr. 29 & 30 May 10 & 11
Boys Tennis	Feb. 11	Apr. 26�	1	20	Individual League Qualifying Apr. 30, May 1, 3, 6, 8 Ojai Tourney - April 25-27 SoCal Regionals Individual Sectionals - May 13	Apr. 29, 30, May 1 May 10 May 17 & 18 May 15, 20, 21
Boys & Girls Track & Field	Feb. 16	Apr. 26�	0	13	May 4 Masters Meet- No Prelims State Meet	May 11 May 17 OR 18 May 24 & 25
Boys Volleyball	Feb. 16	Apr. 24 🏶	1	20	Wild Card - Apr. 27; Apr. 30, May 2, 4, 8 SoCal Regionals	May 11 May 14, 16, 18

^{*} Please consult the individual sport sections for specific dates regarding last non-league contest for each sport

Playoff Dates are Subject to change

^{*}SUMMER DEAD PERIOD - Three consecutive weeks between the close of school or the first Friday in June, whichever is first, and the last Monday in August.

SS 551

Proposed Bylaws 1505, 1508, 2506, 2509, 2703, 2705, 2906, 2908 – 2018-19 Sports Calendar

ACADEMY	Yes	AGAPE	No	ALMONT	No	AMBASSADOR	No
ARROWHEAD	Yes	BASELINE	No	BAY	No	BIG VIII	Yes
CAMINO REAL	No	CHANNEL	No	CITRUS BELT	Yes	COAST VALLEY	No
COASTAL		COASTAL CANYON	No	CONDOR		CRESTVIEW	Yes
CROSS VALLEY	No	DE ANZA	No	DEL REY	No	DEL RIO	Yes
DESERT MOUNTAIN		DESERT SKY	No	DESERT VALLEY	No	EMPIRE	Yes
EXPRESS	Yes	FOOTHILL	Yes	FREEWAY	No	FRONTIER	Yes
GARDEN GROVE	No	GOLD COAST	No	GOLDEN	No	GOLDEN WEST	Yes
HACIENDA	Yes	HARBOR		HERITAGE		HI-LO	
HORIZON	No. 15 PE	INDEPENDENCE		INLAND VALLEY	Yes	INTERNATIONAL	No
LIBERTY		LOS PADRES	Yes	MAJESTIC	No	MARMONTE	No
MIRAMONTE	Yes	MISSION	Yes	MISSION VALLEY	Yes	MOJAVE RIVER	No
MONTVIEW	Yes	MOORE	No	MOUNTAIN PASS	Yes	MOUNTAIN VALLEY	No
MT, BALDY	Yes	MULHOLLAND	Yes	NORTH HILLS	Yes	OCEAN	No
OLYMPIC	Yes	OMEGA	No	ORANGE	Yes	ORANGE COAST	Yes
PAC 8	Abstain	PACIFIC	Yes	PACIFIC COAST	Yes	PACIFIC VIEW	No
PALOMARES	Yes	PIONEER		PREP	Abstain	RIO HONDO	No
RIVER VALLEY	No	SAN ANDREAS	No	SAN GABRIEL VALLEY	Yes	SAN JOAQUIN	Yes
SANTA FE	No	SEA VIEW	Yes	SOUTH COAST		SOUTH VALLEY	Yes
SOUTHWESTERN	No	SUBURBAN	Yes	SUNBELT	No	SUNKIST	No
SUNSET	No	SUNSHINE	Yes	TRI-VALLEY	No	TRINITY	No
VALLE VISTA	Yes	VICTORY	44	WARRIOR		CARMEL BRAND	
CANDACE CAYER		SHERYL GLASS		NICKI KOSIK	Yes	MARY PEREZ	-
Participant 222		Participant BALLROOM		Participant 201310			

Motion Lost 36 Yes 37 No 3 Abstain



10932 Pine Street Los Alamitos, California 90720 Telephone: (562) 493-9500 FAX: (562) 493-6266

CIF SOUTHERN SECTION COUNCIL PROPOSAL FORM**

In accordance with Blue Book Article 3, Bylaw 30.1, the following proposal is submitted for Council consideration.

"CIF Southern Section Council may entertain proposals submitted to the governing body on the appropriate proposal form from duly appointed advisory committees, leagues or the Executive Committee." All items coming before the Southern Section Council must contain the financial implications on member schools, leagues and the Southern Section.

Date: 9/5/17 **Submitted by:** Name of representative: <u>Jeff Williams/ Scott Morrison</u> School of representative: Palmdale/Santiago Telephone: 661-273-3181 x 585 Check one of the following: Name of League: Golden League Advisory Committee Proposal. Committee Name: Executive Committee Proposal. Submitted by: **Rule Change:** Rule Numbers Affected: 2021.3, and all Sport Sections Implementation Date: 1/1/18 **Abstract:** (Please add any supporting documents.) Co-Sponsored by (SCFCA) Southern California Football Coaches Association. Reviewed by the CIF/SS Football Advisory Committee Co-Sponsored by the Big XIII league Co-Sponsored by the Ocean League Co-Sponsored by the River Valley League

Proposal Summary: with the passage of the new CIF/SS calendar which effectively has reduced the number of available weeks during the summer that teams can prepare to the absolute minimum, this coupled with a MANDATORY 21-day dead period has impacted the number of available practices for all sports during the summer. Those teams (all sports), who participate in Spring Sports practices, especially those sports that start in the fall (football, volleyball, cross-country, girls golf, girls tennis), have had weeks, taken off their preparation, conditioning and technique instruction.

We are proposing that **ALL SPORTS** with a summertime rules/summer dead period have that bylaw amended from:

Current Language: Football Only

2021.3 A summer dead period must be declared by the school principal for all sports. The dates of the dead period must be forwarded to the Southern Section Commissioner. The dead period must be the same for all levels and must be three (3) consecutive weeks between the end of school or the first Friday in June, whichever is first, and prior to start of fall practice (Week 0 games – August 1, 2017, week 1 games August 8, 2017) No class could be offered which could circumvent the rule. There are no exceptions to the summer dead period.

PROPOSED Language: Football Only

2021.3 A summer dead period must be declared by the school principal for all sports. The dates of the dead period must be forwarded to the Southern Section Commissioner. The dead period must be the same for all levels and must be three (3) consecutive weeks between the end of school or the last Friday in May, whichever is first, and prior to start of fall practice (Week O games – July 30, 2018, week 1 games August 6, 2018) No class could be offered which could circumvent the rule. There are no exceptions to the summer dead period.

Current Language: All Other Sports

A Summer dead period must be declared by the school principal for all sports. The dates of the dead period must be forwarded to the Southern Section Commissioner. The dead period must be the same for all levels and must be three (3) consecutive weeks between the end of school or the first Friday in June, whichever is first, and the last Monday in August. No class could be offered which could circumvent the rule. There are no exceptions to the summer dead period.

PROPOSED Language: All Other Sport Sections

A Summer Dead Period must be declared by the school principal for all sports. The dates of the Dead Period must be forwarded to the Southern Section Commissioner. The dead period must be the same for all levels and must be three (3) consecutive weeks between the end of school or the last Friday in May, whichever is first, and the last Monday in August. No class could be offered which could circumvent the rule. There are no exceptions to the summer dead period.

Date Proposal will take effect on member schools: 1/1/18

Financial Impact on Member School and Southern Section (Attach an analysis and supporting documents):

None – no cost for implementation

All Council Proposals must be submitted according to the timelines published in the Blue Book. If they are not received in a timely manner, they will be postponed until the next meeting.

Council Proposals that do not contain the information in the fields provided on both pages will not be considered.

Sport advisory committees are advised to confine their proposals to the sport(s) under their advisement. Any proposals that do not affect Articles 1400 – 3100 must contain a rationale as to why the sport advisory committee is requesting action.

Procedure for Proposed Bylaw Changes:

- 1. Identify the bylaw, by number, to be changed or eliminated.
- 2. Type the bylaw, using normal font face, for language that will remain unchanged.
- 3. Use strikethrough to identify language to be eliminated or changed.
- 4. Identify proposed language using bold type.

For example, if a	league wants to address the color of jerseys in basketball, the proposal may read:
The(your lea	League proposes the following changes to the basketball bylaws.
Bylaw 1619 (Color of Jerseys
Proposed lang	guage:
	ball games played between member schools of the CIF Southern Section, a shall wear white dark colored jerseys."



ROGER L. BLAKE, EXECUTIVE DIRECTOR

CALIFORNIA INTERSCHOLASTIC FEDERATION

CIF STATE OFFICE · 4658 DUCKHORN DRIVE · SACRAMENTO. CA 95834 · PH: 916-239-4477 · FX: 916-239-4478 · WWW.CIFSTATE.ORG

To: Federated Council

Date: December 6, 2017

Re: Executive Committee Nominations

Proposal Reviewed

11/28/2017 - Nominating Committee 02/02/2018 – Federated Council

Type: Election

Next: Election April 7, 2016

Proposal Recommendation

Forward Candidates to Fed. Council

Proposal Summary: As per the CIF Constitution and Bylaw 70.E. (1) the following Federated Council members were appointed to the CIF Nominating Committee to review and nominate candidates to serve as President Elect of the Federated Council and candidates for a one-year term on the CIF Executive Committee for the 2016-2017 school year.

