## 2018-19 Division I ADOPTED Legislation

Proposal Number	Title	Intent	Status	Effective Date
2018-11	NCAA MEMBERSHIP AND CHAMPIONSHIPS AND POSTSEASON FOOTBALL CONDITIONS AND OBLIGATIONS OF MEMBERSHIP ELIGIBILITY FOR CHAMPIONSHIPS ATTESTATION OF COMPLIANCE OBLIGATIONS	To specify that an institution's president or chancellor and all athletics department staff members (full time, part time, clerical, volunteer) shall attest that the obligations of Constitution 2.1 (Principle of Institutional Control and Responsibility) and Constitution 2.8 (Principle of Rules Compliance) have been met; further, to specify that an institution that fails to complete the annual institutional eligibility certification by September 15 shall be subject to removal from and/or ineligibility of individuals to serve on an NCAA board, council or committee.	Adopted Final	08/01/2019
2018-12	INFRACTIONS PROGRAM INDEPENDENT ALTERNATIVE RESOLUTION PROGRAM	To establish an independent alternative resolution program to investigate and adjudicate select infractions cases.	Adopted Final	08/01/2019
2018-13	INFRACTIONS PROGRAM PENALTIES AGGRAVATING FACTORS, FINANCIAL PENALTIES AND PENALTY GUIDELINES	To specify that (a) If an institution employs an athletics department staff member who is subject to a show-cause order and during the period of the show-cause order, that individual's conduct, or for a director of athletics and/or head coach, conduct involving any program which he or she has oversight, results in an institutional Level I or Level II violation, the employment is considered an aggravating factor; and (b) Financial penalties may include the loss of all revenue sharing in postseason competition (including the NCAA Division I Men's Basketball Championship) for the entire period of a postseason ban. Further, to increase penalty guidelines, as specified.	Adopted Final	Immediate
2018-14	INFRACTIONS PROGRAM REVIEW AND INVESTIGATION OF ALLEGED VIOLATIONS NEGOTIATED RESOLUTION	To establish a negotiated resolution process to allow the enforcement staff to negotiate a resolution with an institution or involved individual about alleged violations and proposed penalties, subject to the review and approval of the Committee on Infractions, as specified.	Adopted Final	Immediate
2018-15	INFRACTIONS PROGRAM NOTICE OF ALLEGATIONS AND OPPORTUNITY TO RESPOND COMMITTEE HEARINGS BASIS OF DECISION IMPORTATION	To specify that: (a) Facts established by a decision or judgment of a court, agency, accrediting body or other administrative tribunal of competent jurisdiction, or by a commission, or similar review of comparable independence, authorized by a member institution or the institution's university system's board of trustees, may be accepted as true in concluding whether an institution or individual violated NCAA legislation; and (b) Evidence submitted and positions taken in such a matter may be considered in the infractions process.	Adopted Final	Immediate
2018-16	ATHLETICS PERSONNEL AND INFRACTIONS PROGRAM CONTRACTUAL AGREEMENTS AND EXPECTATIONS AND SHARED RESPONSIBILITY RESPONSIBILITY TO COOPERATE	To: (a) Require that contractual agreements or appointments between an institution and a president or chancellor, director of athletics and any contracted or appointed athletics department staff member include a stipulation that the individual cooperate fully in the infractions process and be subject to investigation, adjudication and penalties, up to and including discharge; (b) Further define full cooperation in the infractions process; (c) Authorize the Committee on Infractions to prescribe penalties during the investigation for failure to cooperate; (d) Establish that a hearing panel may infer that failure or refusal to produce requested materials supports an alleged violation; (e) Establish that a hearing panel may view that failure or refusal to participate in an interview supports an alleged violation; (f) Protect a "whistleblower" who voluntarily reports information about a potential violation; (g) Expand the mitigating factor of affirmative steps to expedite final resolution of the matter to include the timely submission of a summary disposition report; and (h) Confirm that information upon which a hearing panel bases its decision could be information that both directly and circumstantially supports an alleged violation.	Adopted Final	Immediate; for contracts or appointments executed on or after 8/8/18., Immediate, 02/01/2019
2018-17	ATHLETICS PERSONNEL	To require that: (a) Contractual agreements, including letters of appointment, between a full-time or part-time athletics	Adopted	Immediate

Date Printed: 10/22/2018

Proposal Number	Title	Intent	Status	Effective Date
	CONTRACTUAL AGREEMENTS ATHLETICALLY RELATED INCOME AND BENEFITS	department staff member and an institution shall include the stipulation that an athletics department staff member who receives athletically related income or benefits from a source outside the institution must report such earnings to the president or chancellor on an annual basis, as specified; and (b) A full-time or part-time athletics department staff member who receives athletically related income or benefits from a source outside the institution must report such earnings to the president or chancellor on an annual basis.	Final	
2018-21	NCAA MEMBERSHIP AND FINANCIAL AID DEGREE COMPLETION AID FOR FORMER STUDENT-ATHLETES BASKETBALL	To specify that, as a condition and obligation of membership, an institution that provides athletically related financial aid to basketball student-athletes shall provide, at a minimum, tuition and fees, and course-related books to a former basketball student-athlete who requests financial aid to complete his or her first baccalaureate degree, provided specified conditions are met.	Adopted Final	08/01/2019
2018-27	PLAYING AND PRACTICE SEASONS WEEKLY HOUR LIMITATIONS OUTSIDE THE PLAYING SEASON SKILL INSTRUCTION PUBLICITY WOMEN'S BASKETBALL	In women's basketball, to preclude skill-related instruction from being publicized and conducted in view of a general public audience.	Adopted Final	Immediate
2018-29	LEGISLATIVE AUTHORITY AND PROCESS PROCESS FOR AREAS OF AUTONOMY SUBMISSION DEADLINES AND NOTIFICATION TO MEMBERSHIP	To specify that an amendment to an area of autonomy must be submitted to the national office by 5 p.m. Eastern time November 1; further, to update related submission and notification deadlines, as specified.	Adopted Final	Immediate
2018-88	RECRUITING EVALUATIONS MEN'S BASKETBALL JUNE EVALUATION PERIODS TWO-YEAR COLLEGE SCHOLASTIC EVENTS	In men's basketball, to specify that during the June evaluation periods, evaluations of live athletics activities may occur at events that: (a) Are approved by the applicable two-year college governing body (NJCAA, CCCAA, NWAC); and (b) Are organized and conducted exclusively by the applicable two-year college governing body and/or two-year college coaches association.	Adopted Final	04/01/2019
2018-89	RECRUITING U.S. SERVICE ACADEMY EXCEPTIONS AND WAIVERS CONTACTS JULY 1 BEFORE JUNIOR YEAR IN HIGH SCHOOL	To specify that authorized athletics staff of the service academies, where congressionally required institutional procedures applying to all prospective cadets and midshipmen, regardless of athletics ability, are in conflict with the Association's legislation governing telephonic and off-campus recruiting contacts, may make in-person, telephonic and off-campus contacts beginning July 1 before a prospective student-athlete's junior year in high school.	Adopted Final	Immediate

Date Printed: 10/22/2018 2 of 2