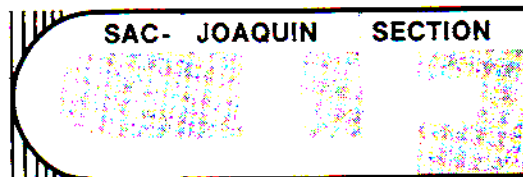


PRESIDENT  
RALF SWENSON  
Superintendent  
Nevada Joint Union High School District  
11645 Ridge Road  
Grass Valley, CA 95945  
(530) 273-3351 ext. 212  
Fax: (530) 273-3372



EXCELLENCE IN ATHLETICS  
SINCE 1942

COMMISSIONER  
PETER J. SACO  
CIF Sac-Joaquin Section  
1368 E. Turner Rd., Ste A  
Lodi, CA 95240  
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**BACK UP MATERIAL  
BOARD OF MANAGER'S MEETING  
APRIL 28, 2010  
ELKHORN COUNTRY CLUB**

**CONSENT CALENDAR**

**Section**

1. **Approval of minutes of January 20, 2010 Board of Manager's Meeting**
2. **Approval of Delta Charter to be a full member of the MVL for the 2010-11 year.**  
(Page 1)
3. **Approval of Vanguard College Preparatory Academy as an associate member.**  
(Page 2)

**State**

1. **Nominations for President-elect Executive Committee for 2010-11**  
It has been the past practice of the board to allow the voting reps. to decide for whom the section shall vote for these positions. Obviously, we will be supporting Rick Spears for President-elect and Ralf Swenson for EC. (Pages 3-4)

**OLD BUSINESS (Voting Items)**

**Section**

1. **SJAA Proposal to increase playoff mileage reimbursement**  
This proposal would increase playoff mileage from \$2 to \$3 in football, volleyball, basketball and Division VII in softball. The double elimination divisions in baseball and softball would increase from \$1 to \$2. (Page 5)
2. **Section Budget for 2010-11 School Year**  
The full budget proposal with projected income and expenditures will be forwarded to league commissioners by mail once the Budget Committee approves it. The line items should basically be the same as last year with no COLA increases for staff. Income will be down this year due to the poor weather during football season. The winter sport season income appears to be up a little from last year, but all of the reports have not been submitted as of March 23.
3. **Approval of Western Sierra College as an associate member for the 2010-11 yr.**  
This item was tabled at the last meeting and it was decided that it would be placed on this agenda for a vote. (Page 6)
4. **Revision of the live/dead period (Bylaw 511.5)**  
This proposal has been re-visited by the playoff committee this past year and has been discussed with the board at the fall and winter meetings. This proposal is being presented for approval for the 2010-11 school year. (Page 7)
5. **Revisions to the football playoffs**  
There are some minor revisions to the football playoffs for the 2010-11 school year. They were discussed last year, but are being implemented this coming year with the start of the new realignment cycle. (Pages 8-14)
6. **Approval of Division VI Girl's Volleyball Playoff Tournament**  
This proposal would create a Division VI Girl's Volleyball Tournament for schools with an enrollment under 150. Any school with an enrollment under 150 can still opt up by Sept. 15 to compete in the Division V Tournament. (Page 15)

7. **Nominations for President and President-elect**

Mike Garrison has been nominated for President and Debbi Holmerud, Principal at Lincoln High School in Stockton has been nominated for President-elect.

8. **Election of Small School and Large School Athletic Director Representatives**

The section office sent all league commissioners a notice asking for nominations for small and large school athletic director representatives. As of March 23, the only nomination received was Mark Loureiro, Escalon Athletic Director (small school) (Page 16)

**OLD BUSINESS (Voting Items)**

**State**

1. **CIF State Budget for 2010-11**

A projected budget for the 2010-11 needs to be approved. (Pages 17-20)

2. **Revision of CIF Bylaw 502 (Outside Teams)**

This proposal is in regard to the revenue crisis facing the state. It would create an option whereby two or more schools could combine teams for league competition only. They would not be eligible for post-season competition in team sports. (Pages 21-22)

3. **Bylaw 313 (Concussion Protocol)**

This proposal would require that a student suspected of sustaining a concussion must have a written clearance from a licensed health care provider before returning to competition. (Page 23)

4. **Revision of Bylaw 206 (Residential Eligibility)**

This revision clarifies that a change of residence for athletic reasons is not permitted. (Pages 24-29)

5. **Revision of Bylaw 207 (Transfer Eligibility)**

This revision clarifies that a valid change of address does not take precedence over a disciplinary situation at a previous school. The second part of the new language is already included in our CIF Form 206. This new revisions would now treat all boarding school transfers will be treated like all other transfers. (Pages 30-32)

6. **Revision of CIF Bylaw 209**

This revision is quite complex. There are three important recommendations to this revision. The first revision would be whether foreign students on a foreign exchange program would get immediate eligibility. Currently, they do, but under the new language titled, "Transfers from a Foreign Country," all foreign students would be subject to Bylaw 207 and providing a hardship for unlimited eligibility. Otherwise, the student would receive limited eligibility. Proposal A would basically be the current bylaw with no changes. Proposal B addresses the student who goes on a foreign exchange program and then returns back to their CIF member school. Under this proposal, those student would regain their eligibility as long as certain criteria were met. The criteria are listed in Proposal B. Proposal C addresses boarding school students who are foreign students must meet the hardship criteria for eligibility. **The biggest issue for our section is how to handle the students who come over on a Foreign Exchange Program. Do they receive immediate eligibility for one year or do they apply for a hardship under foreign transfer student, which is the same criterion that is used for all other students?** (Pages 33-41)

7. **Revision of CIF Bylaw 1203**

This revision would have CIF Bylaws pertaining to transfer eligibility and undue influence/ pre-enrollment contact (athletically motivated transfers) applies during the summer period. (Page 42)

8. **Revision of CIF Bylaw 600**

This revision would mandate that students could not compete on an outside team in the sport of soccer while competing for their high school team, regardless of the season in which soccer is played. The passage of this bylaw will definitely affect our section as schools would be mandated to monitor their soccer teams and not allow their students to compete on an outside team. (Pages 43-45)

9. **Wrestling weigh-in violations**

This revision would prohibit tournaments from granting the allowable two-pound addition in advance of a wrestler competes on consecutive days. (Pages 46-47)

10. **Girl's Wrestling State Invitational Tournament**

This proposal would create a Girl's State Wrestling Invitational Tournament. Our section would host one of the regional qualifying tournaments, which would be basically the same as our Section Masters Meet, but would include some wrestlers from the Northern Section. (Pages 48-49)

**NEW BUSINESS (Non-Voting Items)**

**Section**

1. **Section Power Rating Report**

The power rating committee will be meeting on April 14 and a report will be introduced at the board meeting. It will be a first reading and will be a voting item at the October 2009 meeting.

## Mountain Valley League

RECEIVED  
MAR 3 2010  
CIF SAC JOAQUIN SECTION

19304 Ferretti Road  
Groveland, California 95321  
(209) 962-4763

March 1, 2010

Sac-Joaquin Section  
Board of Managers  
1368 E. Turner Road, Suite A  
Lodi, CA. 95240

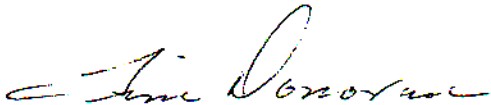
Re: Delta Academy of Tracy

Board of Managers:

The Mountain Valley League has accepted the application of Delta Academy of Tracy to join the MVL beginning with the 2010-2011 school year. They have been accepted as a full member receiving all considerations.

The Mountain Valley League requests approval of their membership. Please place this request on the agenda for the April 2010 meeting.

Respectfully submitted,



Tim Donovan  
Mountain Valley League  
Commissioner



# California Interscholastic Federation

Marie M. Ishida, Executive Director  
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1320 Harbor Bay Parkway, Suite 140  
Alameda, CA 94621  
Tel: (510) 521-44457- FAX: (510) 521-4449  
ishidasan@cifstate.org

www.cifstate.org

## AGENDA ITEM:

V.A.2

V.A.3

**TO: FEDERATED COUNCIL**  
**FROM: CIF Executive Committee**  
**DATE: December 7, 2009**  
**RE: Nominations for CIF President Elect and CIF Executive Committee**

President Henson appointed Heather Daims, CIF President-Elect to chair the CIF Nominating Committee. The charge of the committee was to nominate eligible federated council members to serve as president-elect (2010-12) and eventually as president (2012-14) and to nominate individuals to serve on the CIF Executive Committee for a one-year term, 2010-2011.

