

F. Athletic Director (Scott Turner)

VI. Announcements

VI. Adjournment

Note: Executive Committee will convene in a Special Meeting following the Board of Managers to hear Appeals.



CALIFORNIA INTERSCHOLASTIC

FEDERATION NORTHERN SECTION

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Board of Managers Meeting May 17, 2006 Butte Creek Country Club

Board of Managers Minutes

- I. OPENING BUSINESS (Ryan Robison)
 - A. The regular Board of Manager's meeting was called to order by Ryan Robison at 10:07.
 - B. Roll Call and Introductions
 - C. Adopt Agenda **m/s/c**
 - D. Public Input - none
- II. COMMUNICATIONS (Ryan Robison, Tom Schroeder)
None
- III. CONSENT CALENDAR (Ryan Robison)
 - A. Approval of Minutes (March 8, 2006 Board of Managers) **m/s/c**
 - B. Budget Report #3 **m/s/c**
 - C. Checklist #3 **m/s/c**
- IV. ACTION ITEMS (For approval, discussion, recommendation, refer to Committee, or table)
 - A. Annuity Resolution **m/s/c**
457 B plan tax deferred annuity
Must be approved by the Board
 - B. CIF Federated Council Election **m/s/c**
Table female representative appointment until September until Kim Wheeler can be asked
Dave Contreras will be our minority representative
 - C. NSCIF President Elect Election **m/s/c**
Nominate Jim Cloney to be president elect for 1 year until Ryan's term is over
 - D. 2006-07 NSCIF Calendar **m/s/c**
AD conference will be in San Diego, not Palms Springs April 18-22
December 6, 2006 Executive Committee
 - E. Advisory Committee Chairs **m/s/c**
 - F. Administrative Assistant Evaluation **m/s/c**
 - G. Playoff Guideline Revisions
 1. Baseball

Changed from 12 to 10 per division
Adjustment on seeding criteria
Admission for all games

- q Sites at Community College or High School approved sites
- q Must go to Community College if High School field is not approved
- q Championship game alternate between the 6 Community College fields
- q Community College Site closest to the campus of the highest seed will be used
- q If Community College is not available, there must be mutual agreement for alternate site
- q If there is no consensus go to Chico State
- q Recommend site evaluation after one year

-
- q Plan A: Saturday **before** Memorial Day Weekend **m/s/c**
 - q Plan B: Saturday of Memorial Day Weekend **NO**

- q Formula minimum of 5 games to get preseason points
- q Make their record equal 5 if unable to get in 5 preseason games **m/s/c**

- q Formula as relates to league finish **YES**
- q Cannot be placed out of league finish
- q Add statement to be the same as BK, FB

- q 100.00 maximum allowance for expenses **m/s/c**

- q CBEDS stay with previous year's CBEDS? **m/s/c**

2. Softball **m/s/c**

4 teams to one site.
Host school will play 1st game 12:00
2nd game 2:00
Final 4:00
If there is a bye, game times: 2:00 and 4:00

Non-league games are not required to be made up
By May 1 scheduled games must be completed
Additional games not included in points
League contest make up to be determined by leagues

H. Volleyball Warm-Up time

NSCIF 1996 5-8-8 warm up time
EAL changed to 5-5-5 warm up time **m/s/no roll call 11/17**
Holleman compromise 5-6-6 warm up time **m/s/c**
Rally scoring 12-15 minutes to games
EAL Game times 5:00, 6:00 and 7:00 – League decision
NAL 4:30 5:30 & 6:30 – League decision
BVL 4:00, 5:00 & 6:00 – League decision
Athletes in class longer
Officials easier to get to games

V. REPORTS

A. President (Ryan Robison)

Thank Greg Sanchez for his years of work to our Section and the Federated Council
State CIF meeting retirement of Tom Schroeder was honored
BOM thanked Tom for your help and understanding

B. Commissioner (Tom Schroeder)

1. SB1411, AB2312

Update – able to defeat both bills in committee

State wide transfer rule

However – Stricklin asked for reconsideration for her bill after changing the language to more closely match the Ortiz bill

Legislature gave CIF 1 year to come up with at statewide transfer rule

Marie Ishida agreed

2. Winter Playoff Summary

- a. Basketball
- b. Soccer
- c. Wrestling

3. Herff Jones Sponsorship

Lost statewide award sponsorship

RFP for awards companies in our section

4. Basketball Mileage Report (Officials)

Will renegotiate for 2006-07

5. Foundation Game Acknowledgement Form

Need record of Foundation Games

Will NOT count in seeding, exhibition only

6. State CBEDS Parameters

Division 6 must be put in writing

7. 2005-06 Transfer Report

8. 2005-06 Ejection Report

Boy's soccer had most ejections

15 coaches ejected

9. NSCIF Golf Tournament (June 16, 2006)

Date changed to June 16, 2006

Hole sponsors \$200

Raffle prize from each league

C. Federated Council (Liz Kyle, Ray Odom, Greg Sanchez)

Revisions 303 special schools

Revision 304

New weight management provisions – language changes

Extended weigh in time

Discussed transfer rule – May compromise with the 30 day sit out rule

D. Playoff Committee (Liz Kyle, Tom Schroeder)

E. Realignment (Jim Cloney)

Doug Kaelin was appointed Realignment Chair, will be confirmed over summer for BOM vote in September

F. Athletic Director (Scott Turner)

State Conference was well attended

Greg Sanchez did excellent job with awards

Dan Swagerty new treasurer

VI. ADJOURNMENT

Check Detail 5/17/2006 to 7/31/2006

Num	Date	Name	Original Amount
3666	05/26/2006	Butte Creek Country Club	-3,000.00
5196	05/24/2006	Cingular Wireless	-58.98
5197	05/24/2006	Assignor-BK/FB-North State Assigning	-1,723.54
5198	05/24/2006	Association-BB/SB-NCOA-Stan Richins	-2,066.46
5199	05/24/2006	Association-BB/SB-NSBSOA-Wallevand	-2,636.77
5200	05/24/2006	Association-BB/SB-SUA-Anzo	-2,099.00
5201	05/24/2006	Advanced Management Services	-545.00
5202	05/24/2006	Brights Redding Trophy	0.00
5203	05/24/2006	CalPERS Health Premium	-405.80
5204	05/24/2006	Cingular Wireless	-73.02
5205	05/24/2006	Moore's Award Center	-337.84
5206	05/24/2006	RBHS District-ROP Culinary Arts	-180.00
5207	05/26/2006	Cynthia D Teague	-1,425.53
5208	05/26/2006	Tom M. Schroeder	-4,273.93
5209	05/26/2006	American Funds	-250.00
5210	05/26/2006	CalPERS	-1,425.83
5211	05/26/2006	EDD	-289.02
5212	05/26/2006	Umpqua Bank	-972.76
5213	05/31/2006	Cindy Teague	-369.00
5214	05/31/2006	Tom Schroeder	-2,659.98
5215	05/31/2006	AT&T	-246.13
5216	05/31/2006	Chris Taylor	-125.00
5217	05/31/2006	Association-BB/SB-RUA-Gary Wren	-398.54
5218	05/31/2006	MCI	-26.27
5219	05/31/2006	Steve Westlake	-100.00
5220	06/05/2006	A+ Accounting	-50.00
5221	06/05/2006	US Bancorp	-269.41
5222	06/07/2006	CalPERS	-122.40
5223	06/14/2006	About Timing Assn.	-580.00
5224	06/14/2006	Mike Gipson	-120.00
5225	06/16/2006	East Nicolaus High School	-323.29
5226	06/19/2006	Cingular Wireless	-64.32
5227	06/19/2006	CalPERS Health Premium	-406.37
5228	06/21/2006	Clell Wade Coaches Directory	-41.85
5229	06/21/2006	Association-BB/SB-RUA-Gary Wren	-1,046.70
5230	06/21/2006	Burt Williams	-75.00
5231	06/21/2006	Delux Business Checks and Solutions	-151.51
5232	06/21/2006	Frontier	-133.91
5233	06/21/2006	Herff Jones	-6,351.72
5234	06/21/2006	Jimmy's Custom Trophies	-1,018.76
5235	06/21/2006	Kevin Askeland	-200.00
5236	06/21/2006	Marty Growden	-75.00
5237	06/21/2006	Pitney Bowes Purchase Power	-27.25
5238	06/21/2006	Todd Hamer	-50.00
5239	06/21/2006	West Valley	0.00
5240	06/21/2006	WR-Tom Reuss	-27.41

5241	06/21/2006 NFHS	-32.50
5242	06/21/2006 Shasta-Tehama-Trinity Jt. Comm. College	0.00
5243	06/21/2006 WR-Tom Reuss	-188.24
5244	06/23/2006 Cynthia D Teague	-1,425.53
5245	06/23/2006 Tom M. Schroeder	-4,273.93
5246	06/23/2006 American Funds	-250.00
5247	06/23/2006 EDD	-288.64
5248	06/23/2006 Tom Schroeder	-1,928.38
5249	06/23/2006 Umpqua Bank	-972.76
5250	06/23/2006 CalPERS	-1,425.83
5251	06/23/2006 Cynthia D Teague	-1,425.53
5252	06/23/2006 Tom M. Schroeder	-4,273.93
5253	06/23/2006 CalPERS	-1,425.83
5254	06/23/2006 EDD	-288.64
5255	06/23/2006 Umpqua Bank	-972.76
5256	06/23/2006 American Funds	-250.00
5257	06/23/2006 Billy Tees	-1,276.84
5258	06/23/2006 Arbuckle Golf Club	-220.00
5259	06/23/2006 ASAG	-515.00
5260	06/30/2006 A+ Accounting	-50.00
5261	06/30/2006 Cingular Wireless	-71.47
5262	06/30/2006 Frontier	-262.14
5263	06/30/2006 US Bancorp	-334.86
5264	06/30/2006 Cindy Teague	-2,045.53
5265	07/01/2006 Tom Schroeder	-164.79
5266	07/13/2006 AT&T	-246.13
5267	07/31/2006 Elizabeth Kyle	-4,192.43

