



Case Summary

General Case Information

| Case Number | Case Type | Sub Case Type | Release to Database |
|-------------|-------------------------|--|---------------------|
| 1024871 | Leg s a ve Re ef Wa ver | De ayed Enro men (DI On y) Reques for a Prospec ve S uden -A h e e or S uden - A h e e | Yes |

| Division | Sport(s) |
|----------|----------------|
| I | Men's Baske ba |

Legislative Cite(s)

12.8.3.2.1 - Spor s O her Than Men's Ice ockey, Sk ng and Tenn s.
 12.8.3.2.1.1 - Excep on -- Na ona /In erna ona Compe on.

Decision Information

| Decision | Decision Date | Decision Level |
|----------|---------------|----------------|
| Approved | 01/08/2019 | Comm ee |

Conditions

O her: Comm ee prov ded re ef from one season of compe on upon SA be ng w hhe d from he fr s s x con es s. The s x con es s mus be among hose used for se ec on o he NCAA champ onsh p. Comm ee d d no prov de re ef from he second season of compe on.

Rationale

In en of he eg s a on.: In no prov d ng re ef from he second season of compe on, comm ee no ed he n en of he eg s a on.

C rcums ances do no warran re ef of he eg s a on.: In no prov d ng re ef from he second season of compe on, comm ee no ed: (1) The nd v dua who prov ded SA gu dance s no an appropra e source of NCAA eg s a on; (2) The chronology of even s re a ed o SA's mo her's surgery does no suppor a necess y for SA o de ay co eg a e enro men ; and (3) The m ga on presen ed does no warran add ona re ef v a he wa ver process.

Po en a compe ve and/or recru ng advan age.: In no prov d ng re ef from he second season of compe on, comm ee no ed he po en a compe ve advan age ga ned by SA compe ng n 13 con es s af er h s grace per od.

O her:: In prov d ng re ef from one season of compe on upon SA be ng w hhe d from he fr s s x con es s ha are used for se ec on o he NCAA champ onsh p, comm ee no ed he m n ma compe on n wh ch SA par c pa ed dur ng he 2015 ca endar year.

Decision Information

| Decision | Decision Date | Decision Level |
|----------|---------------|----------------|
| Approved | 11/14/2018 | S aff |

Conditions

O her: S aff prov ded re ef from one season of compe on upon SA be ng w hhe d from he fr s s x con es s. The s x con es s mus be among hose used for se ec on o he NCAA champ onsh p. S aff d d no prov de re ef from he second season of compe on.

Rationale

In en of he eg s a on.: In no prov d ng re ef from he second season of compe on, s aff no ed he n en of he eg s a on. Crcums ances do no warran re ef of he eg s a on.: In no prov d ng re ef from he second season of compe on, s aff no ed: (1) The nd v dua who prov ded SA gu dance s no an approp a e source of NCAA eg s a on; (2) The chrono ogy of even s re a ed o SA's mo her's surgery does no suppor a necess y for SA o de ay co eg a e enro men ; and (3) The m ga on presen ed does no warran add ona re ef v a he wa ver process.

Po en a compe ve and/or recru ng advan age.: In no prov d ng re ef from he second season of compe on, s aff no ed he po en a compe ve advan age ga ned by SA compe ng n 13 con es s af er h s grace per od.

O her:: In prov d ng re ef from one season of compe on upon SA be ng w h he d from he frs s x con es s ha are used for se ec on o he NCAA champ onsh p, s aff no ed he m n ma compe on n wh ch SA par c pa ed dur ng he 2015 ca endar year.

Case Summary

Student - a h e e s [REDACTED]

December 2012: Student - a h e e's da e of h gh schoo gradua on as de erm ned by he NCAA E gb y Cen er.

December 2012-December 2013: Student - a h e e's one-year grace per od.

December 2013-December 2014: Student - a h e e par c pa ed n f ve con es s ha subjec ed h m o he de ayed enro men eg s a on. The E gb y Cen er prov ded re ef from he f ve con es s.

March 2014: Student - a h e e par c pa ed n f ve con es s for h s na ona eam as par of he 2014 Sou h Amer can Games.

December 2014-December 2015: Student - a h e e par c pa ed n wo con es s ha subjec ed h m o he de ayed enro men eg s a on.

February 2015: Student - a h e e par c pa ed n wo con es s w h an ama eur [REDACTED] baske ba c ub ha subjec ed h m o he de ayed enro men eg s a on.