70.E. Nominations

- (1) Each year, the President shall appoint a nominating committee consisting of at least five members.

 Members of the nominating committee shall be selected from among the Federated Council and may include no more than two current members of the Executive Committee.
- (2) The Executive Director and the President shall be ex-officio members of the nominating committee.
- (3) Nominations for the Executive Committee shall be presented to the Federated Council at the meeting prior to the election.
- (4) Nominations for President-Elect will occur in even numbered years.
- (5) Each person nominated for an officer or other Executive Committee seat must be a current member of the Federated Council at the time of nomination and election.
- (6) The nominating committee will name at least seven (7) candidates for one (1)-year terms for the Executive Committee and at least two (2) candidates for President-Elect.
- (7) Nominations will also be accepted from the floor at the Federated Council meeting whereupon nominations are presented.

2017-2018 Nominating Committee

Jim Perry*, President-Elect, Allied
Natalie Ayres, Central Coast Section
Amy Cameron, Calif. Dept. of Education
Duane Coleman, San Diego Section
Carter Paysinger, Southern Section
Alan Peterson, Sac-Joaquin Section
Sue Saunders*, San Francisco Section
Tina Tamura, Los Angeles Section
Ex-Offico Members:
President Amy McNamara, North Coast Section
Executive Director Roger Blake

The following candidates have been nominated and have agreed to place their name for consideration for the position of President Elect:

Duane Coleman, San Diego Section Monica Colunga, Southern Section

The following candidates have been nominated and have agreed to place their name for consideration to serve a one-year term on the CIF Executive Committee: (Elect 5)

Nancy Acerrio, San Diego Section
Marty Bitter, Central Section
William Chavarin, Oakland Section
Duane Coleman, San Diego Section
Monica Colunga, Southern Section
Marco Sanchez, Central Coast Section
Tina Tamura, Los Angeles Section
Sara Wetteland, Sac-Joaquin Section

70. B. Composition of the Executive Committee

- (1) Federated Council Officers President, President-Elect and Past-President; AND
- (2) Five additional members who are representatives of Sections/Allied Organizations with no more than one member representing the group of Allied Organizations; AND
- One at-large representative from the Federated Council who shall be selected in an effort to reflect both gender and ethnic representation on the Federated Council.

C. Limitations of Membership on the Committee

- (1) No Section shall have more than one member eligible to be elected to the Executive Committee unless another committee member from the Section is an officer or at-large representative.
- (2) The group of Allied Organizations shall have no more than one member eligible to be elected to the Executive Committee unless another Allied Organization representative is an officer or at-large representative on the committee.
- (3) No Section may have more than one representative serving as an officer at any one time. [See Article 7-70.G.(2)] for exception.
- (4) Only one person from the group of Allied Organizations may serve as an officer at any one time.

F. Elections

- (1) Elections will occur at the final meeting of the year of the Federated Council.
- (2) Elections for Executive Committee members, other than officers and the at-large committee member will be held annually. (The at-large representative will be chosen annually following the election for other Executive Committee members).
- (3) Should a second candidate be nominated from any Section or the group of Allied Organizations, only the candidate with the most votes (more votes) from that Section/or group is eligible for election.
- (4) The nominees who receive the most votes, from among those eligible for election, will be elected.
- In the event of a tie between/among candidates whereby there is only one seat available and/or remaining, a revote for the remaining position will take place only between/among the candidates that are tied.
- (6) In the event there is still a tie vote after the first revote, one more vote will take place and if the tie is not broken, a flip of a coin will determine the winner.



ROGER L. BLAKE, EXECUTIVE DIRECTOR

CALIFORNIA INTERSCHOLASTIC FEDERAT

To: **Federated Council**

Date: December 1, 2017

Re: Proposal Revision to Bylaw 208.A. (4) Foreign Exchange Students in Approved

Programs – Who May Host

Proposal Originated: CIF Southern Section; Moore League

Proposal Reviewed

Proposal Recommendation 10/03/2017 - CIF Southern Section Council 42-39-5 Approval 10/17/2017 - Athletic Administrators Advisory Comm. 16-0 in Support 11/15/2017 - Executive Committee 1st Reading 01/10/2018 - Commissioners Committee Recommendation 02/05/2018 – Executive Committee Action 1st Reading 02/26/2018- Federated Council 04/05/2018 - Federated Council Action

Type: Bylaw Revision

Next: 04/06//2018 – Federated Council Action

Proposal Summary:

The current Bylaw prohibits athletic eligibility for a student who resides/hosted with a member of the school's coaching staff, paid or volunteer. The proposed revision would grant "limited" non-varsity athletic eligibility to a student who resides/hosted by a member of the school's coaching staff, paid or volunteer.

Background:

The Federated Council approved significant changes to the Bylaws in May 2010 regarding international students and students in an approved Foreign Exchange Programs. Prior to the vote in 2010, the Bylaw stated "It is recommended that no member of the school's coaching staff, paid or voluntary, serve as a host family." The approved change the Bylaw to "No member of the schools ..."



10932 Pine Street Los Alamitos, California 90720 Telephone: (562) 493-9500 FAX: (562) 493-6266

CIF SOUTHERN SECTION COUNCIL PROPOSAL FORM**

In accordance with Blue Book Article 3, Bylaw 30.1, the following proposal is submitted for Council consideration.

"CIF Southern Section Council may entertain proposals submitted to the governing body on the appropriate proposal form from duly appointed advisory committees, leagues or the Executive Committee." All items coming before the Southern Section Council must contain the financial implications on member schools, leagues and the Southern Section.

Date: 3/31/17
Submitted by: Name of representative: <u>Lisa Ulmer</u>
School of representative: <u>Long Beach USD</u> Telephone: <u>562 997-0632</u>
Check one of the following: Name of League: Moore
Advisory Committee Proposal. Committee Name:
☐ Executive Committee Proposal. Submitted by:
Rule Change: Rule Number Affected: Article 20 208.A (4) Implementation Date: February 1, 2018 Abstract: (Places add any supporting documents)
Abstract: (Please add any supporting documents.)
The current rule of prohibiting foreign exchange students from playing sports if a host family member is also a coach at the school of attendance is too severe. The new language would allow foreign exchange students to play sports at the junior varsity or frosh/soph level only.
Council First Read: October 3, 2017 Council Action Date: January 24, 2018
Date Proposal will take effect on member schools: February 1, 2019
See reverse side for additional information.

Financial Impact on Member School and Southern Section (Attach an analysis and supporting documents):

None

All Council Proposals must be submitted according to the timelines published in the Blue Book. If they are not received in a timely manner, they will be postponed until the next meeting.

Council Proposals that do not contain the information in the fields provided on both pages will not be considered.

Sport advisory committees are advised to confine their proposals to the sport(s) under their advisement. Any proposals that do not affect Articles 1400 - 3100 must contain a rationale as to why the sport advisory committee is requesting action.

Procedure for Proposed Bylaw Changes:

- 1. Identify the bylaw, by number, to be changed or eliminated.
- 2. Type the bylaw, using normal font face, for language that will remain unchanged.
- 3. Use strikethrough to identify language to be eliminated or changed.
- 4. Identify proposed language using bold type.

For example, if a league wants to address the color of jerseys in basketball, the proposal may read:

The _____ League proposes the following changes to the basketball bylaws.

(your league name)

Bylaw 1623 Color of Jerseys

Proposed language:

"In all basketball games played between member schools of the CIF Southern Section, The host team shall wear white dark colored jerseys."

208.A (4) – No member of the school's coaching staff, paid or voluntary, may serve as the host family for the foreign exchange student; No foreign exchange student may play varsity sports if any member of the host family is a coach, paid or volunteer, at the school of attendance.



ROGER L. BLAKE, EXECUTIVE DIRECTOR

CALIFORNIA INTERSCHOLASTIC FEDERA

CIF STATE OFFICE • 4650 DUCKHORN DRIVE • SACRAMENTO. CA 95834 • PH: 916-239-4477 • FX: 916-239-4478 • WWW.CIFSTATE

To: **Federated Council**

Date: December 1, 2017

Proposal Revision to Bylaw 504.M - Day of Respite Re:

Proposal Originated: CIF Sac-Joaquin

Proposal Reviewed

01/25/2017 - CIF Sac-Joaquin Section 06/13/2017 - Commissioners Committee 08/12/2017 - Commissioners Committee 10/17/2017 - Athletic Administrators Advisory Comm. 16-0 in Support 11/15/2017 – Executive Committee 01/10/2018 - Commissioners Committee 02/05/2018 - Executive Committee 02/26/2018 - Federated Council 04/05/2018 - Federated Council

Proposal Recommendation

51-6 Board of Managers

Discussion Discussion 1st Reading Recommendation

Action 1st Reading Action

Type: Bylaw Revision

Next: 04/06//2018 - Federated Council Action

Proposal Summary:

Bylaw 504.M currently includes an exception that allows those schools founded upon the religious tenets of observing a Sabbath day of respite from sundown Friday until sundown Saturday to declare an alternate day of respite of Friday or Saturday. The proposed revision clarifies and strengthens the exception language. The revision clarifies the alternate day of rest as a 24-hour period running from sundown Friday - sundown Saturday. This more closely matches the beliefs and practices of member schools whom have Sabbath rest as a part of their school tenets. It also strengthens the exception language by requiring documentation, if necessary, of schools' religious beliefs. Additionally, the proposed change closes a potential loophole where students could play games on 7 consecutive days (Friday afternoon, Saturday night, and Sunday). Schools that observe a Sabbath day of rest will be treated equitably along with other CIF member schools.