2006-07 Budget Proposal

	Budget	Actual	Budget	Actual
	Budget '05-'06	Aug '05 - Jul 06	Budget '06-'07	Aug '06 - Jul 07
Ordinary Income/Expense				
Income				
3110 Dues	34,083.00	33,469.22	33,700.00	33,356.00
3120 Interest/Investments	100.00	266.11	200.00	165.01
3130 Directory	0.00	6.52	0.00	0.00
3131 Rulebooks	6,000.00	3,538.25	0.00	0.00
3134 NWCA Membership		1,170.00	1,200.00	0.00
3135 Wrestling Assessment	7,000.00	10,619.25	10,600.00	0.00
3140 Broadcast/Media	600.00	360.00	500.00	0.00
3150 Clothing	5,000.00	4,619.63	5,000.00	0.00
3151 Women's Conference	500.00	1,950.00	1,500.00	0.00
3152 Golf Tourney - Scholarship	5,000.00	2,590.00	4,000.00	0.00
3160 Officials Mileage(Schools)	91,000.00	49,339.25	100,000.00	0.00
3161 Officials BK Mileage		51,831.84		
3170 Corporate (CIF)	21,000.00	25,901.00	21,000.00	0.00
3180 Sponsorships (NSCIF)	10,750.00	10,000.00	18,750.00	0.00
3185 Awards	3,000.00	3,367.69	3,000.00	425.00
3190 Other		2,849.38	1,000.00	915.00
3210 Baseball	6,000.00	6,801.74	8,000.00	0.00
3220 Basketball	75,000.00	70,164.46	70,500.00	0.00
3225 Cross Country	1,500.00	2,408.00	2,000.00	0.00
3230 Football	100,000.00	108,822.24	105,500.00	0.00
3240 Golf	1,000.00	900.00	885.00	0.00
3250 Soccer	5,000.00	7,813.96	7,500.00	0.00
3260 Softball	3,500.00	4,609.42	5,100.00	0.00
3270 Swimming	6,000.00	6,429.00	6,000.00	0.00
3275 Tennis	1,000.00	800.00	800.00	0.00
3280 Track	10,000.00	8,248.78	8,000.00	0.00
3290 Volleyball	12,000.00	10,747.36	11,000.00	0.00
3295 Wrestling		8,098.16	8,500.00	0.00
Total Income	405,033.00	437,721.26	434,235.00	34,861.01
Gross Profit	405,033.00	437,721.26	434,235.00	34,861.01
Expense				
4110 Commissioner Salary	70,000.00	77,021.16	75,833.00	17,557.43
4111 Health Benefits	5,976.00	4,698.34	7,388.00	1,879.69
4114 PERS- Employers Portion	14,717.00	10,407.70	17,316.00	2,508.52
4115 State Compensation Ins.	2,115.00	2,428.78	2,500.00	967.00
4116 Medicare.	1,329.00	0.00	1,504.00	0.00
4117 Futa	112.00	134.72	150.00	5.34
4118 ETT	14.00	16.88	20.00	0.67
4119 SUI	280.00	370.81	370.00	14.70
4120 Secretary Salary	20,951.00	20,950.92	21,789.00	3,631.50
4130 Sports Assigners	565.00	565.00	565.00	0.00
4210 Office Rent	4,000.00	3,666.74	4,000.00	0.00
4211 Commissioner Expenses	8,000.00	8,427.12	7,000.00	358.80
4212 NSCIF Meetings	5,500.00	5,289.87	5,300.00	1,839.63
4213 Website	1,200.00	1,213.25	800.00	394.22
4230 CIF Meetings (Pres.)	500.00	0.00	500.00	0.00

4235 Professional Dues	600.00	430.00	700.00	400.00
4240 Postage	2,000.00	1,998.24	2,000.00	570.09
4250 Office Supplies	1,500.00	2,128.15	2,000.00	272.14
4260 Telephone	3,000.00	3,673.88	4,760.00	1,870.12
4270 Printing	500.00	213.53	7,277.00	0.00
4280 Audit & Fees				
Registry of Charitable Trusts		75.00		
4280 Audit & Fees - Other	3,000.00	1,281.91		
Total 4280 Audit & Fees	3,000.00	1,356.91	3,000.00	152.00
4281 Liability Insurance	2,600.00	2,605.00	2,650.00	2,605.00
4290 Other	500.00	0.00		578.61
4310 BA	6,000.00	5,322.99	5,325.00	0.00
4320 BK				
Hospitality Room		358.78		
Mileage - Basketball		257.00		
Officials-Section Finals		3,052.73		
Tournament Expenses		2,252.00		445.00
4320 BK - Other	25,000.00	18,288.02		
Total 4320 BK	25,000.00	24,208.53	24,000.00	445.00
4321 BK Playoffs (SS)	12,500.00	9,086.82	10,125.00	0.00
4325 CC	100.00	419.50	420.00	0.00
4330 FB	17,000.00	18,909.80	18,000.00	0.00
4331 Football School Share	20,750.00	22,567.12	20,625.00	0.00
4340 G	200.00	0.00		
4350 SC	4,500.00	4,629.73	4,600.00	0.00
4360 SB	4,000.00	4,938.02	4,900.00	0.00
4370 SW	2,000.00	1,164.03	1,200.00	0.00
4380 TE Facility Rental	250.00	0.00	800.00	240.00
4385 TR	1,000.00	1,125.00	1,100.00	0.00
4390 VB	7,000.00	7,345.57	8,000.00	0.00
4391 VB School Share	1,250.00	1,019.78	1,125.00	0.00
4395 WR Expenses		5,978.46	6,125.00	0.00
4396 WR Assessments	5,500.00	6,099.90	6,000.00	0.00
4410 Officials	91,000.00	103,757.57	100,000.00	0.00
4510 Awards				
Baseball Awards		345.75		
Cross Country Awards		700.80		
Football Awards		408.04		
Golf Awards		787.76		
Lifetime Pass Awards		1,018.76		
Soccer Awards		1,157.60		
Softball Awards		345.73		
Swimming Awards		4,080.55		
Tennis Awards		1,542.85		
Track Awards		6,148.89		
Volleyball Awards		408.03		
Wrestling Awards		497.52		
4510 Awards - Other	24,000.00	2,726.32		256.33
Total 4510 Awards	24,000.00	20,168.60	25,295.00	256.33
4520 Rulebooks	7,000.00	4,829.86	1,000.00	942.74

4530 Repair/Maintenance	1,000.00	166.16	1,000.00	0.00
4540 Workshops	1,000.00	25.00	500.00	0.00
4550 Scholarships (6)	6,000.00	6,500.00	6,000.00	0.00
4552 Scholarship Golf Tourney	3,500.00	2,592.15	3,000.00	0.00
4560 Clothing	3,000.00	2,710.82	3,000.00	0.00
4570 Capital Outlay	5,000.00	7,131.94	7,000.00	1,209.81
4580 Administrators Conference	2,000.00	1,093.02	1,000.00	0.00
4585 Women's Conference	5,000.00	6,689.99	5,000.00	0.00
4590 Other	500.00	11,029.31	1,650.00	0.00
Total Expense	405,009.00	427,106.67	434,212.00	38,699.34
Net Ordinary Income	24.00	10,614.59	23.00	-3,838.33
Net Income	24.00	10,614.59	23.00	-3,838.33

NSCIF Sports Advisory Committee

Sports Chair Expectation

Definition: Under the general supervision of the Northern Section Commissioner, facilitate sport advisory committee meeting to recommend changes and revisions to the Northern Section Playoff Guidelines. The Northern Section Executive Committee will oversee this position with input from the sport advisory committee. The sports chair will adhere to the practices and principles of CIF's *Pursuing Victory with Honor* and serve as a role model for all coaches and athletes.