The following served on the committee:

- Dennis Regalado, NCS
- Cindy Cunningham, CDE
- Ray Odom, NS
- Mike Lewis, SD

The committee met by conference call and nominated the following:

### President-Elect

- Sister Cheryl Milner, Principal, Bellarmine-Jefferson High School, Southern Section
- Rick Spears, Principal, Colfax High School, Sac Joaquin Section

### Executive Committee

- Sheilagh Andujar, Principal, Oakland Technical High School, Oakland Section
- Jeff Cardoza, Athletic Director, Washington Union High School, Central Section
- Richard Graey, Superintendent, Mattole Unified School District, North Coast Section
- Nancy Lambert, Assistant Principal, Galileo High School, San Francisco Section

RECEIVED

FEB 25 2010

CIF SAC JOAQUIN SECTION

Kara Backman  
Principal  
Vanguard College Preparatory Academy  
5255 First Street  
Empire, CA 95319  
(209) 521-3010  
FAX: (209) 521-3022  
Web site: [www.aspirepublicschools.org](http://www.aspirepublicschools.org)

Commissioner  
Peter J. Saco  
CIF Sac-Joaquin Section  
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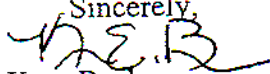
Dear Commissioner Saco:

Vanguard College Preparatory Academy is requesting acceptance into the CIF Sac-Joaquin Section as an Associate Member. Vanguard understands that acceptance as an Associate Member provides all of the privileges of membership, except participation in playoff competition. We also understand and agree to the fees associated with membership into this organization.

As implied in the Associate Membership status, Vanguard does plan to field sports throughout the school year, though it may not be able to field the minimum of two sports per season as required by Full Membership. For the 2010-2011 school year, Vanguard plans to offer its students cross country running, basketball, and track to 9<sup>th</sup> and 10<sup>th</sup> graders. If the possibility arises, Vanguard will field more sports throughout the year.

The total enrollment for the school year 2009-2010 is 205 students in the 6<sup>th</sup> through 9<sup>th</sup> grades. We project that Vanguard will enroll 270 students 6<sup>th</sup> through 10<sup>th</sup> grades in the 2010-2011 school year, and 315 6<sup>th</sup> through 11<sup>th</sup> grade students in the 2011-2012 school year. Vanguard plans on enrolling 340 students in the 6<sup>th</sup> through 12<sup>th</sup> grades in 2012-2013.

It is the intent of Vanguard College Preparatory Academy to abide by all CIF, SJS, and any possible league rules and regulations. Students and parents of Vanguard College Preparatory Academy will abide by the approved CIF Sac-Joaquin Code of Conduct as described in the By-Laws.

Sincerely,  
  
Kara Backman



Aspire's Vanguard College Preparatory Academy  
5255 First Street, Empire, CA 93119  
209.521.3010  
Fax: 209.521.3022

Michael Lewis, Assistant Superintendent, Grossmont Union High School District, San Diego Section  
Keith Matthews, Principal, St. Francis Central Coast High School, Central Coast Section  
Sister Cheryl Milner, Principal, Bellarmine-Jefferson High School, Southern Section  
Richard Morris, School Board Member, Porterville Unified School District, CSBA  
James Perry, Assistant Principal/Athletic Director, Corona High School, CAHPERD  
Ralf Swenson, Superintendent, Nevada Joint Union High School District, Sac Joaquin Section

Additional qualified individuals can be nominated from the floor as well.

1<sup>st</sup> Reading: February 5, 2010

Vote: May 7, 2010

# San Joaquin Athletic Association

Randy Snider, Commissioner  
1300 West Lodi Avenue, Suite A-11  
Lodi, California 95242

Phone: (209) 333-0900 Cell: (209) 603-6123 Fax: (209) 333-9382

November 11, 2009

RECEIVED  
NOV 16 2009  
CIF SAC JOAQUIN SECTION

Mr. Pete Saco and the Board of Managers  
CIF Sac-Joaquin Section  
1368 East Turner Road, Suite A  
Lodi, California 95242

Dear Mr. Saco and the Board of Managers,

The San Joaquin Athletic Association requests an item be placed on the next Board of Manager's agenda considering the Section's increasing of the reimbursement to schools for travel to Section playoffs from the current \$2.00 per mile to \$3.00 per mile. This request is being unanimously supported by all six high schools in our League.

Your consideration of our request is appreciated.

Sincerely yours,



Randy Snider, Commissioner  
San Joaquin Athletic Association



September 28, 2009

Dear Commissioner Saco and Sac-Joaquin Section Board of Managers:

Western Sierra Collegiate Academy is a new public charter school serving the southern Placer County area in Rocklin, California. Western Sierra opened in August 2009 with grades 7, 8, and 9.

Western Sierra would like to join the CIF, Sac-Joaquin section. Please consider this our letter of intent to become a member of CIF and our intention to abide by all applicable rules and regulations once accepted.

The sports Western Sierra intends to offer include, but are not limited to, Track, Cross Country, Basketball (Boys and Girls), Volleyball (Girls), Golf (Boys and Girls), Soccer (Boys and Girls), Baseball, Softball and Football.

Our current enrollment at Western Sierra is 150 students. Enrollment projections for future years include an addition of 75 students per school year for the next three years. In three years, our projected enrollment would then be 300 students.

For this first year, we will start with only a junior varsity team; as we grow in enrollment and grade levels, we will move to varsity teams. Additionally, we are in the process of applying for a CIF-governed charter school league in our area. In the meantime, we are applying under the independent classification.

It is with great appreciation that we thank you for considering our application into CIF, so that we may offer competitive athletic opportunities to our students this year and in years to come.

Sincerely,

A handwritten signature in black ink that reads 'Steven Carney'. The signature is written in a cursive style with a large, looping 'S' at the beginning.

Steven Carney  
Principal, Western Sierra Collegiate Academy

**LIMITED/DEAD PERIODS FOR CIF SANCTIONED SPORTS ACTIVITY 2010-11**

<u>FALL SEASON</u>	<u>WINTER SEASON</u>	<u>SPRING SEASON</u>
July 19 – Aug. 8      ► <b>Dead</b>	Sept. 20 – Oct. 16      ► <b>Limited</b>	Sept. 20 – Oct. 16      ► <b>Limited</b>
Aug. 9 – Last Contest      ► <b>Season</b>	Oct. 17 – Nov. 7      ► <b>Dead</b>	Jan. 17 – Feb. 6      ► <b>Dead</b>
Last Contest – Nov. 28      ► <b>Dead</b>	Nov. 8 – Last Contest      ► <b>Season</b>	Feb. 7 – Last Contest      ► <b>Season</b>
May 2 – May 28      ► <b>Limited</b> (equipment restrictions for football)	Last Contest – Mar. 13      ► <b>Dead</b>	Last Contest – May 29      ► <b>Dead</b>
May 30 – July 17      ► <b>Summer</b> (equipment restrictions for football)	May 30 – Aug. 28      ► <b>Summer</b>	May 30 – Aug. 28      ► <b>Summer</b>

*(baseball & softball)*  
Jan. 31 – Feb. 5: Pitchers and Catchers may practice (no bats & no fielders)

\*Conditioning/Weight training can be done year-round

**DEAD PERIODS WILL ADHERE TO BYLAW 511.6**

**Limited Period Guidelines: August 30 – May 28 (See above calendar for specific dates for each sport)**

- Practice is allowed Mon. – Fri. for 1.5 hours/day or a maximum of 8 hours/week. Except for football, schools may scrimmage against other schools a maximum of 6 times during the 4 week “Limited” period.
- Weekend contests/tournaments (Sat.–Sun.) are permissible but must be sponsored by an outside organization
- Schools may choose to conduct activities during the “Limited” period that adhere to Bylaw 511.5 and 511.6.
- **Out of Season activities must be sponsored by an agency not under the authority of the CIF as specified in Bylaw 511.5 and 511.6. If this option is chosen, the use of school equipment is not permitted, any facility usage must be approved by school district administration, and the group must provide proof of insurance.**

## **CIF Sac-Joaquin Section Football Playoff Formula and Schedule 2010**

### **Overview**

- All leagues automatically qualify two teams – their league champion and runner-up -- based on the Universal Tie-breaker (Bylaw 1907.11).
- Remaining (at-large) teams are selected based on number of wins.
- A school must win at least two league games to be considered.
- A school may only compete in one division lower than its league placement, but will compete in a higher division if its CBEDS numbers places it in a certain division. (For example, if School A were in a Division II league, the lowest division that it can compete in would be Division III. It would compete in Division I or II if its CBEDS number places them there.)