Background:

The enforcement of the current bylaw language unfairly limits religious schools' athletic participation. Currently by declaring an alternate day (Friday or Saturday) these religious schools would be restricted by religious belief and organizational bylaw from participating in athletic events/practices for approximately 41 hours if Friday is declared, or approximately

31 hours if Saturday is declared. If religious school were to declare an alternate day to Sunday it would potentially limit accommodation options for playoff participation and also limits participation by the religious schools in traditional pre-season tournament play (Thursday-Saturday). If an alternate day is not declared then these religious schools are restricted by religious belief and organizational bylaws from participating in athletic events/practices for 48 hours total each week. The sundown to sundown period could open the door for religious schools to practice or play all week and then participate in a Friday afternoon, Saturday night, and Sunday tournament with other religious schools. The proposed revision would limit this potential opening by not allowing seven consecutive days of athletic participation (practice and/or games) and requiring documentation (as necessary) of adherence to that rule.

CIF Bylaw 504.L (Sundays)

In order to provide at least one day of respite from involvement in interscholastic athletics each week, no interscholastic games or practices of any kind are to be held on Sunday.

Exception: Those schools founded upon religious tenets that observe the a Sabbath rest from Friday sundown until Saturday sundown may practice or play on Sundays. These schools must register each year by August 1 for the following year with their Section office and observe indicate either Friday or Saturday as their alternate a day of respite from sundown Friday to sundown Saturday. No school requesting a religious exception may participate in interscholastic participation (practice and/or games) on seven (7) consecutive 24-hour days.

- a. Schools requesting an exception must provide documentation, if requested, of religious belief adhering to the basis of the exception.
- b. Schools requesting an exception must provide documentation, if requested, of adherence to the rule of no interscholastic participation (practice and/or games) within seven (7) consecutive 24-hour days.

NOTE: Declaration of Alternate Day of Respite form is available through your local Section office.

- (1) Violation of Bylaw 504.L. will result in the following sanctions:
 - a. **Practice:** For every practice conducted on a during the declared day of respite time, the violating school will be prohibited from conducting twice as many regularly scheduled practices (2 for 1);
 - b. Game: A game played on a during the declared day of respite time will result in forfeiture of the game.
- (2) In addition to the above sanctions, the Section may impose any of the following additional sanctions:
 - a. The final season record will be reduced by at least one win at the conclusion of the season;
 - b. The school will be placed on probation;
 - c. The team/individual will be ineligible to advance to or in Section, Regional or State Championships;
 - d. Reduction of maximum number of contests allowed for the following year in that sport;
 - e. Repeated violation may result in suspension of membership in the CIF.



ROGER L. BLAKE, EXECUTIVE DIRECTOR

CALIFORNIA INTERSCHOLASTIC FEDERATION

CIF STATE OFFICE • 4658 DUCKHORN DRIVE • SACRAMENTO, CA 95834 • PH: 916-239-4477 • FX: 916-23**9-4**478 • WWW.CAFSTATE.BRG

To: Federated Council

Date: December 1, 2017

Re: Proposal Revision to Bylaw 502 - Competition vs. Non - CIF Member Schools

Proposal Originated: Commissioners Committee

Proposal Reviewed

03/15/2017 – Commissioners Committee 06/13/2017 – Commissioners Committee 09/12/2017 – Commissioners Committee 11/15/2017 – Executive Committee 02/05/2018 – Executive Committee 02/26/2018 - Federated Council 04/05/2018 – Federated council

Type: Bylaw Revision

Next: 04/06/2018 - Federated Council Action

Proposal Summary:

This proposal clarifies who CIF member schools are allowed to play. Schools would be allowed to compete with other CIF member schools or with schools who are members of other state associations and are eligible to play in their respective state playoffs.

Background:

In recent years, CIF member schools have been engaging in competition with schools from other state associations who have membership in their state but are not allowed to play in their state playoffs. In some instances, these schools are not allowed to compete with member schools of their own state because they are not required to follow the same eligibility rules. This proposal would help to ensure that CIF member schools are playing other education based high schools and not academy like programs.

Proposal Recommendation

Discussion
Discussion
10-0
1st Reading
Action
1st Reading

502. NON-CIF MEMBER SCHOOL/CLUB TEAMS

- A. CIF member schools shall only compete with other member schools of the CIF and/or schools who are members of another state association/federation who are eligible to participate in their respective state association/federation playoffs (see Bylaw 705 for International Competition).
- B.A. No school belonging to the CIF shall compete, scrimmage or practice with any team outside the jurisdiction of the CIF without the consent of the CIF Section involved. A school disregarding this rule may be suspended from participation in that sport as determined by their respective CIF Section. (See Bylaw 511)
- C.B. Sections may establish a policy, procedure and requirements for review of applications of CIF member schools wishing to compete with a Non-CIF member.
- D.C. If a CIF high school team is approved by their Section to compete against a non-CIF team in any competition, the activity shall be played under the high school rules for that sport.
- E.D. High school students or teams shall not compete or practice against other individuals or teams in football or wrestling unless the players or such teams meet the age requirements of the CIF. High school students or teams shall not compete or practice against other individuals or outside/club teams-unless the individual players and the individuals on the outside/club team meet the age requirements of the CIF.
- F.E. In order to grant athletic opportunities to students who attend schools that for a limited amount of time cannot afford to offer a sport, an outside team consisting of students from these schools may be formed and may scrimmage or practice against a CIF member school provided the following:
 - (1) A district board or private school governance board states that a program is not affordable for a limited time to be designated by the district board or the private school board;
 - (2) A district board or private school governance board requests participation for its students;
 - (3) The league against which these teams plan to compete grants approval prior to Section approval;
 - (4) Approval of the Section is granted;
 - (5) Officials of the requesting school(s) must understand this request is granted for up to a two (2)-year term. An additional term may be granted if all provisions are met;
 - (6) That schools and districts recognize that such outside teams are not granted status as league members nor do they qualify for league, Section or State playoffs or Championships;
- (7) An administrator of one of the requesting schools agrees to accept responsibility and supervision of the team and agrees that students will meet eligibility requirements expected of students in CIF member schools.

CIF member schools shall compete with other member schools of the CIF and/or schools who are members of another state association or federation who participate in their respective state association or federation playoffs.



IMG ACADEMY SOCCER PROGRAM'S POSITION ON HIGH SCHOOL SOCCER

In the past the IMG Academy Soccer Program has not interfered with a player's decision to play high school soccer. However, all full-time students should remember why they chose the academy to begin with, full-time training. We recognize the value of school spirit and participation in extra- curricular activities, however the IMG Soccer Academy is here to develop players and help them reach their full potential. The past has proven that the double burden of our systematic approach and the number of high school games played in the short season are not optimal. We feel it is in the best interest of our athletes to follow our plan and periodization as prescribed in our yearly program.

The only logical solution is for the Academy player to commit whole-heartedly to the IMG Academy Soccer Program developmental plan and to refrain from high school soccer.

The IMG Academy Soccer Program considers missing our program due to high school soccer commitments to be detrimental to the total development of an IMG Academy Soccer Program player. The following is our rationale:

LONG TERM SOCCER ATHLETE DEVELOPMENT

- Through the years of experience and consultation with some of the top minds in longterm athlete development, we have put in place a periodization approach that allows athletes to reach their full potential by following a systematic methodology of training.
- The IMG Academy Soccer Program's goal is to create a logical balance between training and competition. It is our objective to train our athletes five times per each competition date. Allowing one day a week for rest. The sheer volume of high school games almost reverses this ratio and allows little time for training and no regeneration.

2. QUALITY OF TRAINING AND COMPETITION

- Since the primary purpose of attending the IMG Academy Soccer Program is to partake in our training program it does not make sense for the IMG Academy Soccer Program students to forgo training for competition with high school programs that are often lacking in intensity and quality.
- Missed training opportunities interfere with the rhythm of our program and players miss vital information that is necessary for their complete development.

3. LEVEL OF PLAY

• Many games at the high school level are decided by the Florida state mercy rule, 10 goals. This indicates the level of competition in high school soccer is lower than that which we are aiming to provide as part of the IMG Academy experience. We feel that development through competition is best served when teams are evenly matched.