March 23, 2015: Student - a h e e enro ed a gh Schoo No. 2 (a prepara ory schoo n he Un ed S a es). Student - a h e e d d no compe e.

2015-16 Academ c Year: Student - a h e e compe ed for gh Schoo No. 2.

December 2015-December 2016: Student - a h e e compe ed n con es s ha subjec ed h m o he de ayed enro men eg s a on. The ac ua number of con es s canno be ver f ed.

June-Ju y 2016: Student - a h e e compe e n f ve con es s w h he na ona eam.

2016-17 and 2017-18 Academ c Years: Student - a h e e enro ed a Ins u on No. 1 (a wo-year co ege). Student - a h e e prac ced, compe ed and rece ved a h e cs a d.

February 2018: App can ns u on began recru ng s uden - a h e e.

Apr 2018: Student - a h e e s gned a Na ona Le er of In en w h app can ns u on.

Ju y 20, 2018: Student - a h e e rece ved f na ama eur sm cer f ca on. Student - a h e e s charged w h wo seasons of compe on n men's baske ba .

2018 Fa Term: Student - a h e e enro ed a app can ns u on.

App can ns u on wou d ke s uden - a h e e o re a n he use of four seasons of compe on n men's baske ba , however; due o s uden - a h e e's par c pa on af er h s one-year grace per od, s uden - a h e e s charged w h wo seasons of compe on n men's baske ba .

App can ns u on asser ed:

(1) Af er gradua ng h gh schoo , s uden - a h e e n ended o enro a un vers y n Co omba, however; h s mo her needed surgery ha kep her from work ng for abou s x weeks. Student - a h e e fe a burden o s ay home w h h s mo her and ook a job w h a oca cons ruc on company o he p w h v ng expenses. Student - a h e e worked n cons ruc on from January 2013 o Sep ember 2014;

(2) Beg nn ng n Augus 2012, s uden - a h e e par c pa ed w h he [REDACTED] eam for he year;

(3) Shor y af er he ournamen n February 2015, an acqua n ance adv sed s uden - a h e e ha he shou d a end a prepara ory schoo n he Un ed S a es. The acqua n ance adv sed s uden - a h e e ha h s wou d be h s bes op on o a end and pay baske ba a a co ege n he Un ed S a es;

(4) Dur ng he 2015 spr ng erm, s uden - a h e e d d no compe e wh e a he prepara ory schoo as he was paced n o ESL c asses, wh ch prov ded no academ c cred ;

(5) The prepara ory schoo had on y wo years of ranscr p s from s uden - a h e e's [REDACTED] h gh schoo and no proof of gradua on. The prepara ory schoo paced s uden - a h e e n a pos -gradua e program and he was enro ed n c asses ha were no n ended o se h m up for gradua on and d d no prov de any academ c cred ;

- (6) The preparatory school and applicant's union cannot locate a schedule or results for the 2015-16 academic year to confirm how many contests student-athlete participated;
- (7) Student-athlete and the preparatory school's previous head coach's recommendations have student-athlete participated in a total of 12 games during the 2015-16 academic year (four during the 2015 fall term and eight during the 2016 spring term);
- (8) Student-athlete had no knowledge that he was jeopardizing his eligibility;
- (9) Student-athlete returned to ██████████ the 2016 summer. The president of the ██████████ National Team sent student-athlete a letter that players must compete in national team competitions to be considered for any future national team opportunities;
- (10) Student-athlete felt pressured to pay with the national team and participated in five contests; and
- (11) Student-athlete's acquaintance advised him to enroll at Insulin No. 1, a junior college, the 2016-17 academic year.

Specific Case Information

Name of the NCAA Governance Committee
submitting the waiver

Describe the institution's request for relief. Waive the normal application of delayed enrollment regulations and allow student-athletes to re-enter the use of four seasons of competition in men's basketball.



Case Summary

General Case Information

| Case Number | Case Type | Sub Case Type | Release to Database |
|-------------|---------------------------|---|---------------------|
| 1050888 | Legislative Relief Waiver | Request for Any Other Individual, Entity or Event | No |

| Division | Sport(s) |
|----------|----------|
| I | |

Legislative Cite(s)

13.11.2.4 - Local Sports Clubs.

Decision Information

| Decision | Decision Date | Decision Level |
|----------|---------------|----------------|
| Approved | 03/07/2019 | Staff |

Conditions

Other: Specifically, staff noted: (1) The assistant coach may not engage in any recruiting conversations and/or recruiting activities during her involvement with the local sports club; and (2) This is a one-time waiver through March 24, 2019.

