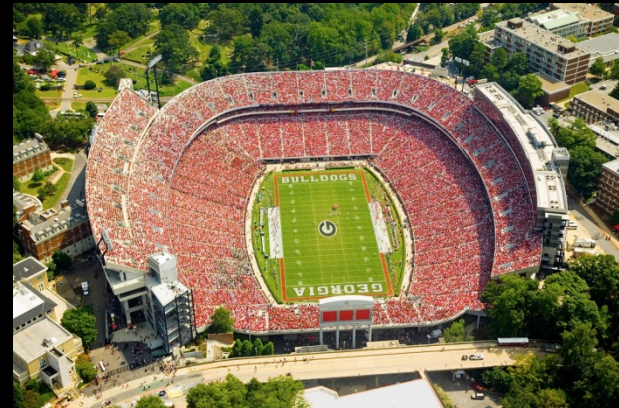




RULES EDUCATION

New Legislation

JANUARY 2013





EFFECTIVE DATE

**ALL LEGISLATION HAS AN:
AUGUST 1ST
EFFECTIVE DATE
UNLESS OTHERWISE NOTED**



BYLAW 11

ATHLETICS PERSONNEL



**ATHLETICS PERSONNEL -- ELIMINATION
OF RECRUITING COORDINATION
FUNCTIONS**

Intent: To eliminate legislation related to recruiting coordination functions that must be performed by head or assistant coaches.

- Any institutional staff members may receive or make calls to prospective student-athletes, their parents or their coaches.
- Any staff member may evaluate film of prospects
- This proposal **DOES NOT** allow staff (outside of coaches) to recruit off-campus.



**ATHLETICS PERSONNEL -- SCOUTING OF
OPPONENTS -- IN-PERSON SCOUTING
PROHIBITED**

- Intent: To prohibit off-campus, in-person scouting of future opponents (in the same season) except for scouting future opponents participating in the same tournament at the same site or the same double header event at the same site.



**ATHLETICS PERSONNEL – ELIMINATION
OF LIMITATIONS ON NUMBER OF OFF-
CAMPUS RECRUITERS AT ANY ONE TIME**

Intent: To eliminate the limitations on the number of coaches who may recruit off campus at any one time.

- No More Baton or Tag Rule – Woo Hoo!



BYLAW 12

AMATEURISM



**AMATEURISM -- DEFINITIONS AND
APPLICATIONS -- ACTUAL AND NECESSARY
EXPENSES**

Intent: To establish a uniform definition of actual and necessary competition-related expenses.

Actual and necessary expenses are limited to:

- (a) Meals;
- (b) Lodging;
- (c) Apparel, equipment and supplies;
- (d) Coaching and instruction;
- (e) Health/medical insurance;
- (f) Transportation (expenses to and from practice and competition, cost of transportation from home to training/practice site at the beginning of the season/preparation for an event and from training/practice/event site to home at the end of season/event);
- (g) Medical treatment and physical therapy;
- (h) Facility usage;
- (i) Entry fees; and
- (j) Other reasonable expenses.



**AMATEURISM -- DEFINITIONS AND
APPLICATIONS -- CALCULATION OF ACTUAL
AND NECESSARY EXPENSES**

Intent: To specify that the calculation of an individual's actual and necessary expenses shall be based on expenses incurred during each calendar year (January - December), rather than on an event-by-event basis.



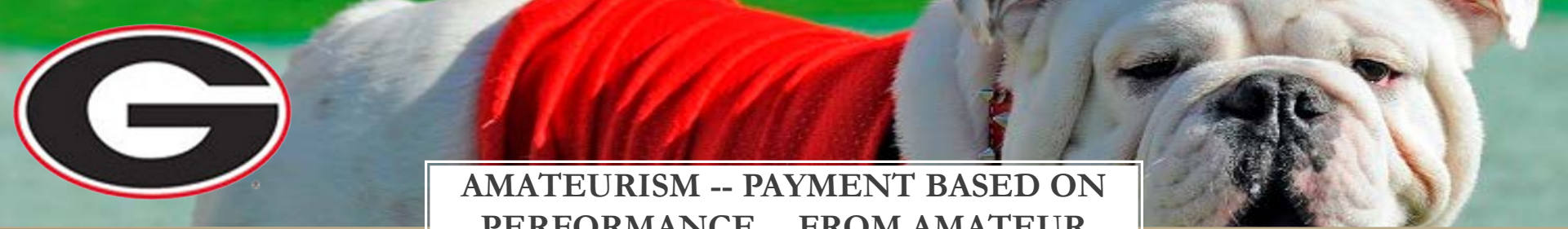
AMATEURISM -- DEFINITIONS AND APPLICATIONS -- LIMITED BENEFIT

Intent: To specify that prior to initial full-time enrollment at an NCAA institution, if an individual receives expenses from a permissible source (e.g., event sponsor, club team) that exceed his or her actual and necessary expenses by \$300 or less, the eligibility of the individual shall not be affected; further, to specify that if a student-athlete engages in permissible outside competition and receives expenses from a permissible source (e.g., event sponsor, club team) that exceed his or her actual and necessary expenses by \$300 or less, the eligibility of the student-athlete shall not be affected and the institution is not required to submit a self-report of the infraction.



AMATEURISM -- EXPENSES, AWARDS AND
BENEFITS - RELATED EXPENSES FROM OUTSIDE
SPONSOR

Intent: To permit an individual to receive actual and necessary expenses **FOR**
COMPETITION from an outside sponsor other than from an agent, a
representative of an institution's athletics interests or a professional sports
organization, as specified.