Date	Location	Away Team		Home Team	v eng ul a Jankovski	Status
Fri Nov 10, 2017 @ 10:00p	Henderson, NV	IMPACT Academy	79	Findlay Prep (@FindlayPilots)	128	Final
Wed Nov 15, 2017 @ 10:00p	Henderson, NV	AZ Compass Prep	84	Findlay Prep (@FindlayPilots)	102	Final
Fri Nov 17, 2017 @ 6:30p MST	The Grind Session: Duel in the Desert	Findlay Prep (@FindlayPilots)	73	Bella Vista Prep (AZ)	61	Final
Sat Nov 18, 2017 @ 8:00p MST	The Grind Session: Duel in the Desert	Hillcrest Prep (@Hillcrest_Hoops)	75	Findlay Prep (@FindlayPilots)	92	Final
Sat Nov 25, 2017 @ 8:30p	Larry Finch Classic	Findlay Prep (@FindlayPilots)	57	Memphis East (@EastMustangs)	68	Final
Sun Nov 26, 2017 @ 8:00p	Navy Pier Ballroom	Findlay Prep (@FindlayPilots)	64	Morgan Park (@EMPEHIAthletics)	61	Final
Tue Nov 28, 2017 @ 10:00p	Henderson, NV	Planet Athlete	90	Findlay Prep (@FindlayPilots)	104	Final
Fri Dec 1, 2017 @ 5:30p	Marshall County Hoopfest	Orangeville Prep (@AI_OvillePrep)	48	Findlay Prep 6 (@FindlayPilots)		Final
Sat Dec 2, 2017 @ 1:00p	Marshall County Hoopfest	Findlay Prep (@FindlayPilots)	56	ASPIRE Academy (@aspireacademyky)	53	Final
Wed Dec 6, 2017 @ 10:00p	Las Vegas, NV	Trinity International (@SimplyFunBball)	76	Findlay Prep (@FindlayPilots)	79	Final
Sat Dec 9, 2017 @ 8:00p	Hoophall West	Desert Vista (AZ)	-	Findlay Prep (@FindlayPilots)	-	Schedule
Tue Dec 12, 2017 @ 10:00p	Hoophall West	Planet Athlete	-	Findlay Prep (@FindlayPilots)		Schedule
Fri Dec 15, 2017 @ 12:00a	Rancho Solano Classic	Findlay Prep (@FindlayPilots)	-	Oak Park (CA)		Schedule
Fri Dec 15, 2017	Rancho Solano Classic	ТВА	-	Findlay Prep (@FindlayPilots)	_	Schedule
Thu Dec 21, 2017 @ 4:40p	Chick-Fil-A Classic	Findlay Prep (@FindlayPilots)	-	Paul VI (VA) (@PVIHoops)		Schedule
Sat Dec 23, 2017 @ 12:00a	Chick-Fil-A Classic	ТВА	-	Findlay Prep (@FindlayPilots)	_	Schedule
Fri Jan 5, 2018 @ 12:00a	Cancer Research Classic	First Love Christian (@Firstlove_hoops)	-	Findlay Prep (@FindlayPilots)	_	Schedule
Sat Jan 6, 2018 @ 12:00a	Cancer Research Classic	Findlay Prep (@FindlayPilots)	-	IMG Academy (@IMGABasketball)	_	Schedule
Fri Jan 12, 2018 @ 8:15p	Flyin' to the Hoop	Findlay Prep (@FindlayPilots)		Huntington Prep (@HuntingtonPrep)	-	Schedule
Sun Jan 14, 2018 @ 5:45p	Hoophall Classic	Immaculate Conception (NJ)	-	Findlay Prep (@FindlayPilots)	_	Schedule

Date	Location	Away Team	Arrana Company	Home Team	or the second second	Status
Wed Jan 17, 2018 @ 12:00a	Faith Lutheran HS	Findlay Prep (@FindlayPilots)		Faith Lutheran		Scheduled
Sat Jan 20, 2018 @ 10:00p	Big City Showdown: South Pointe Arena	Bishop Gorman (NV)	-	Findlay Prep (@FindlayPilots)	_	Scheduled
Fri Jan 26, 2018 @ 12:00a	Montverde Tournament	™ ТВА		Findlay Prep (@FindlayPilots)	-	Scheduled
Sat Jan 27, 2018 @ 12:00a	Montverde Tournament	Г ТВА		Findlay Prep (@FindlayPilots)	-	Scheduled
Thu Feb 1, 2018 @ 12:00a	Saint James Invitational	ТВА	- The state of the	Findlay Prep (@FindlayPilots)	-	Scheduled
Fri Feb 2, 2018 @ 12:00a	Saint James Invitational	Г ТВА	-	Findlay Prep (@FindlayPilots)	_	Scheduled
Sat Feb 3, 2018 @ 12:00a	Saint James Invitational	ТВА	-	Findlay Prep (@FindlayPilots)	_	Scheduled
Thu Feb 8, 2018 @ 10:00p	Henderson, NV	Foothill	-	Findlay Prep (@FindlayPilots)	_	Scheduled
Mon Feb 12, 2018 @ 10:00p	Henderson, NV	Planet Athlete	-	Findlay Prep (@FindlayPilots)	Spelle (1994) James (1994)	Scheduled
Fri Feb 16, 2018 @ 12:00a	Benton, KY	ТВА	-	Findlay Prep (@FindlayPilots)	and the control of th	Scheduled
Sat Feb 17, 2018 @ 12:00a	Benton, KY	ТВА	-	Findlay Prep (@FindlayPilots)	Primaria diserration primaria di Primaria	Scheduled
Sun Feb 18, 2018 @ 12:00a	Benton, KY	ТВА	-	Findlay Prep (@FindlayPilots)	The state of the s	Scheduled
Fri Feb 23, 2018 @ 10:00p	Henderson, NV	AZ Compass Prep	-	Findlay Prep (@FindlayPilots)		Scheduled
Wed Feb 28, 2018 @ 10:00p	Henderson, NV	IMPACT Academy	-	Findlay Prep (@FindlayPilots)	-	Scheduled
Sun Apr 1, 2018 @ 12:00a	Dick's Nationals, NY	TBD	The second second second	Findlay Prep (@FindlayPilots)	_	Scheduled

View All

OAK HILL ACADEMY

www.OakHillHoops.com

2017-18

Head Coach: Steve Smith

GOLD BASKETBALL SCHEDULE

Phone: (276) 579-3224

MONTH	DATE	DAY	OPPONENT	SITE	TIME
0-1-1	10	Thursday	Hararaya Military Acad SCRIMMACE	Mt Ain, NC	7:00
October	19	Thursday	Hargrave Military Acad-SCRIMMAGE Massanutten Military-SCRIMMAGE	Mt. Airy, NC Floyd, VA	7:00
	23	Monday	•	Saltville, VA	6:30
	25	Wednesday	Grundy Mtn Mission-SCRIMMAGE	· -	3:00
	28	Saturday	Faith Assembly Christian, NC	Mouth of Wilson, VA	3.00
November	3-4	Fri-Sat	Northwood Temple Classic	Fayetteville, NC	TBA
	8	Wednesday	Moravian Prep, NC	Mouth of Wilson, VA	7:00
	10	Friday	Ridgeview Prep, NC	Mouth of Wilson, VA	7:00
	11	Saturday	Bristol Prep, TN	Mouth of Wilson, VA	7:00
	14	Tuesday	Washington Academy, NC	Mouth of Wilson, VA	6:30
	16	Thursday	New Faith Christian, GA	Mouth of Wilson, VA	7:00
	29	Wednesday	E.A. Prep University, NC	Mouth of Wilson, VA	7:00
December	1-2 8-9	Fri-Sat Fri-Sat	Marshall County HoopFest Hoophall West	Benton, KY Phoenix, AZ	TBA
		Friday	Lone Peak HS, UT (CBS Sports Network	•	3:30
		Saturday	Shadow Mountain HS, AZ	•	9:00
	11	Monday	Dawson Christian, NC	Mouth of Wilson, VA	7:00
	16	Saturday	Dallas Hoopfest	Dallas, TX	TBA
	21-23	Thu-Sat	Chick-Fil-A Classic	Columbia, SC	TBA
	27-30	Wed-Sat	Les Schwab Invitational	Portland, OR	TBA
January	6	Saturday	Floyd County Hoopfest -vs Wesley Christian, NC	Floyd, VA	TBA
	7	Sunday	Crestwood School, Canada	Mouth of Wilson, VA	4:00
	9	Tuesday	Franklin Prep, GA	Mouth of Wilson, VA	7:00
	11-13	Thu-Sat	Bass Pro Invitational	Springfield, MO	TBA
	15	Monday	Hoophall Classic	Springfield, MA	3:00
	15	rioriday	Vs University School, FL (ESPNU)	-pg,	
			(played at Blake Arena, Springfield Coll	eae)	
	17	Wednesday	Combine Academy, NC	Mouth of Wilson, VA	7:00
	20	Saturday	Tampa Hoopfest	Tampa, FL	TBA
	22-23	Mon-Tue	Virginia High FCA Classic	Bristol, VA	TBA
	26	Friday	Rock the Ribbon Roundball	Lexington, VA	7:15
	27	Catamatan	-vs St. James School, MD	Mouth of Wilson VA	5:45
	27	Saturday	Christ School, NC	Mouth of Wilson, VA	TBA
	31	Wednesday	Mountain State Coal Classic	Beckley, WV	IDA
February	2-3	Fri-Sat	MacCallie School Invitational	Chattanooga, TN	TBA
	7	Wednesday	Bull City Prep, NC	Mouth of Wilson, VA	7:00
	10	Saturday	Heartland Hoops Classic	Grand Island, NE	TBA
	15	Thursday	Jordan Brand Classic -NBA All Star Weekend	Los Angeles, CA	TBA
	20	Tuesday	Washington Academy, NC	Mouth of Wilson, VA	6:00
	23	Friday	Canada Top Flight Academy	Mouth of Wilson, VA	7:00
	24	Saturday	Legacy Charter, SC	Mouth of Wilson, VA	7:00
	27	Tuesday	Franklin Prep, GA	Mouth of Wilson, VA	7:00
March	2	Friday	Covenant Christian, GA	Mouth of Wilson, VA	7:00
	3	Saturday	Knoxville Christian, TN	Mouth of Wilson, VA	3:00
	9	Friday	York Prep, SC	Mouth of Wilson, VA	7:00
	10	Saturday	Handle It Prep, NC	Mouth of Wilson, VA	7:00