## Overview

- After the 64 schools are selected, they are divided in four divisions of 16 enrollment. A school that is misplaced due to the above criteria would be placed in its respective division and the Section staff would adjust the brackets accordingly.
- Division 4 would be divided into two brackets of 8 to compensate for the difference in school size in that respective division. Division 4A would include the 8 largest schools in Division 4 and Division 4B would include the remaining 8 schools. Each bracket would be seeded utilizing the criteria in the power point presentation. The Division 4 championship game would be played by the winners of Division 4A and 4B. There are no awards given to the winners of Division 4A and 4B.
- In Division V-VI, the 12 teams will be divided in half. The 6 largest will be Division V. The other 6 will be Division VI.

## The Plan

- There will be four brackets of 16 teams and two brackets of 6 teams (76 total teams).
- Divisions I-IV will be 16-team brackets.
- Divisions I-IV will be comprised of teams from the following 20 leagues: DRL, DVC, MEL, CCC, MMC, SJAA, TCAL, CVC, Metro, SFL, CAL, PVL, SCAC, TCC, SVC, VOL, WAC, GEL, MLL and TVL.
- Divisions V-VI will be 6-team brackets.
- Divisions V and VI will be comprised of teams from the following 4 leagues: CCAA (formerly HCL), SDL, SL and SMAL.

## Selection of Teams

### Divisions I-IV

- There are 40 automatic qualifiers.
  - ✓ The 20 league champions and the 20 runners-up.
- There are 24 at-large qualifiers.

### Divisions I-IV

- There are 8 automatic qualifiers.
  - ✓ The 4 league champions and the 4 runners-up.
- There are 4 at-large qualifiers.

## Determining At-Large Qualifiers

### All Divisions

- At-large teams will be selected solely on the basis of regular season victories.
  - ✓ However, a team must win at least two league games to be considered.

### Ties for Last Spot

- 1 – Head-to-head (if all tied teams played each other) will break the tie.
- 2 – Combined wins of all opponents.
- 3 – Combined wins of all defeated opponents.
- 4 – If all of the above do not eliminate all ties, Calpreps rankings (as compiled at the time of the seeding process) will be used.

## Determining Divisions

### Divisions I-IV

- 64 qualifiers have been determined (40 automatic qualifiers plus the 24 at-large teams).
- The largest 16 schools (based on the previous year's CBEDS enrollment) will be placed in Division I.
- The next 16 schools will be Division II.
- The third group of 16 schools will be Division III.
- The final 16 schools will be Division IV. Division IV will be divided in half again by enrollment for a IV-A (8 largest) and IV-B (8 smallest). IV-A will be the top half of the bracket, while IV-B will be the bottom half of the bracket.

## Determining Divisions

### Divisions V and VI

- 12 qualifiers have been determined (8 automatic qualifiers plus the 4 at-large teams).
- The largest 6 schools (based on the previous year's CBEDS enrollment) will be placed in Division V.
- The remaining 6 schools will be Division VI.

## Seeding the Tournament

- Schools will be listed in order by number of wins, regardless of league finish.
- If two or more teams are tied for a particular seed (same number of total wins), the following criteria will be applied, in this order:
  - 1 – Head-to-head
  - 2 – League standing
    - *Note: Teams that win or share a league title will be seeded higher than non-championship teams. League standing will not be used for teams that did not win or share a league title.*
  - 3 – Combined wins of all opponents
  - 4 – Calpreps rankings

## Bracketing the Tournament

- After all teams are listed 1 to 16 (1 to 6 in Divisions V and VI), the Section staff may move teams in the bracket utilizing the following criteria:
  - ✓ Move a team two spots maximum up or down within the lower half of the tournament bracket to separate first round opponents from the same league.
  - ✓ Move a team two spots maximum up or down within the tournament bracket to correct a serious injustice in the seeding.
  - ✓ If two teams from the same league are in the upper half of the tournament bracket, the Section staff may move the lower of the two teams one spot up or down to separate the two teams into opposite brackets to correct a serious seeding injustice.
  - ✓ In the first round only, if an outright league champion is seeded in the bottom half of the bracket, it will host if its opponent is not a league champion or co-champion.
  - ✓ If travel exceeds 150 miles roundtrip in any first-round games involving 1 vs. 16, 2 vs. 15, 3 vs. 14 or 4 vs. 13, the Section staff has the authority to move teams 13 through 16 to relieve the travel burden.

## Selection Review

- 1 – Pick the 40 automatic qualifiers (Divisions I-IV)
  - For Divisions V-VI, pick 8 automatic qualifiers
- 2 – Pick the 24 at-large qualifiers (Divisions I-IV)
  - For Divisions V-VI, pick 4 at-large qualifiers
- 3 - Determine the divisions by enrollment
- 4 – Seed the tournament
- 5 – Bracket the tournament

## Schedule (11 weeks to play 10 games)

For 2010-11:

- Two days of conditioning are mandatory before a team may wear pads.
- August 9 and 10 – Mandatory two days of conditioning begins on August 9 (Week 6 of NFHS calendar) for schools playing a zero week game.
- August 11 – First day of official practice in football pads.
  - *Note: Those schools playing a zero week game must be in pads by August 11. Others may start in pads as early as August 11 but no later than August 16.*
- August 9-14 – Two days of mandatory conditioning prior to official practice in pads.
  - *Note: Those schools NOT playing a zero week game may be in pads as early as August 11 but no later than August 16.*
- August 21 and 26-28 – A school may have up to a maximum of 2 scrimmages. However, a school playing a zero week game, may not scrimmage before August 21.
- August 21 – First date of official scrimmage. Student must have practiced in pads every day since August 11 (not including Sundays). (Bylaw 1902)
- August 26 – First day for scrimmages for those starting with pads between August 12 and August 16.
- August 27 – The first date a school may play a zero week game.
  - *Note: No games, including lower level contests, may be played prior to Aug. 27.*
- September 3 – Week one of the football season.
- November 5 – Final weekend of regular season.
- November 6 – The only games that are allowed on this date are for teams that do not have lights and play their home games on Saturday afternoons. If you use someone else's stadium, you must play prior to Nov. 6. If a team plays a game on this Saturday, they must start the varsity contest no later than noon. This is necessary for the Section staff to compile all results and release the brackets.
  - *Note: For a school playing a zero week game, there are no restrictions during their bye week.*

## Playoff Schedule

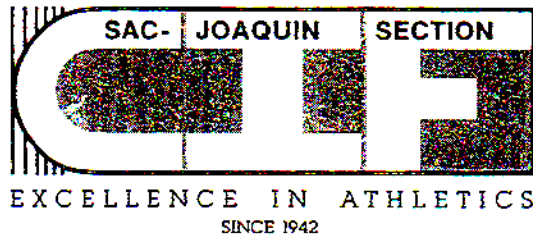
### 2010-11

- November 5-6, 2010: Final week of regular season
- November 6: Release of brackets
- November 12-13: First round, all divisions
- November 19-20: Second round, all divisions
- November 26-27: Third round, Divisions I-IV; Championship Games, Divisions V-VI
- Sunday, November 28: Championship Luncheon (see next slide)
- December 3-4: Championship Games, Divisions I-IV
- December 10-11: Open date (until State adds NorCal playoffs)
- December 17-18: State Championship Bowl Games

## Championship Week

- The Section will host a Championship Week luncheon on Sunday prior to the finals of Divisions I-IV (November 28, for 2010). **This luncheon will be mandatory.**
- Each participating finalist would be allowed to bring their head coach, A.D., principal, superintendent and 4 athletes (maximum of 10 per school).
- This luncheon will allow the media to interview the participants. The Section will also distribute pre-game materials.
- The Division V and VI winners will also be invited.
- Championship site visits will still take place on Tuesday.

PRESIDENT  
**RALF SWENSON**  
 Superintendent  
 Nevada Joint Union High School District  
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COMMISSIONER  
**PETER J. SACO**  
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## DIVISION VI VOLLEYBALL (for 2010-11)

A sixth playoff division will be created for girls volleyball, for schools with enrollments of 150 and below (approximately half of the current Division V schools).

The Division VI schools would participate in their own playoff bracket, with the winner receiving a blue banner and being treated as any other Section champion.

The Division VI champion is NOT eligible to move on to the CIF Northern California Regional Tournament. The season would be over for every Division VI team once the Section championship is over.

Schools below 150 enrollment would have the option to move up to Division V for the Sac-Joaquin Section playoffs. The deadline to declare to move up would be Sept. 15.