Qualifications:

- q Practice and adhere to the principles of CIF's *Pursuing Victory with Honor*
- q Knowledgeable of the Northern Section governance structure.
- q Knowledgeable of the specific sport rules, regulations and current playoff guidelines.
- q Knowledgeable of the core values of CIF

Essential Duties and Expectations:

- q Practice and adhere to the principles of CIF's *Pursuing Victory with Honor*
- q Set aside individual, school, league, and conference bias' to oversee what is best for the Northern Section
- q Sports Chairs are expected to review the NSCIF Sports Advisory Committee Guidelines annually with the committee
- q Facilitate sport advisory meetings
- q Communicate with the Sport Advisory Committee, Commissioner, Board of Managers, and Executive Committee regarding proposed changes to the Playoff Guidelines.
- q Serve as a Committee member to the Playoff Committee
- q Attend the Board of Manager's meeting when needed
- q Communicate with the Commissioner, Board of Managers and Executive Committee in a professional manner
- q Conduct a minimum of two (2) meeting per school year with their respective sport committee as follows:
 - Fall sports at the end of the season and in the spring
 - Winter sports in the fall or spring and at the seeding meeting
 - Spring sports in the fall and at the seeding meeting
 - The first meeting each school year shall be held no later than Dec. 31st.
- q Coordinate committee members with the Section Playoff Chair
- q It is recommend that the chair select a recorder to take accurate minutes of the meeting
- q Forward minutes electronically of Committee meetings to the Sports advisory Committee, Section Playoff Chair, Commissioner, and League Presidents
- q Develop Playoff Guidelines and formats, dates, etc. for their respective sport
- q Knowledgeable of the core values of CIF

NSCIF Sports Advisory Committee Guidelines

Introduction

The Sports Advisory committee as its primary responsibility is to advise the NSCIF Commissioner, the Playoff committee, the Executive Committee, and the Board of Managers of the NSCIF, on issues of importance. These committees include but are not limited to critiquing by-laws, financial status, section championship events and other issues as directed by the Commissioner of the NSCIF or his/her designee. Advisory Committees may make recommendations to the NSCIF Commissioner, the Board of Managers, the Playoff Committee, and the NSCIF Executive Committee who may or may not take action based upon those recommendations.

Committees are task oriented with many required responsibilities that go beyond the specific dates of the meeting. Because of these responsibilities, all members are expected to attend meetings as called by their respective chairperson and sports advisory committee members should attend section championship events in their sports. Members of the committee are generally coaches, but may include administrators or others as appointed by the league. Members of the committee are expected to report to their respective leagues. The report must include results of the issues discussed and minutes of the meetings. Members of section advisory committees are required to seek input from their league and coaches within their sport.

The NSCIF will take steps to ensure that all committees have a wide range of stakeholders. Membership will vary depending upon the sport advisory committee. Each committee should include representatives from all leagues involved in that sport. All committees will have a chairperson recommended by the committee and executive committee and approved by the Board of Managers. The chairperson will forward minutes to each representative and the section office.

Term of Appointment

1. One year appointments by the league. Each year the leagues will review representation and may reappoint the same members.
2. Recommended that each committee/chair will select a recorder to take accurate minutes. Recorder will forward to the chairperson.
3. Sports Chair will forward minutes electronically to the Sports Advisory Committee, Section Playoff Chair, Commissioner and League Presidents.
4. Representatives will be expected to abide by the principles of Pursuing Victory with Honor.

Standard Voting Procedures

1. In general, Robert's Rules of Order shall prevail.
2. All members (except the chairperson) should vote on all motions. Only approved members of the committee can vote and the minutes will indicate if a motion passed or failed, if not unanimous the vote will be indicated. The chairperson will vote in the event of a tie.
3. The advisory committees are recommending bodies not the decision making body of the NSCIF.
4. Votes are not binding and do not take effect until approval by the Board of Managers.
5. Meetings are not governed by the Brown Act

Conflict of Interest

If a member of any advisory committee should have or develop a conflict of interest, such person shall:

1. Immediately identify the conflict verbally to the Chairperson and
2. Remove himself or herself from any discussion or votes involving the matter of conflict.

In case of doubt about the existence of a conflict, a member should submit the question and relevant fact to the chairperson for a decision.

Reimbursable Expenses – Travel

The NSCIF does not reimburse committee members for out-of pocket expenses in connection with meetings. Most committee meetings are planned so that attendees can come in during the morning hours and return in the late afternoon.

ARTICLE 6 OUTSIDE COMPETITION

I.E.

600. COMPETITION ON AN OUTSIDE TEAM

A student on a high school team becomes ineligible if the student competes in a contest on an "outside" team, in the same sport, during the student's high school season of sport. (Refer to bylaw 511) The following exceptions apply:

A. If the outside team has half or more of the team members as stated in the National Federation rulebook for that sport, it shall be considered the same sport. Examples: three on three basketball – outside team competition prohibited; two on two volleyball – outside team competition permitted.

B. FLAG FOOTBALL

For purposes of this rule, touch football and flag football are considered to be a different sport than tackle football.

C. SOCCER

In the sport of soccer, Rule 600 shall be in effect only during the winter high school soccer season. High school soccer programs that compete during the fall or spring season are not subject to Rule 600.

D. SWIMMING & DIVING

Swimmers may compete for an amateur team during the season of sport in the USA Swimming Senior National Championship Meet, the USA Swimming Sectional Championship meets and the YMCA National Meet. Divers may compete for an amateur team during the season of sport in the USA National Diving Championships and the USA National Junior Diving Championships

E. Rule 600 shall not be in effect for those sports conducted outside the State adopted season of sport.

F. SPONTANEOUS RECREATIONAL ACTIVITY

It is permissible for a high school team member to participate in a spontaneous recreational activity or game in which sides or teams are chosen without regard to players representing any group or organization. Such participation would not cause loss of eligibility. (spontaneous—no prior planning or notice; an unplanned part of another activity which has a primary focus other than the sport.)

G. UNATTACHED COMPETITION IN INDIVIDUAL SPORTS

1. An unattached athlete shall not represent any team. Points won by the athlete shall not be credited to any team. An unattached athlete shall not use a uniform which identifies a school or "outside" team. Any violation shall be considered an infraction of Bylaw 600
2. Unattached competition is permissible for a student in other than school contests during the season of sport provided the student enters in the individual sports of badminton (singles and doubles), cross country, golf, gymnastics, skiing, swimming and diving

(including unattached entry on relays), tennis (singles and doubles), track and field (including unattached entry on relays) and wrestling.
(Revised May 2003 Federated Council)

3. CERTIFICATION OF UNATTACHED ATHLETES

No official recognition or certification on the part of the CIF member school or personnel of the CIF member school may be given in order that unattached athletes may participate in contests.

4. REPRESENTATION IN CIF COMPETITION

Unattached competition is not permitted in any CIF competition (see Bylaw 302). Individuals or teams entered in CIF competition must represent a CIF member school. No other form of representation shall be permitted in CIF competition.

601 PAN-AMERICAN OR OLYMPIC COMPETITION

During the high school season of sport, a high school student who has been selected or qualified for participation on the United States team, which will engage in Pan-American or Olympic competition, may participate on that team.

602 SPECIAL PROGRAMS/OLYMPIC DEVELOPMENT PROGRAMS

During their high school season of sport, a high school student who has been selected or qualified for an Olympic development program by the respective National Governing Body for that sport, shall be permitted to participate in such a program without loss of interscholastic eligibility, if the following conditions are met:

A. The Olympic development program is:

(1) Verified as such by the CIF State;

AND

(2) a. Conducted or sponsored by the United States Olympic Committee;

OR

b. Directly funded and conducted by the U.S. national governing body for the sport on a national level;

OR

c. Authorized by a national governing body for athletes having potential for future national team participation;

AND

B. The student informs the high school principal at least thirty days prior to participating in the program;

AND

C. The principal verifies the authenticity of the program;

AND

D. The student makes prior arrangement to complete missed academic lessons, assignments, and tests before the last day of classes of the semester in which the student's absence occurs.

AND

E. *This bylaw was written with the intent that only individual student-athletes that have been identified by the respective National Governing Body for that sport, as having Olympic potential, would be eligible for this exemption of Rule 600. Individual student-athletes who are members of a club team(s) consisting in whole or part of high school age athletes, participating in any circumstances (e.g.*

Super Y League events, championships, etc., even if the competition itself is labeled as an CIF event, that occur during the high school student's season of sport are not eligible for this exemption.

603 INTERNATIONAL COMPETITION

Each CIF Section may grant approval, upon individual petition, for an athlete to travel to a foreign country to participate in international competition sanctioned by the governing body for that sport in the United States and the international governing body.

(Revised May 2003 Federated Council).

604 INTERCOLLEGIATE PARTICIPATION

A student who participates in an intercollegiate athletic contest prior to the completion of his/her eight (8) consecutive semesters of high school eligibility shall be ineligible for high school participation in that sport for the duration of the student's high school enrollment.

(Adopted February 2003 Federated Council).

605 BYLAW 600 PENALTY

A. Individual

(1) First Offense in High School Career in Any Sport

The student becomes immediately ineligible for participation with his/her high school team for a number of contests equal to twice the number of contests of outside competition in which the student participated.

(2) Any Subsequent Offense in High School Career in Any Sport

The student becomes immediately ineligible for one year (365 days) from the second infraction in all sports.

(3) Appeals

Upon written appeal to the Section commissioner, the student may petition his/her Section for reinstatement of his/her eligibility status.

B. Team

(1) Games Forfeited

Games in which a student participated on his/her high school team after violation of CIF Bylaw 600 shall be forfeited.

(2) Appeals

Sections may establish rules and procedures to consider requests for waivers of game forfeitures.

