

CCA Compliance Administrators
Teleconference
June 5, 2002

Those participating: Tracy Shoemake, America East; Amy Huchthausen, Shane Lyons, Atlantic Coast; Steve Sturek, Atlantic Sun; Liz Kane, Atlantic Ten; Lindsey Babcock, Jerome Rodgers, Big East; Ellen Ferris, Big Sky; Amy Haworth, Big South; Jennifer Heppel, Carol Iwaoka, Big Ten; Erica Satterfield, Big West; Myra Fishback, Noreen Morris, Conference USA; Stephanie Jarvis, Horizon; Barbara Church, Jon Liberatore, Metro Atlantic Athletic; Dell Robinson, Mid-American; Patty Viverito, Missouri Valley; Carolayne Henry, Mountain West; Corrinne Wright, Northeast; Beth DeBauche, Southeastern; Gil Grimes, Southern; Pat Hairston, Western Athletic.

1. Approval of Minutes. Approved the minutes of the April 10, 2002 conference call.

2. Summer football workouts. The CCACA discussed Proposal 02-30, and whether the adoption of this proposal would allow institutions to provide apparel to prospects who participate in voluntary workouts in the sport of football this summer. The consensus of the group was that institutions should not be allowed to provide prospects apparel to participate in voluntary workouts. The group also agreed that this issue and any related issues should be discussed further if the legislation is extended beyond the summer of 2002.
The CCACA also discussed the applicability of this legislation to a 4-4 transfer. At this point conferences are interpreting the legislation as being prohibitive for use by transfers, but Noreen Morris agreed to bring the issue forward on the next LRIS conference call.

3. Camp brochures. The CCACA discussed information related to camp brochures, and the NCAA staff's interpretation of Bylaw 13.4.1(c). Specifically it was related that the staff is stating that any camp brochure that contains an action shot of a current or former student-athlete, not currently employed at the camp, would be prohibited. Furthermore some CCACA members had received interpretations that action shots of former campers not employed at the camp must be pictures of actual participation at the camp, rather than a picture of a former camper subsequent to participation. Beth DeBauche and Noreen agreed to bring this issue forward on the next LRIS conference call.
Furthermore, the group agreed that if a camp brochure was printed before April 17, 2002 (before the official interpretation on that date), then it would not be a violation if a student-athlete who is employed at a camp is pictured on the cover of a brochure.

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4. Certification exam procedures. Shane Lyons informed the group that the recruiting subcommittee of the AEC cabinet will be discussing the administrative procedures for the coaches' certification test at their meeting on June 19-21. The three issues that will be discussed are allowing compliance directors at member institutions to administer the test; allowing compliance directors to score the test; and allowing the administrator to review specific test questions with coaches after the test.
5. International student-athlete form. The CCACA received a request for feedback from the NCAA student-athlete reinstatement staff concerning a new international student-athlete form. The group agreed to forward feedback to Carolayne Henry at the Mountain West Conference.
6. Selection of new co-chairs. Mike Matthews from the Pacific-10 Conference graciously agreed to serve as one of the new CCACA co-chairs. The other co-chair will be solicited in the near future. The current co-chair from the Southern Conference mandated that all forms of coercion and trickery should and would be used to influence an honorable and most worthy member to accept this second co-chair so that the transition can be made as swiftly as possible.
7. Other business.
 - a. Men's basketball recruiting. The CCACA agreed that if a scholastic or nonscholastic coach is attending a certified event, but is not involved in the event and does not coach any prospects that are involved in the event (the scholastic or nonscholastic coach is simply attending as a spectator), then it would be permissible for a college coach to make contact with such an individual.
 - b. Summer financial aid in basketball. The CCACA agreed to make a request to LR/IS to allow incoming basketball prospects receiving aid for summer school (pursuant to Bylaw 15.2.7.1.3) to be permitted to receive reasonable local transportation (16.10.1-(e)) and occasional meals (16.12.1.5).
 - c. Compliance Reviews. Beth DeBauche recently forwarded a letter on behalf of the CCACA to Keith Gill of the membership services staff. The letter requested that the NCAA Committee on Athletics Certification expand the requirement set forth in Bylaw 22.2.1.3 (e) for institutions to be examined by an outside entity from once every three years to once every five years. There was continuing strong support on the call for this request.

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- d. Financial Advisors. There was a warning to the members of the CCACA concerning financial advisors for student-athletes in the sport of baseball. Information was given to the group that financial advisors in some instances are contacting professional baseball organizations on behalf of drafted student-athletes to ascertain potential terms of agreement. The request was made to warn all institutions of this practice, and that it is contrary to the NCAA's amateurism legislation.
8. Next conference call. The next conference call was set for August 7, 2002, at 11:00 a.m. central.