The number of teams in the Division V and VI brackets would be proportionate to the total number of teams in each division. For instance, if there is an even number of Division V and VI teams, the brackets would most likely be two eight-team brackets. If many smaller schools move to Division V, the number of Division V teams advancing to the playoffs would increase while the Division VI postseason qualifiers would decrease. The minimum number of teams in the Division V bracket would be eight. The maximum number of teams in the Division VI bracket would be eight.

Mark Loureiro  
Escalon High School  
1528 Yosemite Ave.  
Escalon, CA 95320  
209-838-7073 ext. 518  
e.mail: [ecoachlou@hotmail.com](mailto:ecoachlou@hotmail.com)

**ATHLETIC DIRECTOR EXPERIENCE:**

1995 – Present – Escalon High School  
1528 Yosemite Ave  
Escalon, Ca 95320

**COACHING EXPERIENCE:**

1989 – Present . . . . Head Varsity Football Coach  
Escalon High School

1986 – 1988 . . . . . Head Frosh/Soph Football Coach  
Escalon High School

1986 – 1997 . . . . . Assistant Varsity Baseball Coach  
Escalon High School

1986 – 1991 . . . . . Head Freshman Basketball Coach  
Escalon High School

**COMMITTEE EXPERIENCE:**

Small School Realignment – Head

2005 – Present . . . . C. I. F. State Bowl Game and Football Activity Committee

2008 – Present . . . . C. I. F. Sac – Joaquin Playoff Committee

**AWARDS:**

Nine – Time T. V. L. Coach of the Year

1993 & 1996 Cal High Prep Coach of the Year

Modesto Bee Coach of the Decade 1990's & 2000's

2010 – C. I. F. Sac-Joaquin Section Model Coach

National Football League Hall of Fame Coach of the Year



# California Interscholastic Federation

Marie M. Ishida, Executive Director  
STATE OFFICE  
1320 Harbor Bay Parkway, Suite 140  
Alameda, CA 94621  
Tel: (510) 521-4445- FAX: (510) 521-4449  
ishidasan@cifstate.org

www.cifstate.org

**AGENDA ITEM:**  
**V.A.1**

**TO:** FEDERATED COUNCIL  
**FROM:** CIF Executive Committee  
**THROUGH:** Economic Viability Committee  
**DATE:** February 5, 2010  
**RE:** Proposed 2010-11 CIF Budget

Supported by the CIF Executive Committee and Economic Viability Committee, CIF Staff is recommending the attached budget that does not include an increase in salary other than "steps" that will effect some staff.

1<sup>st</sup> Reading: February 5, 2010

Vote: May 7, 2010



2009-2010 YTD BUDGET  
as of January 19, 2010

2010-2011 PROPOSED BUDGET  
Step Only

	2008-09	2008-09	2008-09	2008-09	2009-10	2009-10	2009-10	2009-10	2009-10	2010-11	2010-11	2010-11	2010-11	2010-11								
	BUDGET INCOME	YTD INCOME	BUDGET EXPENSE	YTD EXPENSES	BUDGET INCOME	YTD INCOME	BUDGET EXPENSE	YTD EXPENSES	BUDGET INCOME	YTD INCOME	BUDGET EXPENSE	YTD EXPENSES	BUDGET INCOME	YTD INCOME								
29			\$ (132,000)	(43,576)																		
30	General Counsel - Retainer		\$ (148,769)	(312,415)			\$ (290,000)	\$ (134,273)					\$ (330,000)									
31	Legal expense - outside counsel		\$ (70,000)	(246,452)			\$ (70,000)	\$ (33,236)					\$ (70,000)									
32	Indirect Costs			(50,948)																		
33	Appeal Hearings	14,250	16,610	(76,000)	(51,131)	14,250	11,700	(65,000)	(34,378)	14,250			(65,000)									
34	Salary + benefits (50% of Exec. Dir. & 15% of Admin. Asst. + 100% of Coord.)			(150,500)	(144,893)			(175,000)	(68,704)				(175,000)									
35	Client, office supplies			(8,000)	(7,650)			(8,000)	(2,486)				(8,000)									
36	Sub-total: Legal expenses			(885,269)	(857,055)			(608,000)	(273,077)				(648,000)									
37	Insurance Premium Expenses			(240,000)	(220,544)			(230,000)	(160,562)				(253,000)									
38	Dedicated Reserve for Retiree's Benefits			(40,000)	(40,000)			(45,000)					(45,000)									
39	*Assessment to Schools	735,360	763,896			735,360	766,390			909,250												
40	Legal/Ability "in Excess" from prior year	115,639																				
41	Sub-total: Legal Defense & Insurance Assessment	851,000	797,506	(865,269)	(1,117,599)	749,630	798,090	(883,000)	(433,639)	923,500			(946,000)									
<b>Operating Costs</b>																						
42	Rent & utilities			(106,180)	(110,804)			(73,052)	(19,969)				(73,052)									
42a	Office Relocation			(712,000)	(710,454)			(713,444)	(296,563)				(730,158)									
43	Salaries for Staff			(216,573)	(210,950)			(211,524)	(108,363)				(228,701)									
44	(PERS + Med + Dental)			(13,200)	(3,501)			(3,600)	(1,543)				(3,600)									
45	Other Benefits (Exec. Director's Contract)			(69,444)	(66,604)			(69,818)	(34,419)				(74,756)									
46	Retiree's Benefits (Med + Dental)			(4,800)	(2,549)			(3,600)	(4,276)				(3,600)									
47	Payroll Tax (State Unemployment +ETT)			(53,950)	(62,395)			(53,950)	(15,665)				(53,950)									
48	Payroll Tax (FICA + Medicare)			(44,000)	(37,614)			(34,000)	(11,071)				(34,000)									
49	Office Supplies / Printing			(35,000)	(32,432)			(35,000)	(6,752)				(35,000)									
50	Mailing, Postage			(44,000)	(43,237)			(47,000)	(18,325)				(47,000)									
51	Legislative Consultation			(6,000)	(3,007)			(6,000)	(2,072)				(6,000)									
52	Accounting Costs			(5,000)	(1,378)			(2,500)	(858)				(2,500)									
53	Audit			(12,000)	(13,204)			(12,000)	(14,266)				(12,000)									
54	Maintenance, Equipment Repairs			(27,900)	(21,897)			(27,900)	(14,266)				(27,900)									
55	Computer Equip. Furn. Upgrades			(2,500)	(1,497)			(2,500)	(1,041)				(2,500)									
56	Equipment Lease			(3,000)	(15)			(1,500)	(113)				(1,500)									
57	Consultant's Fees			(18,000)	(13,869)			(18,000)	(5,833)				(18,000)									
58	WorkPage Maintenance			(50,400)	(43,869)			(50,400)	(18,000)				(50,400)									
59	Staff Travel			(1,445,747)	(1,414,251)			(1,389,788)	(558,233)				(1,378,217)									
60	Telephone Service			(2,311,016)	(2,531,850)			(2,272,789)	(971,871)				(2,324,217)									
61	Mileage Increase (35 to 50 cents per mi)																					
62	Sub-total Operating Costs	885,269	797,506	(1,445,747)	(1,414,251)	749,630	798,090	(1,389,788)	(558,233)	923,500			(1,378,217)									
<b>SUB-TOTAL</b>																						
<table border="0" style="width:100%"> <tr> <td style="width:100%">BUDGET INCOME</td> <td style="text-align:right">\$ 1,117,599</td> </tr> <tr> <td style="width:100%">YTD INCOME</td> <td style="text-align:right">\$ 1,117,599</td> </tr> <tr> <td style="width:100%">BUDGET EXPENSE</td> <td style="text-align:right">\$ (1,117,599)</td> </tr> <tr> <td style="width:100%">YTD EXPENSES</td> <td style="text-align:right">\$ (1,117,599)</td> </tr> </table>															BUDGET INCOME	\$ 1,117,599	YTD INCOME	\$ 1,117,599	BUDGET EXPENSE	\$ (1,117,599)	YTD EXPENSES	\$ (1,117,599)
BUDGET INCOME	\$ 1,117,599																					
YTD INCOME	\$ 1,117,599																					
BUDGET EXPENSE	\$ (1,117,599)																					
YTD EXPENSES	\$ (1,117,599)																					
<b>PROGRAMS</b>																						





www.cifstate.org

# California Interscholastic Federation

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## AGENDA ITEM: V.A.4

**TO:** FEDERATED COUNCIL  
**FROM:** Sac Joaquin Section  
**THROUGH:** CIF Executive Committee  
Commissioner's Committee  
**DATE:** November 2, 2009  
**RE:** Revision of Bylaw 502

Due to the revenue crises facing our member schools, school districts are contemplating reducing or dropping their athletic programs in their entirety. In such a scenario, in order to salvage some athletic programs in a district, combining of teams may be a viable option for districts to pursue.