(Revised: May 2004 Federated Council)

302. MULTI-SCHOOL TEAM

- A. CIF member schools may allow only students currently enrolled, in grades 9-12, in their school to participate in any CIF competition (see Bylaw 200.A.).
- B. Any non-CIF member school that wishes to have its students participate in CIF competition must apply for multi-school status through a CIF member school prior to October 1 of the current school year. **A non-CIF member school must have a California County-District-School Code (CDS Code) as a prerequisite to applying for multi-school status.**
- C. Any CIF member school that wishes to allow participation on its team(s) by students, who are currently enrolled in non-CIF member schools or programs which do not offer any interscholastic athletic programs [such programs or schools would include, but not be limited to, alternative schools (defined in Education Code 58500), junior high schools, necessary small schools and charter schools], may request approval to do so under the following conditions:
- (1) The administrative responsibility for all students involved in athletics shall rest with the principal of the CIF member school for which the student(s) is competing. Such responsibility shall include:
 - a. Verification that residential eligibility of the student(s) is limited to the public school in whose attendance area his/her parents, legal guardians, or caregivers reside; or where the student most recently established his/her residential eligibility of a private school; AND
 - b. Verification that students participating in the athletic program meet all the CIF member school scholastic eligibility requirements; AND
 - c. The regular grading period of the CIF member school shall be used to determine the scholastic eligibility of all students; AND
 - d. Determination that students participating in the athletic program meet all other eligibility requirements of the CIF, its Section, its league and the CIF member school. AND
 - e. **Determination that private schools and charter schools entering a multi-school agreement with a public school or public school district meet the additional requirements set forth in Bylaw 302 Sections E and F.**
 - (2) For the purposes of determining dues, legal and liability assessments, realignment issues and State CIF and Section divisional placement, the enrollment figures for non-CIF member school/program students residing in the CIF member school's attendance area must be included in the CIF member school's enrollment using the CBEDS enrollment figures.
 - (3) The application process must start with the principal of the CIF member school. Written certification that all the conditions listed above will be met, as well as approval, must be obtained from the following:
 - a. CIF member school principal; AND
 - b. CIF member school governing board(s); AND
 - c. Non-CIF member school or program administrator in charge; AND
 - d. Non-CIF member school governing board (if applicable)
 - (4) Additional approvals must be obtained, in the following order, from:
 - a. The CIF member school's League; AND
 - b. The CIF member school's Section; AND
 - c. The State CIF Executive Committee
 - (5) Appeals Procedure (Applies only to (4) above)
 - a. If the CIF member school is unable to obtain written approval from the appropriate league, then it may appeal for approval, in writing, to its CIF Section, but only after exhausting any and all appeals procedures established by the respective league.
 - b. If the CIF member school and its league are unable to obtain written approval from the appropriate CIF Section, they may appeal for approval, in writing, to the CIF Executive Committee, but only after exhausting any and all appeals procedures established by the respective CIF Section.
 - (6) Renewal applications, including all signatures in (3) and (4) above, for multi-school teams under this bylaw must be filed annually prior to the ensuing school year.
- D. Continuation Schools
Continuation schools may not apply for multi-school team status as provided for under this provision. For continuation school eligibility, refer to Bylaw 217 and 222.

(Revised May 2003 Federated Council)

E. Small Learning Communities, Small Schools, Alternative Schools, and Charter Schools Housed On A Member School's Campus

- (1) Students in small learning communities, small schools, alternative schools or charter schools housed on an existing member school's campus are eligible at the member school upon their initial enrollment in the ninth grade. Small learning communities, small schools, alternative schools and charter schools housed on an existing member school's campus are not required to apply for multi-school status through the member school.
- (2) Students transferring into small learning communities, small schools, alternative schools or charter schools housed on an existing member school's campus after their initial enrollment in the ninth grade are subject to Bylaw 214.
- (3) Sections are empowered to waive the transfer rule upon request by a school district establishing a new magnet program, small learning community, small school, alternative school or charter school housed on a member school's campus for the first year only; thereafter, all transfer rules apply.
- (4) Small learning communities, small schools, alternative schools and charter schools housed on an existing member school's campus may not apply for multi-school status with any CIF member school where their students are participating with a member school on whose campus they are housed under the provisions of Bylaw 302(E)(F)(a).

F. Private and Charter Schools Partnering With Public Schools Housed On A Separate Campus
Where a private school or a charter school enters into a multi-school agreement with a public school that is housed on a separate campus or with a public school district, only those students who live within the boundaries of the public school district may participate in athletics at the member school or at a member school within the district. A student attending such a private school or charter school must participate for the member school in whose attendance area his/her parents, legal guardians, or caregivers reside or the school in the district where the student most recently established residential eligibility prior to attending the private or charter school entering the multi-school agreement.

G. CIF Member School With Multiple Campuses

Teams representing a high school must be composed of students under the direct supervision of one principal and attending class on one campus. Where one school has multiple campuses, a student must participate for the team on whose campus he/she is housed unless the school petitions to be allowed to participate as a single school with multiple campuses under the supervision of one principal. These petitions must be filed prior to October 1 of the current school year.



CIF LOS ANGELES CITY SECTION
Proposal for CIF Southern California Regional Soccer Championships

As per approval of the CIF Los Angeles City Section governing board, the following proposal will be forwarded to the *Championships and New Events Committee* of the California Interscholastic Federation (CIF) as the first step in the State CIF process for possible implementation. The proposal is to request the California Interscholastic Federation to administer a Southern California Regional Championship for Boys' and Girls' Soccer, to include the Central, Southern, Los Angeles and San Diego Sections to begin in the winter of 2008. It is understood that any proposal for the addition of a new championship under the auspices of the California Interscholastic Federation must follow the criteria and procedures for new events, as specified by the CIF Federated Council.

SUMMARY OF PROPOSED CIF SOCAL REGIONAL SOCCER TOURNAMENT

1. Format

The proposed format is an eight-team single-elimination tournament in each of three divisions for both boys and girls, with the first round to be held during the week immediately following the four Sections' Soccer Championships to begin in March, 2008. Entries into the tournament will be the champions of the four sections, as well as at-large selections to fill the open brackets in each of the three divisions, for a total of 24 entries for each gender.

2. Management

The CIF SoCal Regional Soccer Championships will be under the direct responsibility of the CIF SoCal Soccer Management Committee, to be determined through the process as delineated by the State CIF Office. The Management Committee is to include but not be limited to representation from all four sections.

3. Regional Tournament Dates

The CIF SoCal Soccer Championship dates will be Tuesday, March 4th, Thursday, March 6th and Saturday, March 8th, 2008. Based on the review by the *Championships and New Events Committee*, consideration may be given to use the dates of March 5th, March 8th and March 15th.

4. Participants

Central Section
 Southern Section
 Los Angeles Section
 San Diego Section

5. **Classification System for Placement in SoCal Championships**
There will be three divisions based on enrollment to be pre-determined by the State CIF. It is recommended to utilize enrollment divisions determined by a three-way division of the number of participating schools within the SoCal Region, consistent with the method used to determine enrollment divisions for the Football Bowl Championships.
6. **Number of Entries from Each Section**
The total number of entries from each section is to be based on the proportionate number of schools participating in soccer, per section. Section champions will be given automatic entry. In the event sections have more champions than available number of entries, the determination of entries must be made by the individual section.
7. **Seeding Committee**
~~The Seeding Committee will be composed of the four Section Commissioners and the Tournament Director, as determined by the State CIF Office.~~
8. **Sites**
The first round and semi-final games will be played at the school designated as the "home" team. When possible, each section champion will receive a home game in the first round.

The location (or locations) of the Regional Championship games is to be determined through the RFP (Request for Proposal) process as per the State CIF Office. Suggested sites for the SoCal Regionals would include, but not be limited to: The Home Depot Center, East Los Angeles College, UCLA, Santa Barbara City College, Oxnard College, California State University, Fullerton, and additional sites in the surrounding area.

POLICY AND PROCEDURES FOR NEW EVENTS

The criteria specified by the CIF Federated Council for proposals of new events to be managed by the California Interscholastic Federation are addressed below.

1. **Financial Criteria**
 - A. **Travel expenses, lodging and meals:** First round pairings will be made with consideration of travel time and expense. During the first and second rounds, the visiting teams will be responsible for their own travel expenses, to include transportation, meals, and lodging, if required, subject to reimbursement. Host schools will be provided a flat amount to cover basic expenses. It is expected that since only the four southern California sections are participating, the cost for lodging will be minimal.
 - B. **Mitigating expenses of new event:** In order to minimize expense (and loss of school time), in the first round in each division, the seeding committee will consider geography when determining brackets. The first round and semi-finals will be played at home sites.

- C. **Financial burden on Section and State budgets:** The financial burden the sections and/or state may incur must be off-set, wholly or partially, through the use of funding sources to include, but not be limited to: ticket sales, television and internet broadcast rights fees, and contributing corporate sponsors. Other than current relationships with television broadcast stations, Spanish language station Channel 34 in the Southern California area has shown initial interest in the event. Additionally, southern California is home to the LA Galaxy professional soccer team, which has also shown interest in sponsoring the event. Additional corporate sponsors will be pursued upon approval of the event proposal.
- D. **Detailed, specific, feasible cost estimate:** A detailed, specific, feasible total cost estimate can only be submitted upon the selection of the site of the Regional Championship. There are several feasible sites located in the southern California area, which include a wide range of fees, dependent on the level of venue to be selected. The selection of the venue is also dependent on the funds that can be obtained through sponsorship of the event, which can only be determined if the proposal is preliminarily approved through the CIF process.

The figures below are estimates of the expenses for the two preliminary rounds, including the number of schools that may need to travel over 120 miles, and number of schools that may need lodging. The number of allowable persons in the traveling party is 30 per school.