Rationale

Case precedent.: Staff noted case precedent involving institutions who hire a new coach and seek a reasonable and specific amount of time for the new coach to continue local sports club involvement during the transition.

Other:: Specifically, staff noted:

1. Applicant institution is not recruiting anyone on the local sports club team;
2. Assistant coach will cease involvement with the local sports club after March 24, 2019;
3. Assistant coach was involved with the local sports club prior to being hired at applicant institution;
4. The local sports club purchased the plane tickets two months before applicant institution hired the assistant coach; and
5. The plane tickets are non-refundable and denial of the waiver would cause the local sports to lose over \$800.

Case Summary

Specific Case Information

Name of the NCAA Governance Committee
submitting the waiver

Describe the institution's request for relief. We are requesting relief from NCAA local sports club legislation which precludes an institution's coach from being involved in any capacity with a local sports club team in which PSAs reside outside a 50-mile radius of the institution.



Institution: University of Texas at Arlington
Case Type: Interpretation Request

Division: I

Case ID: 1054977
Date: 08/13/2019

Page General Information

General Information

Institution Information

Institution or Conference: University of Texas at Arlington

Division of Institution:

Conference: Sun Belt Conference

Phone Number: 817/272 226

Academic year read of his request: 2018-19

Sub Case Types

Please check all the Interpretation Request sub-case types and conditions that apply

Eligibility - Bylaw 14

Eligibility - Bylaw 14 Sub-Case Types

Progress Toward Degree-Bylaw 14.4

Legislation Related to this Request

Provide a list of applicable regulations, education column or interpretation.

| Type | Division | ID | Text |
|-------|----------|-------------|--|
| Bylaw | I | 14.4.3.1.4 | App. ca. on of Rule. |
| Bylaw | I | 14.4.3.1.2 | Transfer. |
| Bylaw | I | 14.5.5.2.10 | One-Time Transfer Excep. on. |

One sentence summary that describes the interpretive issue.

Would a 4 year transfer who attended a 2 year school in the spring (Part time) need to meet the 24 hour requirement prior to transferring to our institution?

Case Prioritization Information

Do the circumstances of this request require urgent review (within the next two business days)? No

Page 2 Case Information

Case Information

Case Information

All Requests

Describe the interpretive request in the sport of women's volleyball we have a recruit who attended a 4 year institution full time in the Fall of 2008 That was her first semester of full time enrollment She passed 15 hours She transferred to a 2 year school but only enrolled in 6 hours at the 2 year school That will give her 24 hours at the end of the Spring 2009 Does this student need to have 24 hours in order to be initially eligible at our institution? Or does her part time status exempt her from needing to meet that requirement?

Have you previously contacted any NCAA staff regarding this request? No

Have the national and conference communicated regarding this request? No

Case Documentation

(Maximum individual file size is 10MB) Upload each document individually

Recommended Documentation

If necessary

Provide any documentation read or interpretive request

Case Contacts and Submission

Select Contacts for this Case

Primary Contact: Michael Berger (bertrand@uta.edu) Phone: 817/272-2367 Cell: [REDACTED]

Secondary Contact: () Phone

Additional Case Contacts

Add additional contacts with a valid email address from the conference or members national union will receive selected emails read or the case.

Email Delivery First Name Last Name Title E-mail Address

Terms and Conditions

Disclaimer Terms and Conditions

I understand the interpretation of my response will be based solely on the specific facts provided in this interpretive request. Any changes to the facts presented, or additional information relevant to this request, must be submitted through Request for Additional Information.

Agreement by Michael Berger on 04/16/2019

Activity After Case Submission

Responses to Requests for Additional Information



Case Summary

General Case Information

| Case Number | Case Type | Sub Case Type | Release to Database |
|-------------|------------------------|-----------------------|---------------------|
| 1057530 | Interpretation Request | Amateurism - Bylaw 12 | No |

| Division | Sport(s) |
|----------|----------|
| I | |

Legislative Cite(s)

12.5.2.1 - Advertisements and Promotions After Becoming a Student-Athlete.
12.4.4 - Self-Employment.
- NCAA Division I Committee for Legislative Relief Previously Approved Waivers Checklist (I)

Status Information

| Status | Status Date | Status Level | Status Level Type |
|----------|-------------|--------------|------------------------------------|
| Resolved | 06/21/2019 | Staff | Bylaw Team Member Consult |

Conditions

Rationale

Interpretation:: Based on the facts provided, the previously approved waiver could apply. Such a waiver would permit the student-athlete to use his name, image, and likeness to promote his own nonathletically related business (e.g., motivational slogan t-shirts). If the conditions listed on the previously approved waiver checklist are met, the waiver may be applied on-campus and extend to the SA's business. A significant condition of the waiver is that the SA may not use his or her name and image on personal social media accounts to promote the brand. A separate account must be created specifically for his business.