This bylaw revision would allow schools to form a combined team; however, the teams would not be eligible to win league championships nor continue on to section playoffs. This revision would allow individuals to continue on if they qualify and these individuals would be able to represent their schools of residence.

1<sup>st</sup> Reading: November 2, 2009

Vote: May 7, 2010

502. OUTSIDE TEAMS

- A. No school belonging to the CIF shall compete, scrimmage or practice with any team outside the jurisdiction of the Federation without the consent of the CIF Section involved. A school disregarding this rule may be barred from participation in that sport during the following season.
- B. In order to grant athletic opportunities to students who attend schools that, for a limited amount of time cannot afford to offer a sport, an "outside team" consisting of students from these schools may be formed and may scrimmage, practice *and compete in interscholastic competition* against a CIF member school provided the following:
- (1) A district board or private school governance board states that a program is not affordable for a limited time to be designated by the district board or the private school board;
  - (2) A district board or private school governance board requests participation for its students;
  - (3) The league against which these teams plan to compete grants approval prior to Section approval;
    - a. *Outside teams may compete in league competition, but may not win any league championships nor qualify as a team in Section or State playoffs. Individuals on said teams may qualify for league, Section or State playoffs, representing their school of attendance. They would qualify through the Section playoff guidelines.*
  - (4) Approval of the Section is granted;
  - (5) It is understood by the officials of the requesting school(s) that this request is granted for up to a two-year term. If a request to continue is granted, it may be granted for additional terms if all provisions are met;
  - (6) That schools and districts recognize that such "outside teams" are not granted status as league members nor do they qualify for league, Section or State playoffs or championships;
  - (7) An administrator of one of the requesting schools agrees to accept responsibility and supervision of the team and agrees that students will meet eligibility requirements expected of students in CIF member schools.



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## AGENDA ITEM: V.A.5

TO: FEDERATED COUNCIL  
FROM: CIF Executive Committee  
THROUGH: Commissioner's Committee  
DATE: February 5, 2010  
RE: Concussion Protocol

### Rationale:

Several other western states have passed bylaws regarding "return to play" for any student-athlete who is suspected of receiving a concussion or head injury. Nationwide data continues to show that many catastrophic head injuries are a direct result of injured athletes returning to play too soon, not having fully recovered from the first head injury. Presently, California does NOT have any bylaw governing this issue and it has been left up to schools/districts to have a local policy. Many schools/districts are looking to the CIF for direction and governance on this important topic. The CIF Sports Medicine Advisory Committee (SMAC) has discussed this issue numerous times and strongly supports a CIF policy that would require a written medical clearance before "Return to Play" is permitted.

### Proposed New Bylaw 313

*A student-athlete who is suspected of sustaining a concussion or head injury in a practice or game shall be removed from competition at that time for the remainder of the day. A student-athlete who has been removed from play may not return to play until the athlete is evaluated by a licensed health care provider trained in the evaluation and management of concussion and receives written clearance to return to play from that health care provider.*

1<sup>st</sup> Reading: February 5, 2010

Vote: May 7, 2010



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## AGENDA ITEM:

V.A.7

TO: FEDERATED COUNCIL  
FROM: Commissioner's Committee  
THROUGH: CIF Executive Committee  
DATE: February 5, 2010  
RE: Revision of Bylaw 206

There are two proposed revisions in Bylaw 206: Residential Eligibility. The first, clarifies that a valid change of residence takes in to account that "there is no evidence of an athletically motivated move or that the student enrolled in that school in whole or in part for athletic reasons".

The second revision removes going to and from a boarding school as an automatic valid change in residence. Boarding school students will be treated like all other transfer students and will be treated similarly.

1<sup>st</sup> Reading/Discussion: February 5, 2010

Vote: May 7, 2010

Bylaw 206 Revision

**206. RESIDENTIAL ELIGIBILITY**

**A. Initial Residential Eligibility**

A student has residential eligibility upon initial enrollment in:

- (1) The 9th grade of any CIF high school, a CIF junior high school, or a junior high school under provisions of Bylaw 303; OR
- (2) The 10th grade of any CIF high school from 9th grade of a junior high school in California.

**B. Continuing Residential Eligibility**

Sections may require paperwork for the following provisions:

- (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 parent(s)/guardian(s)/ caregiver 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)/caregiver (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)/caregiver 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) **"There is no evidence of an athletically motivated move or that the student enrolled in that school in whole or in part for athletic reasons (See Bylaw 200)."**
- (iv) The change of residence must be genuine, without fraud or deceit, and with permanent intent; AND

NOTE: A student whose family makes a valid move into a new school boundary (See "iv" below) is immediately residentially eligible for varsity competition. A subsequent move into a different school boundary by the family (or other family members) during the next 12 calendar months will result in the student being declared ineligible until cleared for competition by the Section Commissioner.

SEE  
NEXT  
PAGE

Bylaw 206: Residential Eligibility  
Proposed Revision

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) ~~"There is no evidence of an athletically motivated move or that the student enrolled in that school in whole or in part for athletic reasons (See Bylaw 200)."~~
- (iv) The change of residence must be genuine, without fraud or deceit, and with permanent intent; AND

c. *A Change of Residence for Athletic Reasons Is Not Permitted*

*Even if a student completes a valid change of residence as provided in Paragraphs 206 (a) or (b), a student may not be eligible to participate at the varsity level if there is evidence that the move was athletically motivated or that the student enrolled in that school in whole or in part for athletic reasons (See Bylaw 200; 207(c)).*

(iv) (v) Evidence must be submitted that a valid change of residence has occurred. No single document listed below or combination thereof establishes residency. The Section Commissioner and/or school has the discretion to request additional documents that he/she deems necessary to confirm residency. Evidence may include:

- Operative telephone and utility service 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)/guardian(s)/caregiver and age-appropriate student's motor vehicle registration;
- Proof of changed address on the parent(s)/guardian(s)/caregiver 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(s)/guardian(s)/ caregiver;
- Bank account statements;
- Credit card statements;
- 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 parent(s)/guardian(s)/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 parent(s)/guardian(s)/ caregiver still reside in School "A's" attendance area.

**NOTE:** The Section may require some paperwork.

**(5) Intra-district and Inter-district Transfers/Open Enrollment**

Each Section shall adopt rules and procedures that address eligibility pursuant to the provisions of the State Education Code sections 35160.5(b)(1) et seq. and 48300 et seq. ("open enrollment" and school choice legislation). However, the Section Commissioner shall make all final determinations of transfer eligibility. (See Bylaw 207.B.)

**(6) Boarding School**

~~A high school student who transfers to or from the status of a full-time resident at a 24-hour boarding school shall be residentially eligible immediately on the first transfer, but all residence requirements shall apply on any subsequent transfer. To be considered a 24-hour boarding school student, the student must have resided in the boarding school for a period of 50 days immediately prior to the transfer.~~

**(7) Court Order**

If court action requires a student to transfer from one school to another when there has been no corresponding change of residence on the part of the student's parent(s)/guardian(s)/caregiver with whom the student was living when the student established residential eligibility, the student will be ineligible at the new school unless approved by action of the Section.

**NOTE:** A recommendation by a social worker of a welfare department for a change in residence would not constitute a court order.

**(8) Military Service**

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 parent(s)/guardian(s)/caregiver reside; AND
- c. The student enrolls in the school no 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 CIF.

**(9) Married Status**

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.

**(10) Anticipated Residence Change**

If a student transfers to a high school in advance of the anticipated change of residence by the student's parent(s)/guardian(s)/caregiver with whom the student was living when the student established residential eligibility, the student shall become eligible when the parent(s)/guardian(s)/caregiver actually complete a valid change of residence to that school's attendance area.

**(11) Same Sport At Two Different Schools**

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

parent(s)/guardian(s)/caregiver. 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 Section.  
(Revised May 2008 Federated Council)



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## AGENDA ITEM: V.A.8

TO: FEDERATED COUNCIL  
FROM: Commissioner's Committee  
THROUGH: CIF Executive Committee  
DATE: February 5, 2010  
RE: Revision of Bylaw 207: Transfer Eligibility

This proposed revision clarifies that a valid change of residence still has to meet the conditions that the transfer was not as a result of a disciplinary situation at the former school and that the pre enrollment form is completed verifying that there is no evidence of the use of undue influence by anyone associated with either school.