Monverde Academy

2017-18 Boys Basketball Schedule

Season Record

OVERALL 7-0 PCT 1.000 CONF 0-0 PCT .000 STREAK W7 HOME 3-0 AWAY 2-0 NEUTRAL 2-0

VS	TRINTY EPISCOPAL HS	W, 79-49
VS	WESTSIDE MACON	W, 103-55
VS	THE ROCK SCHOOL	W, 97-55
VS	CENTRAL FLORIDA CHRISTIAN	W, 81-34
vs	NORTH FLORIDA EDUCATIONAL	W, 103-40
INST	ITUTE	
AT	ZHONGGUANCUN HIGH SCHOOL	W, 109-33
AT	SHOUGANG YOUTH TEAM	W, 97-88
AT	CAMSING US-CHINA WORLD	
AT	CAMSING US-CHINA WORLD	
vs	IOLANI CLASSIC	
vs	BEACHBALL CLASSIC	
VS	BEACHBALL CLASSIC	
vs	BEACHBALL CLASSIC	
vs	BEACHBALL CLASSIC	
vs	ARCHBISHOP WOOD	
VS	LALUMIERE	
VS	TBD	
VS	ORLANDO CHRISTIAN PREP	
vs	SIMEON	
VS	MATER DAI	
VS	WEST OAKS	
vs	BERKLEY PREP	
vs	TBD	
VS	M.A.I.T	
	VS VS VS VS VS VS INSTI AT AT VS	VS WESTSIDE MACON VS THE ROCK SCHOOL VS CENTRAL FLORIDA CHRISTIAN VS NORTH FLORIDA EDUCATIONAL INSTITUTE AT ZHONGGUANCUN HIGH SCHOOL AT SHOUGANG YOUTH TEAM AT CAMSING US-CHINA WORLD VS IOLANI CLASSIC VS IOLANI CLASSIC VS IOLANI CLASSIC VS IOLANI CLASSIC VS BEACHBALL CLASSIC VS BEACHBALL CLASSIC VS BEACHBALL CLASSIC VS BEACHBALL CLASSIC VS ARCHBISHOP WOOD VS LALUMIERE VS TBD VS ORLANDO CHRISTIAN PREP VS SIMEON VS MATER DAI VS WEST OAKS

VS M.A.I.T

JAN 26 (FRI) / TBD

JAN 27 (SAT) / TBD VS M.A.I.T

FEB 2 (FRI) / 7:30 P.M. **VS TBD**

FEB 3 (SAT) / AT WESTMINISTER ACADEMY

FEB 8 (THU) / TBD AT TBD

FEB 9 (FRI) / TBD VS ROSELLE CATHOLIC

FEB 10 (SAT) / TBD VS GILL - ST. BERNARD

FEB 11 (SUN) / TBD VS CHRIST THE KING

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THE PIPELINE TO COLLEGE FOOTBALL STARTS HERE

Since the 2013 season, the team is sporting a 46-3 record, with undefeated seasons the past three years. They hold claim to back-to-back top-five national rankings in 2015, 2016, and 2017. With more than 25 Under Armour All-Americans, a 2016 Butkus Award winner in Dylan Moses, and numerous alumni making an impact at the highest level of college football, the Ascenders have become the nation's premier football program.

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What can we help you wi	th?		

SUBMIT

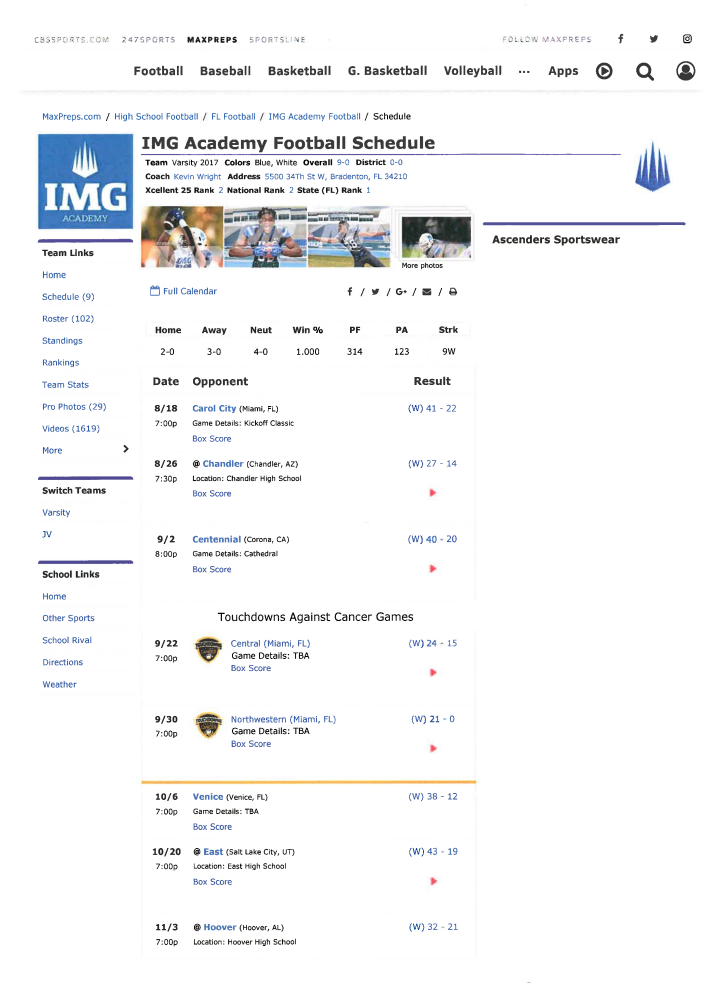
SCROLL THROUGH KEY IMG ACADEMY FOOTBALL PROGRAM DETAILS

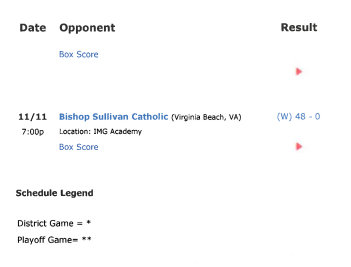


BAL

"Our top priority collegiate level.







If you have any corrections for the IMG Academy football schedule please contact Support. $% \begin{center} \end{center} \begin{center} \end{$



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Federated Council

Date: December 1, 2017

Bylaw 2001.B. Revision – Full Contact Football Re:

Proposal Originated: C.I.F. Football Advisory Committee

Commissioners Committee

Original Proposal Reviewed

9/8/2014 - Football Advisory Committee

9/9/2014 - Executive Committee

9/30/2014 - Commissioners Committee

10/7/2014 - Athletic Administrators Advisory Committee

10/26/2014 - Executive Committee

10/27/2014 - Federated Council - 1st Reading 01/30/2015 - Federated Council - Action Item

New Proposal Reviewed

9/05/2017 - Football Advisory Committee

9/13/2017 - Commissioners Committee

9/26/2017 - Sports Medicine Advisory Committee

10/05/2017 - Executive Committee

10/17/2017 - Athletic Administrators Advisory Comm. 15-1, Support

11/15/2017 - Executive Committee

Proposal Recommendation

10-0 Support, Move forward to Commissioners

8-0 In support

10-0 support

22-0 in support

9-0 in support

Completed

137-0 passed

Proposal Recommendation

10-0 Support, Move forward to Commissioners

10-0, Support

19-0, Support

First Reading

8-0, Support

Type: Bylaw Revision

Next: 04/06/2018 - Federated Council Action

Proposal Summary: This proposal would continue to restrict full contact practice to two days per week as prescribed by law but would limit that full contact to no more than 45 minutes per day for a total of 90 minutes per week. This time limitation applies only to full contact which is described on the following page. The current Bylaw limits full contact to no more than 90 minutes per day for a total of 180 minutes per week.

Fiscal Impact: None

Background: With the passage of A.B. 2127 and CIF Bylaws 2001. A & B in 2014, California limited "full contact practices" in football. At the time, California was a national leader in establishing a limitation at 2 days per week and more than 90 minutes per session. Today, our CIF Bylaw is considered one of the most liberal standards in the nation.

A.B. 2127 allows the CIF to have a more restrictive limitation on full contact practice than prescribed by law.

2001.B.

Football teams are limited to two days per week of full contact practice, with no more than 45 90 minutes of full contact on each of those days during the season of sport. For purposes of this Bylaw, each team's season of sport is defined as the first day of practice, as allowed by the Section, until the final contest for the team. All full contact practices are prohibited in the off-season which includes team camps. Full contact practice is defined by state statute as a practice where drills or live action is conducted that involves collisions at game speed where players execute tackles and other activity that is typical of an actual tackle football game. For the purposes of this Bylaw, refer to the definition of "Live Action" as defined by USA Football (see below for excerpt from CIF Blue Pages).