Estimates for Reimbursable Expenses for Preliminary Rounds

48 Participating Teams		
48 Traveling Teams (all rounds)		
36 Home Games (two rounds)		
Host School Game Management Expenses	Flat Rate=\$250	\$9000
Host School Officials' Fees	Rate=\$180	\$6480
Mileage (24 schools over 120 miles)	Rate=\$1.00/mile	\$4800
Meals (24 schools; 30/school)	Rate=\$7.00/person	\$5040
Lodging (12 schools; 30/school)	Rate=\$1000/school	\$12000
(10 rooms; \$100/room)		
	Total	\$37,320*

***Note: Complete cost estimates to be available when preliminary site selection(s) is made for Regional Championship contests. In addition, there will be an expense for the Tournament Director, as well as any other costs incurred by the State CIF Office.**

2. **Philosophical criteria:** The addition of a SoCal Regional Soccer Championship will continue to enhance the awareness of positive values taught through sport participation, including the opportunity for athletes to excel on the field while also adhering to the principles of "Pursuing Victory with Honor." Secondly, the event will elevate the sport of soccer in the high school community, and add credibility to the sport, as played at the championship level. Lastly, the sport of soccer in southern California features athletes that represent a high level of diversity.

3. **Qualifying participation criterion for a championship event:** According to the 2004-05 CIF Participation Survey, more than 78% of all CIF member schools participate in the sport of soccer, with more than 48,000 athletes. In addition, more than 60% of this participation is in the winter season, with all four southern California sections competing at that time.
4. **Feasibility:** It is the opinion of the CIF Los Angeles City Section soccer community that this event is feasible and can be managed by a competent staff by continuing the staff functions of facilitating Section Championships, in coordination with State CIF staff. Although attendance at soccer contests is marginal at times, it is also true that attendance is increasing at all levels. With the growth and attention that soccer receives throughout all age levels, it is believed that a CIF sponsored championship event will serve to bring in interest that is now shown mainly at club events. It is understood that a new event must be financially supported and sustained over a period of years. Consequently, proper planning must go into establishing a solid base of financial and school-based support in order to allow the event the opportunity to sustain itself.
5. **Other recommendations:** The benefits of a SoCal Regional Soccer Championship will exceed the financial expense of such an event. A championship of this caliber will reinforce soccer as a major high school sport, and will give the student athletes the opportunity to excel at the highest level possible in their high school careers. Other benefits include: no conflict with any other school event, such as standardized testing; the event can be scheduled in a one-week timeframe; and there is opportunity for expansion into a State Tournament, should other sections choose to agree to participation in the winter season. Other auxiliary activities can be included on the "Regional Championship weekend", such as the provision of a coaching clinic, referee's clinic for the purpose of recruiting new officials, invitation of college booths at the championship site(s), recognition of model coaches, scholar athletes and teams, and provision of sportsmanship awards.

Timeline to Process Proposal

- Preliminary proposal submitted to IAC for approval no later than January 23, 2006
- Final proposal submitted to IAC for approval no later than April 24, 2006
- Proposal submitted to State CIF Championships and New Events Committee (CNEC) by May 1, 2006
- CNEC reviews proposal by June 1, 2006
- Commissioners review proposal mid-June, 2006
- Presented to Federated Council for First Reading in November, 2006
- Processed as an "Action Item" at Federated Council in February (or May), 2007
- Plans put in place to hold tournament in March, 2008

2006 Spring Sport Champions

Softball	
Div 2	Pleasant Valley
Div 3	West Valley
Div 4	Sutter
Div 5	East Nicolaus
Div 6	Hayfork
Baseball	
Div 1	Pleasant Valley
Div 2	Winters
Div 3	Quincy
Div 4	Tulelake
Div 5	Maxwell
Tennis	
	Pleasant Valley
Golf	
Div 1	Chico
Div 2	East Nicolaus
Div 3	Champion Christian
Track	
Div 1	
Div 2	
Div 3	Pierce/Mt. Shasta
Div 4	

Northern Section Spring Academic Teams

School	Sport	GPA	Team Members
Mercy	Softball	3.71	15
Chico	Softball	3.4	13
Live Oak	Softball	3.25	11
Oroville	Softball	3.07	14
Mercy	Girls Track	3.66	10
Oroville	Girls Track	3.53	9
Enterprise	Girls Track	3.46	19
Pleasant Valley	Girls Track	3.35	17
Chico	Girls Track	3.27	35
Pleasant Valley	Girls Soccer	3.47	21
Chico	Girls Soccer	3.44	22
Chico	Boys Volleyball	3.26	15
Pleasant Valley	Boys Track	3.26	21
Enterprise	Boys Track	3.15	21
Chico	Boys Track	3.12	45
Mercy	Boys Track	3.04	5
Chico	Boys Tennis	3.49	27
Mercy	Boys Tennis	3.46	17
Pleasant Valley	Boys Tennis	3.38	11
Enterprise	Boys Tennis	3.15	14
Live Oak	Boys Tennis	3.03	8
Mercy	Boys Golf	3.33	7
Pleasant Valley	Boys Golf	3.25	12
Oroville	Boys Golf	3.10	8
Chico	Boys Golf	3.06	8
Chico	Baseball	3.47	20
Mercy	Baseball	3.22	14
Enterprise	Baseball	3.15	17



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AGENDA ITEM: V.B.6.7.8.9

TO: FEDERATED COUNCIL

FROM: Transfer Eligibility Subcommittees

THROUGH: Section President's
Section Representatives
Section Commissioners/Assistants
Executive Committee

DATE: October 5, 2006

RE: Proposals to revise Bylaw 214/215: Transfer Eligibility

As you can imagine, this was not an easy process. Section Commissioners and your representatives from your section are to be commended. Your representatives clearly understood throughout every meeting that the CIF had the opportunity to try and craft a bylaw that would work statewide or the legislature would write one for us. A lot of "give and take" had to occur in order to develop these proposals. Unless you were part of this process, it may be difficult to understand how we have derived at these proposals. Please, before making any assumptions talk with your section commissioner or any one on the committee.

Summary of Proposed Bylaw revisions

Bylaw 200 (NEW) – Philosophy

The committee felt it was important that they develop a positive philosophy statement at the beginning of this section so everyone would be clear about CIF's intent with regards to transfer eligibility.

Bylaw 214 (205) – Transfer Eligibility

- Upon initial enrollment a 9th grade student can choose to attend whatever school they want so long as the district/schools accepts them (current rule).
- During or prior to the start of the students' 3rd consecutive semester a student has the opportunity to transfer and become eligible at all levels without a change in

residence, assuming there was no undue influence (recruiting) or the transfer was not athletically motivated.

Bylaw 215 (207) – Hardship

- Start with a philosophy statement
- Clarify through a series of Q & A “what is” and “what is not a hardship” so that schools, administrators, parents and students have a better understanding of the rule.

Appeals Process

- Section Commissioner’s will make final determination of eligibility for the section
- Appeals to a regional/state review officer or panel – decision final.
- Reviewed by the CIF Executive Director for consistency and legality prior to mailing decision.

Background

In January 2006, Section Commissioner’s met for a full day to try and come to an agreement on a “common” transfer rule that would and could be implemented statewide. While the discussion ultimately proved to be helpful, it was clear during this meeting that there were three (3) sections that were locked into their position. The hopeful sign was that seven (7) sections could live with a common statewide rule.

Within a couple weeks of that meeting two bills, SB 1411 and AB 2312, were introduced in the legislature dealing with CIF’s transfer eligibility bylaws. Both versions were unacceptable to the CIF and an all out effort was set in motion to defeat both bills. After a lot of time, energy and resources were expended both bills were defeated. However, signs coming from both houses made it very clear that CIF needed to address the issue of its transfer bylaws with an aim toward statewide consistency and application or the legislature would pass transfer bylaws without our input.

As a result, at the May 2006 Federated Council meeting, the Council directed that a group made up of representatives of the CIF Executive Committee, Section President’s, Section Commissioner’s and Assistants and CIF Staff convene a meeting in conjunction with the Section Commissioner’s meeting. On June 14th the meeting was held with facilitator, Elissa Maas. After much discussion by everyone involved there were two clear options. Based upon these options two subcommittees were formed to meet and develop proposals that would be brought back to the full group. Both subcommittees met and developed proposals.

The June 14th group met, again, on August 31, 2006 to review the proposals. It was recommended by this group that both proposals be combined and one proposal would be forwarded to the CIF Executive Committee and Federated Council for a first reading at its meeting, October 27, 2006. At this meeting it was also recommended that a subcommittee meet at the Section 7/8 meeting in Oregon to draft recommendations to Bylaw 215: Hardship Waivers. This subcommittee met and drafted recommendations.

The CIF Executive Committee at their September 28, 2006 meeting concurred with this recommendation that one combined proposal of Bylaw 214 be forwarded to the Federated Council. Further, the Executive Committee recommended additional revisions to the draft of Bylaw 215 for the Commissioners to consider at their October 2-3, 2006 meeting.

After considerable discussion on both Bylaw 214 and Bylaw 215, the Commissioners have edited both proposals, but have not changed the intent or direction given from the group that met on June 14, 2006 and, again, on August 31, 2006.

A revised appeals process for “hardship waivers” is still being developed and will be forwarded to the Federated Council in February 2007 for a first reading. Options on the appeals process will be discussed with the Council at its meeting in October 27, 2006 with the option of a possible vote on any changes in February 2007.

These items are scheduled to be voted on at the February 2, 2007 Federated Council meeting. It is understood by all groups that if more time is needed than a vote will be delayed until the May 4, 2007 meeting. In either case, the implementation and effective date is scheduled for the following school year, 2007-08.