The second revision in this bylaw clarifies that boarding students will be treated like all other transfer students under this bylaw.

1<sup>st</sup> Reading/Discussion: February 5, 2010

Vote: May 7, 2010

## Bylaw 207 Revision

### 207. TRANSFER ELIGIBILITY

A student who participates in an interscholastic athletic contest or attends a school shall be considered 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 also Bylaw 206.B.) from one school attendance area to the attendance area of the new school by the parent(s)/guardian(s)/caregiver with whom the student was living when the student established residential eligibility (See also Bylaw 206.A.) at the prior school *and the following conditions are met*; OR
    - a. *The student is not transferring as a result of a disciplinary situation (See also Bylaw 210); AND*
    - b. *The Pre-Enrollment Contact Affidavit is completed verifying that there is no evidence of the use of undue influence (recruiting) by anyone associated with either school; OR*
  - (2) A ruling by the Board of Education of a school district that has two or more high schools mandating a change of school attendance boundaries affecting an individual student or group of students provided the change of schools is not the result of a disciplinary action; OR
  - (3) A family decision to transfer the student prior to the first day of the student's third 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 his/her initial enrollment in the 9th grade; AND
    - b. The student is not transferring as a result of a disciplinary situation (See also Bylaw 210); AND
    - c. The student was scholastically and otherwise eligible at the former school immediately prior to the transfer; AND
    - d. There is no evidence that the transfer, in whole or part, is athletically motivated (See also Bylaw 510.B); AND
    - e. The CIF Form 510 Pre-Enrollment Contact Affidavit is completed verifying that there is no evidence of the use of undue influence (recruiting) by anyone associated with either school; AND
    - f. The CIF Form 207 Athletic Transfer Eligibility Application and CIF Form 510 Pre-Enrollment Contact Affidavit have been approved by the Section.
    - g. 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 parent(s)/guardian(s)/caregiver. 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 Section.

- B. All 9th grade students who are transferring for a second time, or any 10th, 11th or 12th grade students, who transfer without a valid change of residence, will have limited eligibility for one year from the date of transfer. (See "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 parent(s)/guardian(s)/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 scholastically 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 he/she is transferring for disciplinary reasons as defined in Bylaw 210.
      - (iii) There is evidence of a violation of Bylaw 510.
    - b. The student shall become varsity eligible under the rule after one calendar year from the date of first attendance at the new school.
  - (2) Boarding School  
A high school student who transfers to or from the status of a full-time resident at a 24-hour boarding school shall be residentially eligible ~~subject to all provisions of CIF Bylaw 207.~~ ~~on the first transfer, but all residence requirements shall apply on any subsequent transfer.~~ ~~When transferring from a boarding school a 24-hour boarding school student must have resided in the boarding school for a period of 50 days immediately prior to the transfer.~~
  - (3) Hardship Waivers  
Sections may waive the limited eligibility of a student pursuant to Bylaw 208 - Transfer Hardship.

**BYLAW 209 – PROPOSAL D editorial/language changes**

*Removes "INTERNATIONAL STUDENT" TERMINOLOGY THROUGHOUT and uses language and terms consistent with 207*

**LOOK FOR PLACES WHERE PROPOSAL A, B AND C WOULD REPLACE THE LANGUAGE BELOW IF ANY OR ALL OF THOSE PROPOSALS PASS**

<p>209. <b>TRANSFERS FROM A FOREIGN COUNTRY</b></p> <p>Any student who transfers from a school located outside the United States, a U.S. Territory, a U.S. Military Base or Canada (to be referred to as School "A) to a CIF-member school, without a change of residence on the part of his/her parent(s) with whom the student was living when the student while enrolled in School A, (See CIF Bylaw 206.B.(2) shall be considered a <u>Transfer From a Foreign Country</u> and as such is subject to the following CIF residential eligibility bylaws.</p> <p><b>A. FOREIGN EXCHANGE STUDENTS</b></p> <p>A foreign exchange student is any transfer student who transfers from one school to another without a valid change of residence (See CIF bylaw 206.B.(2)) under the auspices of enrolled in a foreign exchange program. <del>per the conditions in (2)a-d. below.</del></p> <p><u>PROPOSAL A</u> begins here and ends at *****. If proposal A passed it would be placed here as approved. If it did <u>not</u> pass the language would be as follows:</p> <p>(1) <u>STUDENTS TRANSFERRING TO A CIF MEMBER SCHOOL UNDER THE AUSPICES OF A CIF-APPROVED FOREIGN EXCHANGE PROGRAM.</u></p> <p>Foreign Exchange students transferring under the auspices of a CIF-approved foreign exchange program from a school located outside the United States, a U.S. Military Base, a U.S. Territory or Canada to a CIF member school may be granted unlimited residential eligibility if all of the following conditions apply.</p> <p>*****End of Proposal A*****</p>	<p><i>Change in title</i></p> <p><i>Copies language and format from 207.B.(1)— consistency</i></p> <p><i>A. Foreign Exchange Student defined-Both those going to a foreign country and those going back are defined as foreign exchange students.</i></p> <p><i>(1) All of (1) addresses the more traditional foreign exchange student from a foreign country placed by program into a CIF member school</i></p> <p><i>Grants <u>unlimited eligibility</u>-same format as 207.B (1)</i></p>
---	---

a. Such student must be under the auspices of, and be placed with a host family in the United States by, a ~~international~~ foreign student exchange program that meets all the requirements listed below:

(i) The program has been accepted for listing by the Council on Standards for International Educational Travel (CSIET); AND

(ii) The program has submitted a signed CIF Foreign Exchange Program Approval Request form:

(a) stating that their placement procedures for foreign exchange students are purely random with respect to athletic participation and school placement; AND

(b) stating that there shall be no school, coach, community, relative or friend contact related to athletics regarding the enrollment of any student in a particular school; AND

(c) which has been approved by the CIF;

AND

(iii) The program has been recognized by the U.S. State Department and the California Attorneys' General Office; **NOTE:** A foreign exchange student is considered to be placed with a host family when written notice of placement is provided by the exchange organization to the student and his/her parent(s)/guardian(s)/caregiver, and to the host family. AND

(iv) Any CIF-approved foreign exchange program that fails to fulfill the State CIF conditions for exempt status shall be subject to immediate suspension of its exempt status and subject to permanent loss of its exempt status after due process has been fulfilled.

*a.-consistency in using foreign not international*

*(i) no substance change-only formatting changes*

*(ii)expanded-this is the exact language taken from the actual CIF Foreign Exchange Program Approval Request form that the FE programs sign with CIF....We used this in an appeal to "shore up" what random placement meant.*

*(iii) no changes*

*(iv) moved from 209.A.(3)c. since we are talking about program requirements in this part seems like it fits better here*

<p><b><i>All approved programs will be posted on the State CIF web site (<a href="http://www.cifstate.org">www.cifstate.org</a>)</i></b></p> <p><b>NOTE:</b> Only foreign exchange programs registered with the California Attorneys General office and the U.S. State Department may place foreign exchange students in a California School (Government Code Section 12620 et seq.). The list above reflects the list approved by both the CIF and those registered with the California Attorney General, Council on Standards for International Educational Travel (CSIET) and the U.S. State Department. No other exchange programs will be recognized by the CIF as approved exchange programs for 2010-11.</p>	<p><i>Moved along with iv above</i></p>
<p>AND</p> <p>b. A foreign exchange student shall have been placed with a host family in compliance with this bylaw and Bylaw 510 (undue influence). Such student will have the choice of attending either:</p> <ul style="list-style-type: none"> <li>(i) The public school in the host family's public school attendance area; OR</li> <li>(ii) A private school located in the host family's public school attendance area. To gain residential eligibility at any other school, the student must receive written approval from both the principal of the public school located in the host family's attendance area and the principal of the other school; OR</li> <li>(iii) In the event of a change of placement by the CIF-approved foreign exchange program, a different public school or private school with written approval from the principal of the new school.</li> </ul>	<p><i>No changes</i></p> <p><i>No changes</i></p>
<p>AND</p> <p>c. Neither the school the foreign exchange student attends, nor any person associated with the school, shall have input into the selection of the foreign exchange student; AND</p>	<p><i>c. No changes</i></p>