**AMATEURISM -- PAYMENT BASED ON
PERFORMANCE -- FROM AMATEUR
TEAM OR EVENT SPONSOR**

Intent: In sports other than tennis, to specify that an individual may receive payment based on performance or given on an incentive basis up to actual and necessary competition-related expenses from an amateur team or a sponsor of event; further, in tennis, to specify that after initial full-time collegiate enrollment, an individual may accept prize money based on his or her place finish or performance in an athletics event.



**AMATEURISM – EXCEPTION FOR
TRAINING EXPENSES --
GOVERNMENTAL ENTITIES**

Intent: To specify that an individual may receive actual and necessary training expenses to cover developmental training, coaching, facility usage, equipment, apparel, supplies, comprehensive health insurance, travel, room and board that are provided by a governmental entity.



NCAA BYLAW 13

RECRUITING



**RECRUITING -- PROSPECTIVE
STUDENT-ATHLETE - AFTER SIGNING
NATIONAL LETTER OF INTENT**

Intent: To specify that an individual who has signed a National Letter of Intent shall no longer be considered a prospective student-athlete for purposes of NCAA Bylaw 13; however, activities and actions that would have been contrary to Bylaw 13.2.1 if the individual had not signed an National Letter of Intent shall be subject to the application of the extra benefit legislation; further, to specify that an individual who officially registers, enrolls and attends classes during the certifying institution's summer term prior to his or her initial enrollment at the certifying institution shall no longer be considered a prospective student-athlete; finally, to specify that an individual who reports to an institutional orientation session that is open to all incoming students within 14 calendar days prior to the opening day of classes of a regular year term shall no longer be considered a prospective student-athlete.



**RECRUITING -- DEREGULATION OF
MODES AND NUMERICAL
LIMITATIONS ON COMMUNICATION**

Intent: To eliminate restrictions governing modes and numerical limitations on recruiting communication.

- All Communication must still be direct and private (e.g. no public tweeting or posting on facebook walls)
- No limitation on the number of phone calls once it is permissible to call prospects.
- **EFFECTIVE: JULY 1ST**



**RECRUITING -- ELIMINATION OF
PRINTED RECRUITING MATERIALS
AND VIDEO/AUDIO LEGISLATION**

Intent: To eliminate the legislation governing printed recruiting materials and video/audio materials that may be provided to prospective student-athletes.

- **EFFECTIVE: JULY 1ST**



**RECRUITING -- CAMPS AND CLINICS --
PROSPECTIVE AND ENROLLED
STUDENT-ATHLETE EMPLOYMENT**

Intent: To deregulate the camps and clinics employment legislation related to prospective and enrolled student-athletes, as specified; further; in football, to eliminate the participation prohibition on senior prospective student-athletes.

- A prospect who signs an NLI may work your camp!
- Takes out the responsibilities for student-athlete employment at camp.



NCAA BYLAW 16

AWARDS AND BENEFITS



**AWARDS, BENEFITS AND EXPENSES --
TEAM ENTERTAINMENT**

Intent: To specify that an institution, conference or the NCAA may provide reasonable entertainment to student-athletes in conjunction with practice or competition.

- This allows us to provide entertainment when in-season at any time.
- This also strikes down the mileage limitation regarding providing entertainment when traveling to competition.



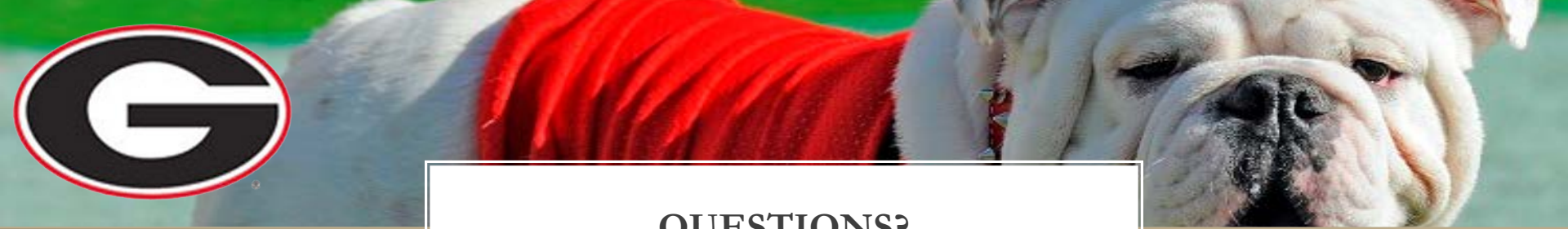
**AWARDS, BENEFITS AND EXPENSES –
PRACTICE AND COMPETITION
EXPENSES**

Intent: To specify that an institution may provide actual and necessary expenses to a student-athlete to represent the institution in practice and competition (including expenses for activities/travel that are incidental to practice or competition) and for a student-athlete to represent the institution in noncompetitive events (e.g., goodwill tours, media appearances, student-athlete advisory committee meetings).



**AWARDS, BENEFITS AND EXPENSES --
NATIONAL TEAM TRYOUTS, PRACTICE
AND COMPETITION**

Intent: To specify that a student-athlete may receive actual and necessary expenses and reasonable benefits associated with national team practice and competition; further, to specify that an institution may provide actual and necessary expenses for an unlimited number of national team tryouts and championship events.



QUESTIONS?

So...So Many Questions?