1st Reading: October 27, 2006
4, 2007

Discussion: February 2, 2007

Vote: May

200. *CIF Philosophy on Student Eligibility For Interscholastic Athletic Competition*

A. *The California Interscholastic Federation [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 State Federated Council. Standards governing student eligibility are a necessary prerequisite to participation in interscholastic athletics because they:*

- (1) Keep the focus on athletic participation as a privilege, not a right, and students attend school to receive an education first and athletic participation is secondary.*
- (2) Protect the opportunities to participate for students who meet the established standards.*
- (3) Provide a fundamentally fair and equitable framework in which interscholastic athletic competition can take place.*
- (4) Provide uniform standards for all schools to follow in maintaining athletic competition.*
- (5) Serve as a deterrent to students who transfer schools for athletic reasons and to individuals who seek to recruit student athletes.*
- (6) Serve as a deterrent to students who transfer schools to avoid disciplinary action.*
- (7) Maintain an ethical relationship between high school athletic programs and others who demonstrate an interest in high school athletes.*

205. RESIDENTIAL ELIGIBILITY

A. Initial Residential Eligibility

A student has residential eligibility upon initial enrollment in:

- (1) The ninth grade of any California Interscholastic Federation high school, a California Interscholastic Federation junior high school, or a junior high school under provisions of Bylaw 302; OR
- (2) The tenth grade of any California Interscholastic Federation high school from ninth grade of a junior high school in California.

B. Continuing Residential Eligibility

- (1) A student retains residential eligibility as long as he/she is continuously enrolled in the CIF member high school in which the student initially enrolled; OR
- (2) A student changes schools with a valid change of residence by the student's custodial parent(s) or guardian(s) provided there is a **valid** change of residence.

a. **Valid Residence**

A **valid** residence is defined as the location where the student's parent(s), guardian(s), or caregiver(s) (with whom eligibility has been established) live with that student and thereby have the use and enjoyment of that location. A student (with the student's parent(s), guardian(s), or caregiver(s) with whom eligibility has been established) may only have one **valid** residence at one time.

b. **Valid Change of Residence**

Determination of what constitutes a valid change of residence depends upon the facts in each case, however, to be considered, the following facts must exist:

- (i) **The original residence must be abandoned as a residence by the immediate family; AND**
- (ii) **The student's entire immediate family must make the change and take with them the household goods and furniture appropriate to the circumstances. For eligibility purposes, a family unit may not maintain two or more residences; AND**
- (iii) **The change of residence must be genuine, without fraud or deceit, and with permanent intent; AND**
- (iv) **A student whose family makes a valid move into a school boundary (see v. below) is immediately varsity eligible. A subsequent move by the family (or other family members) during that same school year will result in the student being declared ineligible until cleared for competition by the Section Commissioner.**
- (v) Evidence that a **valid** change of residence has occurred may include:
 - Telephone and utility service operative at the student's new residence and terminated at the former residence;
 - **Utility service receipts;**
 - **Proof of paying for utilities at the new residence including phone, gas, electricity, water, cable television, and garbage collection;**

- **Proof of submitting a change of address to the U.S. Postal Service to receive mail at the new residence:**
- Proof of transfer of the parent's and age-appropriate student's motor vehicle registration;
- Proof of changed address on the parent's and age-appropriate student driver's license;
- Voter registration listing the new address;
- Real estate documents indicating and verifying a change of residence (sale and purchase, for instance);
- Proof of entering a long-term lease;
- Court documents indicating a change of residence;
- **Property tax receipts;**
- Rent payment receipts;
- **Declaration of residency executed by the student's parent or legal guardian;**
- Other documentation that a Section or school district may require that establishes that a person is living at the new address.

(3) **School Choice Following a Valid Change of Residence**

A student, whose parents, legal guardian(s) or caregiver with whom the student was living when the student established residential eligibility at the prior school move from a residence in public high school attendance area "A" to a residence in public high school attendance area "B," has a choice among continued attendance at the previous school, attendance at School "B," or attendance at a private school. The student is eligible if the student remains in School "A," or if the student enrolls and attends class immediately, or no later than the beginning of the next school year, in school "B" or a private school.

(4) **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 be residentially eligible provided the student did not participate in an interscholastic athletic contest while at School "B" and provided the student's parents, guardian, or caregiver still reside in School "A's" attendance area. (NOTE: The Section may require some paperwork.)

(5) **Military Service (current Bylaw 210)**

A student is eligible immediately for athletic competition when returning from military service provided:

- a. The student was eligible when the student entered into the Armed Forces; AND
- b. 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 parents reside; AND
- c. The student enrolls in school not later than the succeeding semester after being discharged; AND
- d. Provided student did not receive a dishonorable discharge; AND
- e. The student is fully eligible under all other rules of the California Interscholastic Federation.

(6) **Married Status (Current Bylaw 213)**

A student who marries and lives with the student's spouse has residential eligibility in the school in the attendance area in which the student resides.

206. TRANSFER ELIGIBILITY

A student who participates in an interscholastic athletic contest or is enrolled in and/or attends a school for 15 school days or more shall be considered to have been "enrolled" in that school and shall be classified as a transfer student if the student subsequently enrolls at another school.

- A. A student may have transfer eligibility provided the student moves from any school to a CIF school due to:
- (1) A **valid** change of residence (see Bylaw 205.B) from one school attendance area to the attendance area of the new school by the parent(s) or legal guardian(s) with whom the student was living when the student established residential eligibility (Bylaw 205.A) at the prior school; OR
 - (2) A ruling by the Board of Education of a school district that has two or more high schools, provided the change of schools is not the result of disciplinary action.
 - (3) **A family decision to transfer the student during his/her ninth grade year or immediately upon the completion of ninth grade and/or no later than the first day of their 3rd consecutive semester (typically the first semester of the sophomore year) of attendance since the initial enrollment when the following conditions are met:**
 - a. **This is the first transfer of this student since their initial enrollment in the 9th grade; AND**
 - b. **The student is not transferring as a result of a disciplinary situation (See CIF Bylaw 217); AND**
 - c. **The student was academically and otherwise eligible at the former school immediately prior to their transfer; AND**
 - d. **The 510 Form is completed verifying that there is no evidence of the use of undue influence (recruiting) by anyone associated with either school; AND**
 - e. **The Section 214 and 510 forms have been approved by the Section.**
 - f. **Under this bylaw, 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 by the student and his/her custodial parent(s) or guardian(s).**
- B. **All ninth grade students who are transferring for a second time or any tenth, eleventh or twelfth grade students who transfer without a valid change of residence, will have limited eligibility for one year from the date of transfer (see item "a" below):**

- (1) A student who transfers from a school located in the U.S., a U.S. Territory, a U.S. Military Base, or Canada (to be referred to as School A) to school B, **without a change of residence on the part of his/her parents, legal guardians, or caregiver** with whom the student was living when the student established residential eligibility, from school attendance area A to school attendance area B, shall be residentially eligible for all athletic competition **EXCEPT** varsity level competition in sports in which the student has competed in any level of interscholastic competition during the 12 calendar months preceding the date of such transfer. (defined as **LIMITED ELIGIBILITY**).

a. Based on the conditions below, the student shall be **ineligible** for all sports for one calendar year unless otherwise noted.

(i) **A student who was academically ineligible at their previous school will not be eligible to compete at the 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.**

(ii) **A student will be declared ineligible for one calendar year from the date of transfer if they are transferring for disciplinary reasons as defined in Bylaw 217**

(iii) **There is evidence of the use of undue influence by someone associated with either school in order to retain or secure this student's enrollment.**

(2) **Hardship Waivers**

Sections may waive the limited eligibility of a student pursuant to the criteria outlined in CIF Bylaw 215 Hardship.

(3) **In the event of a change of schools due to a valid change of residence, a student will be allowed to participate in the same sport at two different schools not to exceed, in total, the maximum number of contests in that sport as established by the CIF Section.** 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 by the student and his/her custodial parent(s) or guardian(s).

(4) The student shall become varsity eligible under the rule after one calendar year from the date of first attendance at the new school.

(5) **Pre-Enrollment Communication or Contact**

A student who transfers from School "A" to School "B," as described in Bylaw 205.C. above, shall not be eligible for interscholastic athletics at School "B" until application, under the appropriate CIF/Section procedures, is completed including the following:

a. 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;" or 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 parents, guardian or caregiver, or anyone acting on behalf of the student, prior to the completion of the enrollment process.

*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.

b. 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;" or 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 parents, guardian, or caregiver, or anyone acting on behalf of the student, prior to the completion of the enrollment process.

- c. 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 pre-enrollment communication is a possible violation of CIF Bylaw 510.
- d. A student with whom contact or communication has occurred, as described in paragraph "a." 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."
- e. **Penalties**
Deliberate failure of the School "B" persons, identified in paragraph (5) above, to disclose any pre-enrollment contact, or communicate, in writing to the appropriate Section as described in (5).c above may result in:
 - (i) A forfeiture of all games in which the student participated;AND/OR
 - (ii) 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
 - (iii) The forfeiture of all games or events won during the time the student was a member of the school's team; AND/OR
 - (iv) The 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.

B. This Bylaw also applies to students 18 years of age or older and emancipated minors.

207. Hardship Waivers
Waiver of Transfer Limitation, Hardships:

The California Interscholastic Federation recognizes that, in certain circumstances, students may transfer from one school to another due to a compelling need or situation beyond a student's control. In such cases the Section may waive the transfer limitation imposed on a student when the case meets the criteria. Consideration of any hardship request under this bylaw requires documented proof of the hardship circumstance and all facts to be considered must be submitted at the time of application. Consideration will be given to those situations in which there is no evidence of athletic motivation, undue influence, pending disciplinary action or falsification of information (see also Bylaw 200).