<p>d. <del>It is recommended that</del> No member of the school's coaching staff, paid or voluntary, serving as the host family for the foreign exchange student; AND</p>	<p><i>d. changes in red</i></p>
<p>e. A foreign exchange student involved in an approved foreign exchange program where placement is not in accordance with State CIF conditions for exempt status is subject to loss of his/her residential eligibility (waiver of the transfer rule); AND</p>	<p><i>e. no changes</i></p>
<p>f. A foreign exchange student must possess a current J-1 visa, issued by the U.S. State Department; AND</p>	<p><i>f. no changes</i></p>
<p>g. A foreign exchange student must comply with all eligibility requirements set forth by the CIF and the Section having jurisdiction; AND</p>	<p><i>g. no changes</i></p>
<p>h. A foreign exchange student who graduated from high school is ineligible to participate in CIF competition, unless the educational program in the student's country completes high school (graduation) after the student's 10th or 11th year of regular schooling (not including pre-school or kindergarten classes), in which case the student may have CIF athletic eligibility through the 12<sup>th</sup> consecutive year of regular school attendance after initially enrolling in the first grade (not pre-school or kindergarten classes); AND</p>	<p><i>h. no changes</i></p>
<p>i. A foreign exchange student participating in a CIF-approved foreign exchange program must comply with the maximum of eight consecutive semesters bylaw. A foreign exchange student who is not in compliance with the eight consecutive semesters bylaw may apply for a waiver under the bylaws established by the State CIF and the respective Section of the student's current CIF school; AND</p>	<p><i>i. no changes</i></p>
<p>j. A foreign exchange student must be eligible under all other State and Section bylaws; AND</p>	<p><i>j. no changes</i></p>

k. ~~(5)~~a. **Pre-enrollment Contact Affidavit for Foreign Exchange Students**

All foreign exchange students in CIF-approved foreign exchange programs shall submit the appropriate waiver application(s) as required by their respective Section under Bylaw 209 with a CIF Pre-Enrollment Contact Affidavit (CIF Form 510) signed by the student and a host parent (part 1), and the enrolling school official(s) (part 3). Foreign students in CIF-approved foreign exchange programs need not obtain signatures of officials from their former school; AND

- i. A foreign exchange 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.
- m. Hardship Waiver: A hardship waiver of 209.A. (1) the ~~transfer bylaw~~ of limited eligibility may be granted to a foreign exchange student pursuant to the conditions of CIF Bylaw 208.

PROPOSAL B-begins here, ends at \*\*\*\*. If this proposal did not pass, there will be no reference to returning Foreign Exchange students and (2) a-e would not be added. All else would re-number accordingly. If it passed it would appear here as approved:

(2) CIF STUDENTS TRANSFERRING BACK TO A CIF MEMBER SCHOOL FROM ENROLLMENT IN A FOREIGN EXCHANGE PROGRAM. (A-B-A)

Foreign Exchange Students who, after being enrolled in a CIF member school (referred to as school A), transfers under the auspices of a foreign exchange program to a school located outside the United States, a U.S. Territory, a U.S. Military Base or Canada (to be referred to as School B) and who, following completion of their foreign exchange program, transfers back to school A, may be residentially eligible for all sports at

k. moved from 209.A.(3).a-no changes

i. no changes

m. Moved from 209.A.(3) and changed to match 207.B.(2)

NEW-(2) is all new but is using same language as 209.A and 207.B throughout- grants unlimited eligibility to students returning to a CIF member school from study abroad in a foreign exchange program.

all levels (defined as UNLIMITED ELIGIBILITY) at School A when the following conditions are met:

- a. The student is returning to the same CIF-member school in which they were enrolled immediately prior to their enrollment in the foreign school; AND
- b. There is no evidence that the transfer to or from the foreign country was athletically motivated (see also bylaw 510); AND
- c. There is no evidence of the use of undue influence (recruiting) by anyone associated with either school or the foreign exchange program. All foreign students returning from enrollment in a foreign exchange program shall submit the appropriate waiver application(s) for approval as required by their respective Section under Bylaw 209 with a CIF Pre-Enrollment Contact Affidavit (CIF Form 510) signed by the student and a host parent (part 1), and the enrolling school official(s) (part 3). Foreign students returning to their former CIF member school need not obtain signatures of officials from their former school outside of the United States; AND
- d. The foreign exchange student is in compliance with all eligibility requirements set for by the CIF and the Section having jurisdiction; AND
- e. The foreign exchange student who has participated in the foreign exchange program must comply with the maximum of eight consecutive semesters bylaw. If a student has exceeded their 8 consecutive semesters of attendance upon return from the foreign exchange program, they may apply for a waiver under the bylaws established by the State CIF and the respective Section of the student's CIF-member school. \*\*\*\*\* end of proposal B\*\*\*\*\*

*a. must be returning to former CIF school*

*b. Not athletically motivated*

*c. No evidence of undue influence*

*Old language moved here from 209.A. (3).a.*

*d. eligible under all other rules-same as 209.1.j above)*

*e. 8 semesters reference-same as 209.1.g above*

**B. FOREIGN TRANSFER STUDENTS:** A Foreign Transfer Student is any student transferring from a school located outside of the United States, a U.S. Territory, a U.S. Military Base or Canada to a CIF member school without a valid change of residence (see CIF Bylaw 206.B.(2)) who has been enrolled in the equivalent of a United States high school secondary educational program and is NOT under the auspices of, and/or placed by, a CIF-approved foreign exchange program.

(1) Foreign Transfer Students transferring from a school located outside the United States, a U.S. Military Base, a U.S. Territory or Canada (to be referred to as School "A") to a CIF member school (School B) without a valid change of residence on the part of his/her parent(s)/guardians(s) with whom the student was living when attending School A into the attendance area of School B, shall be residentially eligible for all CIF athletic competition EXCEPT varsity level competition in sports in which the student has competed at any level of play for a school or club during the 12 calendar months preceding the date of transfer to the CIF member school. (defined as LIMITED ELIGIBILITY) under the following bylaws:

- a. For the purpose of this bylaw, any and all organized sports programs (e.g. youth teams, community teams, club teams, national teams at any level or individualized instruction for competition in development schools or programs) in which the international student competed on, or participated within the last 12 months, will be considered by the CIF in determining whether the student participated in the equivalent of interscholastic competition.
- b. The foreign transfer student must possess a valid current F-1 visa to allow them to attend school, issued by the U.S. Immigration and Naturalization Service, or is

*All other foreign transfers—change of current B. language copied from 209.A and 207.B (1)*

*(1) grants limited-same as old 209.B.(2) but using language consistent with 209.A and 207.B.(1)*

*Moved from old 209.B.(2)*

*b. changes in red as discussed at meeting and submitted by CIF Southern Section*

a U.S. citizen who has been attending the equivalent of a United States high school secondary educational program outside of the United States; AND

- c. The foreign transfer student must provide to the principal of the school he/she attends an official untranslated transcript and a transcript that is translated into English, by an agency acceptable to the Section from the National Association of Credential Evaluation Service (NACES) membership, which indicates work taken in all grades in which the student was enrolled; the grade level equivalent in the United States as if the international student had completed all courses attempted satisfactorily; and the California grade-point average equivalent; AND
- d. If required, the international foreign transfer student must pay tuition to the school/school district he/she attends as prescribed in Education Code Section 48052 et seq.; AND
- e. The international foreign transfer student not participating in a CIF-approved foreign exchange program is subject to the maximum of eight consecutive semesters bylaw; AND
- f. The international foreign transfer student not participating in a CIF-approved foreign exchange program is subject to the age requirement bylaw AND
- g. Any international foreign transfer student who graduated, or should have graduated, or has completed the equivalent coursework for graduation from high school/secondary school is ineligible to participate in CIF competition; AND
- h. No member of the school's coaching staff, paid or voluntary, may serve as the resident family for the foreign transfer student; AND

*c. consistency in reference to the student in red*

*d. consistency in reference to the student in red*

*e. consistency in reference to the student in red and removal of redundancy*

*f. consistency in reference to the student in red and removal of redundancy*

*g. consistency in ref to the student in red*

*h. consistency in ref to the student in red*

*i. NEW Boarding school = limited*

Proposal C-Boarding Students beings here and ends at \*\*\*\*\*. If Proposal C did not pass, this would simply be removed and letters following would be renumbered:

i. **Boarding School:** Foreign transfer students who transfer to or from the status of a full-time resident at a 24-hour boarding school shall be subject to all provisions of CIF Bylaw 209.B.(1)

\*\*\*\*\*end of proposal C\*\*\*\*\*

j. All foreign transfer students shall submit the appropriate waiver application(s) for approval as required by their respective Section under Bylaw 209 with a CIF Pre-Enrollment Contact Affidavit (CIF Form 510) signed by the student and a host parent (part 1), and the enrolling school official(s) (part 3) as well as the former school's officials.

j. **Hardship Waiver:** A hardship waiver of 209.B. (1) the transfer bylaw of limited eligibility may be granted to a foreign transfer student pursuant to the conditions of CIF Bylaw 208.