Live Action as defined by USA Football (as taken from the CIF Blue Pages):

A drill run in game like conditions and is the only time that players are taken to the ground.

Thud is a drill run at an assigned speed through the moment of contact with no predetermined winner. Contact remains above the waist and players stay on their feet. Thud is considered full-contact by the National Federation of State High School Associations (NFHS).

Q: What are the allowable activities that would NOT be considered full-contact?

A: All of the activities below are NOT considered full-contact and would NOT count against the day/time limitations:

- A team may participate in air, bags/blocking sleds and control drills at any time unless
 the Section has implemented more restrictive rules. A team may continue to dress in
 full pads for practice when conducting any of these drills defined below:
 - o **Air** Players run unopposed without bags or any opposition.
 - o **Bags/Blocking Sleds** Activity is executed against a bag/blocking sleds, shield or pad to allow for a soft-contact surface, with or without the resistance of a teammate or coach standing behind the bag.
 - o **Control**: Drill is run at assigned speed until the moment of contact with a predetermined winner. Contact remains above the waist and players stay on their feet allowing an exit for the ball carrier when one is involved in the drill.

NEWS COLORADO NEWS

Concussion laws work at lowering head injury risk for young athletes, CU study finds

New rules led to an initial spike in concussions reported

By **JOHN INGOLD** | jingold@denverpost.com | The Denver Post PUBLISHED: November 14, 2017 at 2:42 pm | UPDATED: November 14, 2017 at 4:32 pm

New laws that require better reporting and monitoring of concussions for high school athletes appear to be working to reduce the number of traumatic brain injuries that young players suffer, according to a study co-authored by a University of Colorado researcher.

The study found that the rates at which young athletes suffered a second concussion soon after their first declined dramatically after states passed the laws. Preventing such "recurrent concussions" is vital because the damage caused by concussions can increase exponentially if the head injuries occur close together in time.

Most of the new laws approved in the past decade — including in Colorado — require youth-sports coaches to remove athletes from play if they show signs of a concussion and to prevent the athletes from returning to play until they are cleared by a doctor. Dawn Comstock, a researcher at the CU School of Public Health and a co-author on the paper, said the study suggests that athletes who sit out until they fully recover from a concussion are less likely to suffer a new concussion when they return to competition.

"The take-home is that it does appear that these state-level concussion laws were effective at improving the recognition of concussions," Comstock said.

The study was <u>published online</u> this month by the American Journal of Public Health.

Comstock oversees a national database called <u>High School RIO</u>, or Reporting Information Online. The database is part of a broader nationwide effort to track and study high school sports injuries.

Athletic trainers from across the country submit detailed reports on every type of injury their athletes suffer — noting not just the injury, but other factors such as the time of day it occurred, the position that athlete was playing, the playing surface and the weather conditions. It is from this treasure chest of injury data that Comstock and her co-authors pulled the numbers for their concussion study.

The first result they found was encouraging, if counterintuitive, Comstock said. The researchers found that reported concussions increased after states passed their traumatic brain injury laws. But Comstock said that increase is probably the result of better awareness about concussion symptoms and better reporting, not an actual increase in head-injury risk.

"Passing these laws meant fewer kids were missed," she said.

In subsequent years, Comstock said the rates for first-time concussions stabilized, while rates for recurrent concussions dropped.

Concussions were most common in football players, the study found. And, across all sports, boys suffered concussions more frequently.

But in sports that both boys and girls play — such as soccer or basketball — girls had concussion rates almost twice that of boys. Comstock said biological factors, such as neck strength, may play a role. But she said it is also possible that girls are more comfortable speaking up when they suffer a head injury or that coaches are more sensitive to possible injuries with female athletes compared to male athletes.

Overall, the study documented 8,043 concussions between 2005 and 2016, which, given their sample size, caused the researchers to estimate that there were 2.7 million concussions suffered by high school athletes in those years.

Despite the risk, Comstock said parents shouldn't be discouraged from letting their kids play sports.

"The long-term impact of inactivity," she said, "is worse than the smaller risk of serious injury."

TAGS: CONCUSSIONS, PREP BASKETBALL, PREP FOOTBALL,

UNIVERSITY OF COLORADO ANSCHUTZ MEDICAL CAMPUS



John Ingold

John Ingold has been a Denver Post reporter since 2000 and has covered crime, courts, local government, the state legislature, marijuana legalization and new health and legalization and new health and legalization.

medicine.



ROGER L. BLAKE, EXECUTIVE DIRECTOR

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Federated Council To:

Date: December 1, 2017

Proposal to Revise Bylaw 211, Continuation School Eligibility Re:

Proposal to Revise Bylaw 303, Multi-School

Commissioner Committee in response to Proposal Originated:

Federated Council Roundtable Discussion January 2017

Proposal Recommendation Proposal Reviewed Discussion 01/27/2017 - Federated Council Roundtable Discussion 02/22/2017 - Executive Committee Discussion 03/14/2017 - Commissioners Committee Discussion 06/06/2017 - Commissioners Committee 10-0, Support 09/12/2017 - Commissioners Committee First Reading 10/05/2017 - Executive Committee

10/17/2017 - Athletic Administrators Advisory Comm. 8-6, Support 8-0, Support 11/15/2017 - Executive Committee

Type: Bylaw Revision

Next: 04/06/2018 – Federated Council Action

Proposal Summary:

The Commissioners Committee is proposing revisions in Bylaws 211 and 303 that would change the opportunity of athletic eligibility of students attending a Continuation high school. This purposed change would grant the ability of a continuation student to gain athletic eligibility through a Multi-School agreement as long as the students attendance at the Continuation school is NOT a result of discipline.

Background:

On January 27-28, 2017 members of the Federated Council were asked to discuss issues and concerns during roundtable discussions focusing on the future of Education Based Athletics and challenges that the CIF may face. The process concluded with the council prioritizing these future challenges and to offer strategies that might be implemented to address these issues.

One of the top prioritize eligibility concerns were "Home School, Foreign and International Students and Alternative School Students." This proposal is a result of the direction from the Federated Council to seek alternative paths for eligibility for students who attend a continuation school that is not a result of discipline.

211. CONTINUATION SCHOOL ELIGIBILITY

A. Current Eligibility

While enrolled in a continuation school that is a CIF member school, a student is only eligible to represent the continuation school of attendance.

303. MULTI-SCHOOL CIF MEMBERSHIP

303. F. Continuation Schools

Continuation schools may not apply for multi-school team status as provided for under this provision. A student must participate for the member school in whose attendance area his/her parent(s)/guardian(s)/caregiver reside or the school in the district where the student most recently established residential eligibility prior to attending the continuation school entering the multi-school agreement. Students attending a continuation school due to disciplinary action that is in place or pending are not eligible to participate under this provision.

For other information pertaining to continuation school eligibility, refer to Bylaw 211.

Q: If a student is attending a continuation school due to truancy, it that considered disciplinary action in place or pending?

A: No. For purposes of this Bylaw, truancy is not considered disciplinary action in place or pending as per Education Code.



ROGER L. BLAKE, EXECUTIVE DIRECTOR CALIFORNIA INTERSCHOLASTIC FEDERATION

CIF STATE OFFICE • 4658 DUCKHORN DRIVE • SACRAMENTO, CA 95834 • PH: 916-239-4477 • FX: 916-239-4478 • WWW.CIFSTATE.ORG

Proposal Recommendation

To: Federated Council

Date: January 10, 2018

Re: Proposal Bylaw Revision 201.A.(4).b.c.

Proposal Originated: Commissioners Committee

Proposal Reviewed

03/14/2017 - Commissioners CommitteeDiscussion09/12/2017 - Commissioners CommitteeDiscussion01/10/2018 - Commissioners Committee10-0, support02/01/2018 - Executive CommitteeFirst Reading02/02/2018 - Federated CouncilFirst Reading

Type: Bylaw Revision/Move

Next: 04/02/2018 - Federated Council Action

Proposal Summary: The proposed bylaw revision will allow schools to meet with incoming 8th grade students and parents after May 1 and only if the student has registered for classes at the CIF member school and, in the case of a private school, paid a non-refundable registration fee. If approved, this Bylaw revision is for immediate implementation.

Fiscal Impact: None

Background: With the majority of high school and middle school graduations and promotions occurring earlier, school have been requesting the ability to schedule and meet with their incoming 8th graders to discuss and disseminate sport specific information regarding summer activities. ONLY parents/guardians' and student who are ALREADY registered for classes at the CIF member school and, in the case of a private school, paid a non-refundable registration fee may attend these informational meetings. The prohibition for practice, attendance at practice and competition remains in place until the 8th grade students graduate.

CIF State Bylaw 201.A.(4) – p. 29 Enrollment Standards for Purposes of Bylaw 510

- (4) Enrollment standards for purposes of Bylaw 510 (pre-enrollment contact) (Bylaw 510)
 - a. General information about athletic programs, physicals, summer activity, camps, etc. may be distributed to middle school students only by a CIF member school administrator or athletic director.
 - Q: What may representatives of a senior high school do as far as contact with junior high/middle school students is concerned?