- A. A hardship is defined as an unforeseeable, unavoidable and uncorrectable act, condition or event, which causes the imposition of a severe and non-athletic burden upon the student or his/her family. Sections may waive the transfer limitation if the criteria are met, and there is sufficient documentation to support the hardship claim. **Sections may not waive the applicable rule if the criteria are not met.**
- B. **Consideration of any hardship request to a Section requires documented proof of the hardship and all facts to be considered must be submitted at the time of application. Such documents may include, but not be limited to; copies of current transcripts, financial documents, medical statements and/or supportive statements from the previous school attended**

HARDSHIP QUESTIONS AND ANSWERS

(Note: CIF provides these questions and answers as a guide for parents and school personnel to aid them in determining if a transfer waiver is possible under the Hardship criteria. Every case is different and heard on its merits. The following is meant as a guide only and is not a definitive list of what is and is not a hardship.)

Question: If my student does not have a hardship as defined in Bylaw 215, will she be allowed to compete on the athletic teams at her new school?

Answer: If a student leaves a school in good standing and is eligible under all other CIF Bylaws and both principals have no objection, she may compete at the below varsity level in any sport she participated in at the previous school during the last 12 months or at the varsity level in any other sport.

Financial Considerations

Question: I can no longer afford to send my student to a private school. I want my student to return to the public school of attendance and compete at the varsity level? Is that allowed?

Answer: Under certain circumstances a hardship waiver of the transfer penalty may be granted because of financial situations. However, there must be evidence of an unforeseeable, unavoidable and uncorrectable circumstance that necessitated the transfer. The Section will need evidence to show that a hardship circumstance occurred. The Section will require evidence the family attempted to address the situation with the private school and that aid or assistance by the private school was insufficient to address the hardship.

Increases in tuition or additional costs at the private school are considered foreseeable and therefore do not meet the criteria.

Divorce or Change of Guardianship

Question: We are divorced (or divorcing) and my student will be moving to live with his father. Will he be eligible at his new school at the varsity level?

Answer: A student who moves without the caregiver(s) with whom he established residential eligibility is ineligible for varsity competition. However, a hardship waiver may be requested which documents why the student must move to a new caregiver. In the case of a divorce decree that requires the student to transfer to a new school and live with a parent different from the one with which he/she established initial eligibility, a copy of the Court order must accompany the hardship request.

Other changes of custody if out of the control of the parent(s) or student may be the basis for a hardship waiver of the Bylaw. In transfers made as a result of a change of legal guardianship as determined by a court having jurisdiction to do so, the request may be approved provided that the student has changed his/her residence to that of the new legal guardian. (Note: affidavits of responsibility outside the purview of a court, do not meet the criteria of this policy) See State Bylaw 221

Question: What does Court Appointed Change of Guardianship mean?

Answer: The Section will look for documentation that the student has changed from one parent to another or to a caregiver. Such proof of this type of transfer is a court document transferring physical custody from one parent to another. This is not a modification of custody rights; it recognizes that parent (or care-giver) with whom the student resides.

Discontinued Programs

Question: The school my student attends has discontinued a program that he/she participated in. Can a hardship waiver be granted if he/she transfers to a school that offers the same program?

Answer: When a transfer is made as a result of a school discontinuing a particular program that the student had previously been enrolled or participated in, the student may request a waiver of the transfer rule. Proof of the student's enrollment in the program at the new school should be submitted at the time of the request.

Student Emergencies

Question: My student changed schools because of a medical condition. Will she be allowed to compete at her new school at the varsity level?

Answer: Transfers based upon medical considerations may be approved provided that a medical practitioner substantiates the need for such a transfer as an integral part of medical therapy of prevention or aggravation of an existing condition serious enough to warrant a compelling need to transfer. The commissioner may deny the request if it is established that the diagnosis was made for the purpose of establishing athletic eligibility at the new school.

Student Social Issues

Question: My daughter is having trouble making friends at her school of choice. She wants to transfer to a school where she has friends and the course offerings will be better for her. Will she be eligible at the varsity level at her new school?

Answer: It is reasonable to expect that there may be social adjustment problems or academic problems when a student chooses to attend a school outside of the neighborhood or a school that has a rigorous curriculum: such circumstances do not satisfy the criteria for a hardship.

Question: I want my son to attend a different school because the academic program is better at that school. He also feels he will fit in better at that school. Will he be eligible at the varsity level?

Answer: Defining a “better” school academically or socially is subjective. Parents are urged to research schools prior to enrollment. Transfers for these reasons do not meet the hardship criteria.

Question: My child is enrolled in a school outside the public school attendance area. It is becoming more and more difficult to travel this distance. If we transfer, will he still be eligible for varsity competition?

Answer: Generally, no. Transportation problems are foreseeable as are instances of difficulty because of weather or changes in car pools.

Question: Can a student apply for a hardship waiver if he/she has been subject to a disciplinary action?

Answer: Students who transfer as a result of disciplinary action or pending disciplinary action by a school shall not be eligible for consideration of a hardship waiver.

Definition of Terms

Hardship -- A hardship is defined as an unforeseeable, unavoidable and uncorrectable act, condition or event, which causes the imposition of a severe and non-athletic burden upon the student or his/her family.

Hardship Waiver – The California Interscholastic Federation recognizes that, in certain circumstances, students may transfer from one school to another due to a compelling need or situation beyond a student’s control. In such cases the Section may waive the “Limited Eligibility” imposed on a student when the case meets the criteria. Consideration will be given to those situations in which there is no evidence of athletic motivation, undue influence, pending disciplinary action or falsification of information. For more detailed information and a question and answer guide, please refer to CIF By-law 2XX.

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 3 year high school. The parents, immediate family and or/caregiver that the student is living with when they enter high school will be considered their “immediate family” for the remainder of their high school career.

Transfer Eligibility – Once a student enters high school and then changes schools, they are considered a transfer student. There are several types of transfer students.

§ A student and their immediate family complete a valid change of residences as explained above. In most case this student will be eligible for all sports at their new school if the student meets all academic standards and other CIF rules and regulations.

§ **9th grader transferring during or before the start of their sophomore year without a valid change of residence.**

A family decision to transfer the student during his/her ninth grade year or immediately upon the completion of ninth grade and/or no later than the first day of their 3rd consecutive semester (typically the first semester of the sophomore year) may be eligible to compete in sports, at all levels, at their new school of choice if they meet CIF academic standards and all other rules and regulations.

§ A student who changes schools but the student and the immediate family do NOT make a valid change of residence. In this situation, the student will be able to participate in athletics at their new school if they meet CIF academic standards and all other rules and regulations; however there may be limitations.

○ **10th, 11th, 12th grader transferring without a valid change of residence**

A family decision to transfer the student during their 10th, 11th or 12th grade year without a valid change of residence may have “limited eligibility” to participate in athletics at their new school.

§ A student who changes residence and resides with someone other than their “immediate family” with whom they first established their residential eligibility (as described in Initial Residential Eligibility). In this situation the student may have “limited eligibility” to participate in athletics at their new school if they meet CIF academic standards and all other rules and regulations.

Limited Eligibility – Students are allowed to participate in CIF sports (as long as they meet academic standards and all other rules and regulations) at their new school of choice, but they are limited for one year to non-varsity competition in CIF sports they participated in over the past twelve (12) months at their prior school. This limited eligibility expires at the end of the one year and the student could then be eligible for varsity level competition.

Valid Residence – Where the student and their “immediate family” reside as established when the student entered high school for the first time (see Initial Residential Eligibility). A valid residence is defined as the location where the student’s parent(s), guardian(s), or caregiver(s) live with that student and thereby have the use and enjoyment of that location. A student (with the student’s parent(s), guardian(s), or caregiver(s) with whom eligibility has been established) may only have one valid residence at one time.

Valid Change of Residence – Sometimes families move. Unfortunately, history has shown that a few people will fraudulently claim they have moved to gain athletic eligibility at a new school when in fact, they have not moved. CIF rules and regulations will require the new school to document and verify a Valid Change of Residence.

Evidence that a **valid** change of residence has occurred may include:

- Telephone and utility service operative at the student's new residence and terminated at the former residence;
- Utility service receipts;
- Proof of paying for utilities at the new residence including phone, gas, electricity, water, cable television, and garbage collection;
- Proof of submitting a change of address to the U.S. Postal Service to receive mail at the new residence;
- Proof of transfer of the parent's and age-appropriate student's motor vehicle registration;
- Proof of changed address on the parent's and age-appropriate student driver's license;
- Voter registration listing the new address;
- Real estate documents indicating and verifying a change of residence (sale and purchase, for instance);
- Proof of entering a long-term lease;
- Court documents indicating a change of residence;
- Property tax receipts;
- Rent payment receipts;
- Declaration of residency executed by the student's parent or legal guardian;
- Other documentation that a Section or school district may require that establishes that a person is living at the new address.

The student's entire immediate family must make the change and take with them the household goods and furniture appropriate to the circumstances. For eligibility purposes, a family unit may not maintain two or more residences.