C. **Appeals--**Appeals of eligibility involving international foreign transfer students from a foreign country, must be in accordance with all relevant provisions of the Section CIF appeal process as set forth in Bylaw 1100. (Revised May 2008 Federated Council)

*j. consistency in ref to the student in red*

*j. Reference to actual bylaw that would be waived-*

*Moved from 209.B.(6) and by locating it here refers to both 1 and A and B*

## Bylaw 1203 Revision

(move to Bylaw 500)

### ARTICLE 50

#### GENERAL RULES

#### 500. AUTHORIZED PARTICIPATION

##### A. During the School Year

~~CIF-approved sports are listed in Bylaw 1200. Rules and regulations apply for these sports during the school year only. Some activities depend upon specified sport skills. Among these are hole-in-one contests for golf, basketball free-throw contests, baseball throws for distance and accuracy, and football punts for distance. Achievement in these activities depends upon an individual's athletic prowess in a particular sport. If this activity is an approved CIF sport, then a student may jeopardize the student's CIF eligibility if the student's participation violates the CIF amateur status or award rules.~~

**All athletic activities in CIF-approved sports involving CIF member schools must be held under the rules and regulations of the participating schools' respective league, section and the CIF, during the established school year (district, section, league).**

##### B. During the Summer

~~During the summer period, CIF rules and regulations do not apply to any activities except as follows:~~

**During the summer period only CIF bylaws pertaining to transfer eligibility, undue influence, pre-enrollment contact and athletically motivated transfers apply.**

- ~~(1) — No physical conditioning or practice sessions for football prior to the opening of authorized practice may be conducted by a high school, unless specifically authorized by the appropriate Section; (Moved to C)~~
- ~~(2) — Participation in any other sports during the summer is governed by the nationally recognized authority for each sport, if such authority exists.~~

C. During the summer period, no physical conditioning or practice sessions ~~for~~ football prior to the opening of authorized practice may be conducted by a high school unless specifically authorized by the **school principal/designee** appropriate Section. **Sections may establish sport specific rules and/or policies.**



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## AGENDA ITEM: V.B.10

TO: FEDERATED COUNCIL  
FROM: Commissioner's Committee  
THROUGH: CIF Executive Committee  
DATE: February 5, 2010  
RE: Bylaw 600.C Revision

The Bay Area Conference provided the following rationale to the North Coast Section Board of Managers when requesting the deletion of Bylaw 600.C: Soccer. The North Coast Section Board of Managers agreed to this proposal and is forwarding the proposed revision of Bylaw 600 to the Federated Council for action.

Rationale:

*Club soccer programs are operating during the winter season of sport and are conflicting with other sports by requiring participation, thus taking student-athletes away from currently established winter programs. It is the BAC understanding that the agreement between CIF and the Club Soccer Association is that they would shut down during the winter season. They have ignored their agreement.*

*It's time to eliminate this rule and make it consistent with all the other sport participation rules: during the Section's established season of sport, students may not participate on an outside team at the same time.*

*Students are overextending themselves and playing as many as 12 soccer matches per week, practicing 2-3 days per week after a school practice, and current evidence indicates that these players are injured most of the time. Let's keep the standards for participation the same for all sports regardless of the State mandated winter season of sport. There should not be an exception to this rule if we really care about the health and safety of the student-athlete.*

1<sup>st</sup> Reading: February 5, 2010

Vote: May 7, 2010

## BYLAW 600 Revision

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 (See 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 rules book 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, Bylaw 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 Bylaw 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. **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. (Definition of spontaneous: no prior planning or notice; an unplanned part of another activity which has a primary focus other than the sport.)

F. **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.

**(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.

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



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## AGENDA ITEM: V.B.11

TO: FEDERATED COUNCIL  
FROM: Commissioner's Committee  
THROUGH: CIF Executive Committee  
DATE: February 5, 2010  
RE: Wrestling Weigh In Violation Penalty

### Rationale for penalty:

#### CONCERN:

That tournaments are granting one or two pounds in their advance information bulletins without really knowing if a team, in the tournament, will have consecutive days of competition to warrant the additional pound(s).

Example #1 A two-day tournament with weigh-ins on Friday morning, one pound should be given to all teams in the tournament, if one of the teams in the tournament had a dual meet or tournament on Thursday. On Saturday morning the athletes will be given one more pound.

Example #2 A two-day tournament with weigh-ins on Friday morning, **two** pounds should be given to all teams in the tournament, if one of the teams in the tournament had a dual meet or tournament Wednesday **and** Thursday. On Saturday morning the athletes will **not** be given any more pounds, because the maximum pounds to be given in consecutive days of competition is 2 pounds.

Example #3 If a JV wrestler competes in JV only tournament or dual meet on Thursday and on Friday is moved up to Varsity to compete in the Varsity tournament the one pound is **NOT** given for the Friday weigh ins because the "consecutive days of team competition..." has not been met. In this case it must be varsity to varsity team competition.

1<sup>st</sup> Reading: February 5, 2010

Vote: May 7, 2010



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## NFHS WRESTLING WEIGH IN VIOLATIONS

### Rule 4 Section 5 Article 5

When there are consecutive days of team competition, there shall be a 1-pound additional allowance granted each day for all wrestlers up to a maximum of two pounds. In order to be granted this 1-pound additional allowance, a minimum of 48 hours advance notice is required for the opponent(s).

### PENALTIES FOR WEIGH IN VIOLATION

Violation of NFHS Rule 4 Section 5 Article 5 will result in the following sanction:

- A. Any school hosting a tournament that violates this rule will not be allowed to host any tournament for the following year and cannot financially benefit from any other tournament for that year.

In addition to the above sanction, the Section, depending on the violation, may impose the following additional sanctions:

- 1) The hosting school placed on probation.
- 2) Reduction of maximum number of matches allowed for the following year for the host school.



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## AGENDA ITEM:

V.A.6

**TO:** FEDERATED COUNCIL

**FROM:** CIF Executive Committee

**THROUGH:** Championship New Events Committee  
Commissioner's Committee

**DATE:** February 5, 2010

**RE:** Girls Wrestling State Invitational

In November of 2009, the Federated Council passed the CIF Regional and State Championship Master Plan. A State Invitational in Girls Wrestling is the first event in the plan in order to restore balance to the number of State offerings for boys and girls sports. While adding a State Invitational is not the normal procedure for adopting CIF Championship Events, it may be done in cases where gender and ethnic equity issues are a concern.

1<sup>st</sup> Reading: February 5, 2010

Vote: May 7, 2010



# Girls Wrestling Invitational Tournament 2011

**Date:** Friday and Saturday Feb 25-26, 2011

**Site:** TBD

**Who May Compete:**

- Girls must have completed the Weight Assessment Program and be listed on the schools NWCA Pre Match Weigh In Form to be presented at the event weigh-ins.
- Must have qualified from the following: (All qualifiers must be completed by Feb. 19<sup>th</sup>)
 

North: North Coast Section/Oakland Section Girls Tournament:	4 Qualifiers
Sac-Joaquin Section/Northern Section Girls Tournament:	4 Qualifiers
Central Coast Section/San Francisco Section Girls Tournament:	4 Qualifiers
- South: Regional to include Central, LA, San Diego, and Southern Sections: 12 Qualifiers
- Athlete must be eligible in accordance with school, league and CIF Rules.
- Athlete must be accompanied by a certified coach from their school.

**Weight Classes:** 98, 103,108, 114, 118, 122, 126, 132, 138,146, 154, 165, 189, 235

**Registration:** Must be submitted by the section or regional at completion of qualifier.

**Separation:** Separation should be done similar to existing CIF State Tournament

- Separation is designed to split athletes into different quadrants of a bracket so they will not meet each other in early rounds.
- Common considerations to separate wrestlers from meeting in early rounds could be:
  - wrestlers from the same section
  - returning regional medalists and/or state medalists

<b>Time Schedule:</b>	Friday Feb. 25	Weigh Ins	7 am
		Tournament Begins	9 am
	Saturday Feb. 26	Weigh Ins	7 am
		Tournament Begins	9 am
		Finals	6 pm

**Awards:** Individual Awards 1<sup>st</sup> through 6<sup>th</sup>  
 Team Awards 1<sup>st</sup> & 2<sup>nd</sup>  
 Note: The number of individual and team awards will increase as the bracket size increases.

**Rules:** NFHS Rules Book except for the adopted Weight Classes