A: Because a graduate of a junior high/middle school may enter any high school in California and may be residentially eligible in accordance with all CIF rules, contact by senior high school representatives is regulated. Individual coaches cannot visit or initiate contact with junior high/middle school students, but it would be permissible for the school administrator or athletic director (not the coach) of a senior high school to visit the junior high/middle school campus for the purpose of informing students of the total athletic program at the senior high school. However, it is legal on a school day for a high school coach to be part of a total open house and/or school orientation (academics, activities, but not athletics by itself) where a student is part of a general gathering of students on the high school campus and such activity has the approval of the high school and junior high/middle or elementary school principal.

- b. 8th graders who have not graduated from the 8th grade may not participate in any athletic meetings conducted by any high school coach that is not part of a school-wide high school presentation until May 1 and only if the student has registered for classes at the CIF member school and, in the case of a private school, also paid a non-refundable registration fee.
- c. The student may not practice or compete in any contest at any high school, even if they have registered for classes and/or paid a non-refundable registration fee, until they have graduated from the 8th grade.
- ed. Contact between coaches (and others associated with the athletic program) and students or their parents during summer activity conducted by a CIF member school, shall not be considered pre-enrollment contact requiring disclosure, if the student has, previous to that summer, registered for classes at the CIF member school and, in the case of a private school, also paid a non-refundable registration fee and has officially withdrawn from the previous school as long as the contact does not occur prior to the conclusion of the student's former school's year end. Such contact is not required to be disclosed. All other contact not covered in this circumstance between coaches (and others associated with the athletic program) and students or their parents must be disclosed as required in Bylaws 206, 207 and 510.

This will be a 1st reading item at the January 2018 Federated Council meeting with a vote at the April 2018 Federated Council meeting **for immediate implementation**.



ROGER L. BLAKE, EXECUTIVE DIRECTOR

RNIA INTERSCHOLASTIC FEDERA

CIF STATE OFFICE • 4658 DUCKHORN DRIVE • SACRAMENTO. CA 95834 • PH: 916-239-4477 • FX: 916-239-4478 • WWW.CIFSTATE.ORG

Federated Council To:

Date: January 10, 2018

Re: Proposal Bylaw Revision/Move 207.B.(5)c.(viii).(e)

Proposal Originated: Commissioners Committee

Proposal Reviewed

Proposal Recommendation 03/14/2017 – Commissioners Committee Discussion 09/12/2017 - Commissioners Committee Discussion 01/10/2018 - Commissioners Committee 10-0, support 02/01/2018 - Executive Committee First Reading First Reading 02/02/2018 - Federated Council

Type: Bylaw Revision/Move

Next: 04/06/2018 - Federated Council Action

Proposal Summary: The proposed bylaw revision/move is Bylaw 207.B.(5).c.(viii).(e) "Return to Previous School" without participation. Presently, it is listed under "Hardship Waivers". The Commissioners Committee is recommending moving this exception (Return to Previous School) to a more appropriate place in Bylaw 207.B.3 Transfer Eligibility.

Fiscal Impact: None

Background: "Return to Previous School" without participation has been an exception to the CIF transfer rule, and therefore placed under the "hardship" category. The Committee is suggesting the move of this bylaw a more appropriate area of the Constitution (207.B.3),

207.B.(5)c.(viii)(e) Return to Previous School of Eligibility (Hardships)

When a student eligible in School A transfers to School B or any subsequent school and is residentially not eligible, the student may return to School A and shall be determined to be residentially eligible for unlimited participation in interscholastic sports provided the student did not participate in an interscholastic athletic contest while at School B or any subsequent school.

207.B.

(3) Transfers to a CIF Member School (described as New School or School B) From Schools (described as Former School or School A) Located in the United States, a U.S. Territory, Canada or a U.S. Military Base (referred herein as Domestic Transfers)

Such transfer students who meet all other requirements for eligibility outlined in Bylaws will be granted unlimited residential eligibility in all sports at all levels at the new school except:

- a. In any sport(s) in which the transfer student has competed at any level at the former school(s) in the 12 calendar months immediately preceding their transfer to the new school, the student will be limited to sub-varsity (limited) eligibility in those sports;
- b. No student shall be eligible to participate in the same sport at two (2) different schools in the same school year;
- c. If the transfer is determined to be athletically motivated. Athletically motivated transfers may be considered prima facie evidence that the student enrolled in that school in whole or in part for athletic reasons and cause the student to be ineligible for participation in those sports in which the student participated at the former school as outlined in Bylaws 510 and 207.C.;
- d. The transfer is not determined to be based upon a disciplinary situation (See CIF Bylaw 209);
- e. The student meets all other provisions of all CIF Bylaws.

The student shall have unlimited residential eligibility for all sports at all levels under Bylaw 207 after having been enrolled for 12 calendar months from the date of transfer to the new school or in the case where the student returns to the previous school of eligibility as stated below:

When a student eligible in School A transfers to School B or any subsequent school and is residentially not eligible, the student may return to School A and shall be determined to be residentially eligible for unlimited participation in interscholastic sports provided the student did not participate in an interscholastic athletic contest while at School B or any subsequent school.

NOTE: Refer to (5) below for applications for transfer eligibility limitations determinations and exceptions.



10932 Pine Street Los Alamitos, California 90720

See reverse side for additional information.

CIF SOUTHERN SECTION COUNCIL PROPOSAL FORM**

In accordance with Blue Book Article 3, Bylaw 30.1, the following proposal is submitted for Council consideration.

"CIF Southern Section Council may entertain proposals submitted to the governing body on the appropriate proposal form from duly appointed advisory committees, leagues or the Executive Committee." All items coming before the Southern Section Council must contain the financial implications on member schools, leagues and the Southern Section.

Section.
Date: 11/15/17
Submitted by: Name of representative: Carter Paysinger School of representative: CIF Southern Section Executive Committee Telephone: 818-880-4000
Check one of the following: League Proposal. Name of League:
Advisory Committee Proposal. Committee Name:
X Executive Committee Proposal. Submitted by: Carter Paysinger
Rule Change: Rule Numbers Affected: 23.1j, 24.2 Implementation Date: 7/1/18
Abstract: (Please add any supporting documents.)
Rule 23j.1 – Applications must be received by May 1 April 1. Rule 24.2 – Applications for membership must be received in the CIF Southern Section Office by May 1 April 1 of the year preceding entry into the CIF Southern Section. The current deadline of May 1 for New School Applications has made it increasingly difficult for the CIF Southern Section to process those applications, which include site visitations by Southern Section Executive Committee members. With a deadline of May 1, there is limited time to schedule site visitations in advance of the last Executive Committee meeting of the year in early May.
Council First Read: 1/24/18 Council Action Date: 3/22/18
Date Proposal will take effect on member schools: 7/1/18
Proposal Number

SS 570

Telephone: (562) 493-9500 FAX: (562) 493-6266

Financial Impact on Member School and Southern Section (Attach an analysis and supporting documents):

None.

All Council Proposals must be submitted according to the timelines published in the Blue Book. If they are not received in a timely manner, they will be postponed until the next meeting.

Council Proposals that do not contain the information in the fields provided on both pages will not be considered.

Sport advisory committees are advised to confine their proposals to the sport(s) under their advisement. Any proposals that do not affect Articles 1400 - 3100 must contain a rationale as to why the sport advisory committee is requesting action.

Procedure for Proposed Bylaw Changes:

- 1. Identify the bylaw, by number, to be changed or eliminated.
- 2. Type the bylaw, using normal font face, for language that will remain unchanged.
- 3. Use strikethrough to identify language to be eliminated or changed.
- 4. Identify proposed language using bold type.

For example, if a l	eague wants to address the color of jerseys in basketball, the proposal may read:
The(your leas	League proposes the following changes to the basketball bylaws.
Bylaw 1623 C	olor of Jerseys
Proposed lang	nage:
	all games played between member schools of the CIF Southern Section, shall wear white dark colored jerseys."



10932 Pine Street Los Alamitos, California 90720

CIF SOUTHERN SECTION COUNCIL PROPOSAL FORM**

In accordance with Blue Book Article 3, Bylaw 30.1, the following proposal is submitted for Council consideration.

"CIF Southern Section Council may entertain proposals submitted to the governing body on the appropriate proposal form from duly appointed advisory committees, leagues or the Executive Committee." All items coming before the Southern Section Council must contain the financial implications on member schools, leagues and the Southern Section

contain the financial implications on member schools, leagues and the Southern Section.
Date: 11/15/17
Submitted by: Name of representative: Carter Paysinger
School of representative: CIF Southern Section Executive Committee Telephone: 818-880-4000
Check one of the following: League Proposal. Name of League:
Advisory Committee Proposal. Committee Name:
X Executive Committee Proposal. Submitted by: Carter Paysinger
Rule Change: Rule Number Affected: 70.8 Implementation Date: 7/1/18
Abstract: (Please add any supporting documents.)
The Executive Committee shall hold no less than six five regular meetings during the school year. With the move from four Council meetings to three several years ago, there is no longer a need for the Executive Committee to meet six times each year.
Council First Read: 1/24/18 Council Action Date: 3/22/18
Date Proposal will take effect on member schools: 7/1/18
See reverse side for additional information. Proposal Number

Telephone: (562) 493-9500 FAX: (562) 493-6266

Financial Impact on Member School and Southern Section (Attach an analysis and supporting documents):

Cost savings to the organization of approximately \$1,500 associated with reducing the number of Executive Committee meetings each year from six to five.