A student whose family makes a valid move into a school boundary is immediately varsity eligible as long as they meet all academic standards and other CIF rules and regulations. A subsequent move by the family (or other family members) during that same school year will result in the student being declared ineligible until cleared for competition by the Section Commissioner.



www.cifstate.org

California Interscholastic Federation

Marie M. Ishida, Executive Director
 STATE OFFICE
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 Alameda, CA 94502-6578
 Phone 510-521-4447 Fax 510-521-4449

September 26, 2006

To: School District Superintendents
 High School Principals
 School District Athletic Directors
 CIF Commissioners

From: Marie Ishida, Executive Director

Re: Funding Available for High School Coaching Education and Training

Effective December 31, 2008, each high school sports coach is required to have completed a coaching education program developed by the California Interscholastic Federation or by your school districts as long as it meets the guidelines set forth in Education Code Section 35179.1 (ref. Education Code 49032, SB 37, Speier).

We are pleased to inform you that the recent effort of Governor Arnold Schwarzenegger to include professional development as an allowable use of the \$500 million one-time Arts/Music/PE block grant that was included in the 2006-07 State Budget has been successful. The Governor signed SB 1131 on September 6, 2006, which will now allow school districts to use this funding to offset the cost of training high school coaches. The Governor sought the change in the implementation language to ensure that the block grant money could be used for professional development in all of these areas and, in particular, for the CIF High School Coaching Education Program.

Secretary for Education Alan Bersin offered the following statement concerning the CIF - Coaches Education Program.

"Interscholastic athletics is an important part of providing our students a well-rounded K-12 educational experience. I support quality efforts that seek to enhance the experience for student-athletes by increasing the professional skill and knowledge of their coaches. The CIF-Coaches Education Program is such an effort. The Governor's Office worked to expand the Arts/Music/PE Block Grant to include professional development, in part, to permit use of the funding for the CIF-Coaches Education Program. I urge schools and school districts to take advantage of the one-time funding opportunity to train their coaches through the CIF-Coaches Education Program."

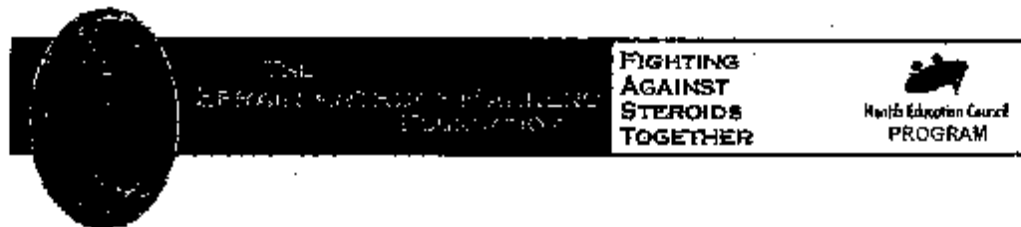
The purpose of the high school coaching education program has been to provide comprehensive instruction for coaches in California consistent with the highest statewide standards as set by the legislature, the California Department of Education, and the California Interscholastic Federation

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(CIF) for coaching in high school interscholastic athletics. For more than eight years, the CIF has offered a nationally-accepted program and has trained more than 26,000 plus high school coaches.

This program has resulted in fewer student-athlete injuries, lowering liability costs for high school athletic programs and has provided a renewed focus on student well-being issues, including nutrition, sportsmanship and training in the dangers of steroid and performance-enhancing supplement use by high school athletes.

The cost of the program is minimal and we urge you to use part of this one-time block grant funding for this purpose. Please visit our website for information about the "Train the Trainer" program and for a schedule of upcoming trainings or call the State CIF office at 510-521-4447 and ask for Todd Flourney for more information.



Sept 19, 2006

Dear Principals, Vice Principals, and Athletic Directors,

We lost our oldest son to steroid use on September 26, 2004. That tragic event has forever changed our family in ways we are still struggling to understand. But one thing is certain; we have dedicated the rest of our lives to preventing this devastating loss from happening to other families. To that end we have established The Efrain Anthony Marrero Foundation with the goal of, among other things, educating athletes, parents, coaches, trainers and athletic directors about the warning signs and dangers of steroid use.

We were, frankly, blindsided by our son's steroid use. We are a very close-knit, spiritual family and we have always been involved in our children's lives. We counseled them about drugs, tobacco, alcohol, gang involvement, and sex – all the typical parental concerns. Regrettably, we were completely unaware of steroids and their dangerous side effects- the topic was simply "below our parental radar." We are committed to ensuring parents and other adults who deal with children are armed with the knowledge to prevent the loss of another child to the scourge of steroids.

We were very encouraged by the California Interscholastic Federation's action in May of last year when they adopted 3 By-laws requiring all high school athletes to remain free of steroids and other performance enhancing drugs. We also support their requirement that high school coaches be certified in the recognition and handling of steroid abuse. Their action is a tremendous step in the right direction, and we believe our foundation is uniquely suited to help meet your objective of keeping our young athletes steroid free.

Accordingly, we would like to address as many high schools as possible throughout our great nation during the next few years. We have developed a multi-media steroid abuse presentation tailored to school athletes, coaches and trainers, and our objective is to work with you to schedule our presentation for as many high school athletes as possible.

We feel that it is imperative that at the minimum all athletes, parents, coaches and athletic directors must attend the presentation. We must send the message from the top down that this is a very important topic by making the presentation mandatory for everyone involved with an athletic program.

2010 Harrison Drive, Suite 198, Vacaville CA 95687 Phone 707-447-1058 Fax 707-646-7150
www.efrainmarrero.org



To schedule a presentation please contact us at teamfast@sbcuc.net or call at either 707 480 4534 or 707 447 1058. We firmly believe we have an important role to play in preventing another tragedy like the one we have endured, and we would be grateful for the opportunity to speak to your organization to describe what we have to offer.

We also are asking for your support – your contribution helps us fulfill our mission. To make your donations, you can contribute on our website www.efrainmarrero.org or mail to the foundation address below. Any contribution from either individually or from your school booster club, etc is greatly appreciated.

As parents of a child who committed suicide after using steroids, we have the most powerful information to offer your high schools. Together, I know we can realize our shared goal of ending illegal use of steroids. Thank you for your valuable time and consideration on this very important public health issue.

Very Respectfully,


Frank Marrero

President

Cell 707 480 4534

Email: ebmarrero@aol.com

The Efrain Anthony Marrero Foundation

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2005-06 List of Foreign Exchange Programs

2005-07 CIE LIST OF FOREIGN EXCHANGE ORGANIZATIONS
Academic Foundation for International Cultural Exchange - AFICE
AFS - USA, Inc.
American Cultural Exchange Service
American Institute for Foreign Study Foundation - AIFS
American Scholastic Associates International, Inc - ASAI
American Secondary Schools for International Students and Teachers-ASSIST (Private Schools Only)
Asped Foundation
ASSE International Student Exchange Program
AYUSA International
Center for Cultural Interchange
Council for Educational Travel, USA
CIEE Council on International Educational Exchange
Cultural Academic Student Exchange - CASE
Cultural Homestay International - CHI
DM Discoveries
Education Travel and Culture
Educational Resource Development Trust - ERDT
EF Foundation for Foreign Study
Face the World Foundation
Foundation for Worldwide International Student Exchange - WISE
Global Insights
International Student Exchange
IntoEdVentures
Northwest Student Exchange
O.C.E.A.N. dba Organization for Cultural Exchange Among Nations
Pacific Intercultural Exchange - PIE
PAX - Program of Academic Exchange
Student American International
STS Foundation
Terra Lingua USA
World Experience
World Heritage
World Link, Inc.
Youth for Understanding, USA, Inc.
9/18/2005

Spring Sports Financial Summary

Baseball Financial Report	<u>Jan - Jul 06</u>
Ordinary Income/Expense	
Income	
3210 Baseball	6,700.74
Total Income	<u>6,700.74</u>
Gross Profit	6,700.74
Expense	
4310 BA	5,322.99
4510 Awards	
Baseball Awards	345.75
Total 4510 Awards	<u>345.75</u>
Total Expense	<u>5,668.74</u>
Net Ordinary Income	<u>1,032.00</u>
Net Income	1,032.00

Track & Field Financial Report	<u>Jan - Jul 06</u>
Ordinary Income/Expense	
Income	
3280 Track	8,248.78
Total Income	<u>8,248.78</u>
Gross Profit	8,248.78
Expense	
4385 TR	1,125.00
4510 Awards	
Track Awards	6,448.89
Total 4510 Awards	<u>6,448.89</u>
Total Expense	<u>7,573.89</u>
Net Ordinary Income	<u>674.89</u>
Net Income	674.89

Softball Financial Report	<u>Jan - Jul 06</u>
Ordinary Income/Expense	
Income	
3260 Softball	3,532.42
Total Income	<u>3,532.42</u>
Gross Profit	3,532.42
Expense	
4360 SB	4,848.02
4510 Awards	
Softball Awards	345.73
Total 4510 Awards	<u>345.73</u>
Total Expense	<u>5,193.75</u>
Net Ordinary Income	<u>-1,661.33</u>
Net Income	-1,661.33

Golf Financial Report	<u>Jan - Jul 06</u>
Ordinary Income/Expense	
Income	
3240 Golf	
Total 3240 Golf	675.00
Total Income	<u>675.00</u>
Gross Profit	675.00
Expense	
4510 Awards	
Golf Awards	77.85
Total 4510 Awards	<u>77.85</u>
Total Expense	<u>5.65</u>
Net Ordinary Income	<u>12.50</u>
Total Golf Awards	96.00
Total 4510 Awards	<u>96.00</u>
Total Expense	<u>96.00</u>
Net Ordinary Income	<u>579.00</u>
Net Income	579.00