All Council Proposals must be submitted according to the timelines published in the Blue Book. If they are not received in a timely manner, they will be postponed until the next meeting.

Council Proposals that do not contain the information in the fields provided on both pages will not be considered.

Sport advisory committees are advised to confine their proposals to the sport(s) under their advisement. Any proposals that do not affect Articles 1400 - 3100 must contain a rationale as to why the sport advisory committee is requesting action.

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- 1. Identify the bylaw, by number, to be changed or eliminated.
- 2. Type the bylaw, using normal font face, for language that will remain unchanged.
- 3. Use strikethrough to identify language to be eliminated or changed.
- 4. Identify proposed language using bold type.

For example, if a le	eague wants to address the color of jerseys in basketball, the proposal may read:
The(your leag	League proposes the following changes to the basketball bylaws.
Bylaw 1623 Co	plor of Jerseys
Proposed langu	age:
	all games played between member schools of the CIF Southern Section, shall wear white dark colored jerseys."



10932 Pine Street Los Alamitos, California 90720

Telephone: (562) 493-9500 FAX: (562) 493-6266

CIF SOUTHERN SECTION COUNCIL PROPOSAL FORM**

In accordance with Blue Book Article 3, Bylaw 30.1, the following proposal is submitted for Council consideration.

"CIF Southern Section Council may entertain proposals submitted to the governing body on the appropriate proposal form from duly appointed advisory committees, leagues or the Executive Committee." All items coming before the Southern Section Council must contain the financial implications on member schools, leagues and the Southern Section.

Date: <u>12-13-2017</u>
Submitted by: Name of representative: Mark Cunningham
School of representative: <u>University High School</u>
Check one of the following: League Proposal. Name of League:
X Advisory Committee Proposal. Committee Name: Football Coaches Advisory Committee
Executive Committee Proposal. Submitted by:
Rule Change: Rule Number Affected: 2003.3 Implementation Date: 2018-2019 School Year
Abstract: (Please add any supporting documents.)
Council First Read: X Council Action Date:
Date Proposal will take effect on member schools: 2018-2019 School Year
See reverse side for additional information.

Financial Impact on Member School and Southern Section (Attach an analysis and supporting documents):

All Council Proposals must be submitted according to the timelines published in the Blue Book. If they are not received in a timely manner, they will be postponed until the next meeting.

Council Proposals that do not contain the information in the fields provided on both pages will not be considered.

Sport advisory committees are advised to confine their proposals to the sport(s) under their advisement. Any proposals that do not affect Articles 1400 - 3100 must contain a rationale as to why the sport advisory committee is requesting action.

Procedure for Proposed Bylaw Changes:

- 1. Identify the bylaw, by number, to be changed or eliminated.
- 2. Type the bylaw, using normal font face, for language that will remain unchanged.
- 3. Use strikethrough to identify language to be eliminated or changed.
- 4. Identify proposed language using bold type.

Fo	or example, if a league wants to address the color of jerseys in basketball, the proposal may read:
	The League proposes the following changes to the basketball bylaws. (your league name)
	Bylaw 1623 Color of Jerseys
	Proposed language:
	"In all basketball games played between member schools of the CIF Southern Section, The host team shall wear white dark colored jerseys."

2003. 3 (Additional Language)

Schools will have the option to allow their players to wear full pads on the first day of their fall practice, if their summer dead period is arranged in a way that allows for a minimum of three days of conditioning in helmets, t-shirts and short only, prior to their first day of practice.



10932 Pine Street Los Alamitos, California 90720 Telephone: (562) 493-9500 FAX: (562) 493-6266

CIF SOUTHERN SECTION COUNCIL PROPOSAL FORM**

In accordance with Blue Book Article 3, Bylaw 30.1, the following proposal is submitted for Council consideration.

"CIF Southern Section Council may entertain proposals submitted to the governing body on the appropriate proposal form from duly appointed advisory committees, leagues or the Executive Committee." All items coming before the Southern Section Council must contain the financial implications on member schools, leagues and the Southern Section.

Date: 12/21/2017 **Submitted by:** Name of representative: Mark Cunningham School of representative: University High School Telephone: 949-936-7780 Check one of the following: fl League Proposal. Name of League: Pacific Coast League Advisory Committee Proposal. Committee Name: Executive Committee Proposal. Submitted by: _____ **Rule Change:** Rule Number Affected: 2021.3 and All Sports Sections Implementation Date: June 1, 2018 **Abstract:** (Please add any supporting documents.) Change wording to allow schools to choose any 3 weeks not consecutive. See attached. Council First Read: 1/24/2018 Council Action Date: 3/21/2018 **Date Proposal will take effect on member schools:** June 1, 2018

See reverse side for additional information.

Financial Impact on Member School and Southern Section (Attach an analysis and supporting documents): None

All Council Proposals must be submitted according to the timelines published in the Blue Book. If they are not received in a timely manner, they will be postponed until the next meeting.

Council Proposals that do not contain the information in the fields provided on both pages will not be considered.

Sport advisory committees are advised to confine their proposals to the sport(s) under their advisement. Any proposals that do not affect Articles 1400 - 3100 must contain a rationale as to why the sport advisory committee is requesting action.

Procedure for Proposed Bylaw Changes:

- 1. Identify the bylaw, by number, to be changed or eliminated.
- 2. Type the bylaw, using normal font face, for language that will remain unchanged.
- 3. Use strikethrough to identify language to be eliminated or changed.
- 4. Identify proposed language using bold type.

A summer dead period must be declared by the school principal for all sports. The dates of the dead period must be forwarded to the Southern Section Commissioner. The dead period must be the same for all levels and must be three (3) consecutive weeks between the end of school or the first Friday in June, whichever is first, and prior to the start of fall practice (Week 0 games – July 31, 2018, Week 1 games – August 7, 2018). No class could be offered which could circumvent the rule. There are no exceptions to the summer dead period.

During the dead period, weight lifting ONLY would be permitted. No running or other type of conditioning would be allowed.

Special nationally recognized programs in various sports that require a national or regional championship format, such as Bobby Sox Softball, American Legion or Mickey Mantle Baseball, etc., would be allowed to continue, until completion, during the dead period.



10932 Pine Street Los Alamitos, California 90720 Telephone: (562) 493-9500 FAX: (562) 493-6266

CIF SOUTHERN SECTION COUNCIL PROPOSAL FORM**

In accordance with Blue Book Article 3, Bylaw 30.1, the following proposal is submitted for Council consideration.

"CIF Southern Section Council may entertain proposals submitted to the governing body on the appropriate proposal form from duly appointed advisory committees, leagues or the Executive Committee." All items coming before the Southern Section Council must contain the financial implications on member schools, leagues and the Southern Section.

Date: 1/10/18
Submitted by: Name of representative: Brian Flacks
School of representative: Telephone: Harvard Westlake (818) 980-6692
Check one of the following: League Proposal. Name of League:
Advisory Committee Proposal. Committee Name: Boys' Watter Polo
☐ Executive Committee Proposal. Submitted by:
Rule Change: Rule Number Affected: 3303 Implementation Date: Fall 2018
Abstract: (Please add any supporting documents)
See attached
Council First Read: 118 Council Action Date: 4118
Date Proposal will take effect on member schools: Fall 2018

Fianancial Impact:

Division 1 Water Polo has become an 8-team open division with three rounds total. In the first round the higher seeds are generally getting the home game currently. The final round is played at a common site (William Woollett Aqutics Center). This change would affect the second round only. This proposal is similar to the model currently used in the CIF State playoffs.

#3303. FIRST ROUND PLAYOFFS

In the first round of the playoffs in all sports, the arrangement shall be as follows:

The Commissioner shall match the teams for first-round playoff contests, and the host school for these games shall be predetermined by the Commissioner. Schools must fulfill their playoff obligation once entered by the league unless excused in an emergency by the Commissioner and/or replaced as an entry by the league prior to completion of the opening round.

In cases where a first representative team meets a second team representative in an opening-round game, the first team representative will be designated as the host team.

Where two first or two second-team representatives meet in the opening round, the Commissioner will flip a coin prior to the publishing of the draw to determine the host school.

Leagues are responsible for developing the priority for their representatives and the finish of a team in league play will have no bearing unless it is reflected in the league's priority. For example, if a co-champion had a league priority of a second team representative it would have no special consideration as compared to a second place finisher from another league who had a second team priority and a flip would be made.

- #3303.1 A "wild card game" for entry into the full field will have no bearing on priority for host contests in the first and/or subsequent rounds.
- #3303.2 All freelance entries will be considered as the equivalency of a No. 3 representative with regard to determining host and/or away contests unless they are one of the four seeded teams in which case they will be the host team.
- #3303.3 If schools falling into the category of California Youth Authority and probationary schools would qualify for the post-season playoffs, the contest will be played at an alternate site other than the facility where the school is located.

Add the following language:

3304.4 In the sport of Water Polo, Division 1 Open, the higher overall seed will remain the home team for all rounds throughout the playoffs.