Case Summary

Specific Case Information

Describe the interpretive request

A men's basketball SA is interested in starting his own business by selling motivational slogan t-shirts. His desired company name is to be Next Play. He would like to offer motivational slogan t-shirts for sale to avid sports fans or athletes (of all ages) in general. This business venture would be launched and advertised solely through social media platforms. Would this be a permissible business venture for our SA? Would he be able to advertise the sale of his T-shirts through social media outlets as long as he does not reference his involvement in athletics? Can he use his name and image to promote his business? If this is permissible, is it permissible for other SAs to retweet or share his business posts? We have read through the April 6, 2018 Ed Column-Legislative Relief Previously Approved Waivers Checklist. Would the previously approved waivers checklist for Bylaws 12.4.4 and 12.5.2.1 apply to this scenario?

Provide the conference analysis of the interpretive request.

Provide the institution's analysis of the interpretive request.



Case Summary

General Case Information

| Case Number | Case Type | Sub Case Type | Release to Database |
|-------------|------------------------|-----------------------|---------------------|
| 1061668 | Interpretation Request | Amateurism - Bylaw 12 | No |

| Division | Sport(s) |
|----------|----------|
| I | |

Legislative Cite(s)

17.02.1 - Countable Athletically Related Activities.
12.5.1.1 - Institutional, Charitable, Education or Nonprofit Promotions.
- Proposal No. 2016-135 Autonomy Proposal -- Autonomy Proposal -- Playing and Practice Seasons -- Prohibition on Required Athletically Related Activities -- Eight-Hour Period Between 9 p.m. and 6 a.m. (I)
17.02.14 - Required Athletically Related Activities.
17.1.7.10.6 - Required Athletically Related Activities Between 9 p.m. and 6 a.m.

Status Information

| Status | Status Date | Status Level | Status Level Type |
|----------|-------------|--------------|--------------------|
| Resolved | 07/10/2019 | Staff | Bylaw Team Meeting |

Conditions

Rationale

Interpretation:: Yes, it would be permissible for the SAs to participate in the activity as long as the institution's coaches are not involved in any capacity and the SAs are not required to participate in the activity. (17.02.1)
Institution has not opted into the RARA legislation consequently, Bylaw 17.1.7.10.6 would not apply.

Case Summary

Specific Case Information

Describe the interpretive request

Our men's basketball program was contacted by a local Grand Prairie Police Officer who invited the SAs to participate in a community service project with a local nonprofit organization, YMCA. The Grand Prairie Police Department and the YMCA provide a community service called Midnight Basketball. According to the flyer(see upload) from the YMCA, they have invited our student-athletes and students to their Midnight Basketball sessions. Midnight basketball is a free event designed to offer a positive environment for the youth in the grand prairie community(see email upload). Midnight Basketball is scheduled for every Thursday beginning June 7th from 8:30PM-11pm. The GPPD also provides SRO Officers to supervise the gym and offers resources to the youth through talks and positive interactions. Would it be permissible for our student-athletes to attend these basketball sessions at their own discretion? Or may the coaches require SAs to attend as a part of their community outreach?

Provide the conference analysis of the interpretive request.

Provide the institution's analysis of the interpretive request.



Case Summary

General Case Information

| Case Number | Case Type | Sub Case Type | Release to Database |
|-------------|------------------------|-----------------------|---------------------|
| 1064841 | Interpretation Request | Amateurism - Bylaw 12 | No |

Division **Sport(s)**

I

Legislative Cite(s)

12.5.1.1.2 - Promotions Involving Commercial Locations/Sponsors.
12.5.1.1 - Institutional, Charitable, Education or Nonprofit Promotions.

Status Information

| Status | Status Date | Status Level | Status Level Type |
|----------|-------------|--------------|-------------------|
| Resolved | 07/29/2019 | Staff | Individual |

Conditions

Rationale

Interpretation::

Based on the information provided in the initial request and follow-up communications, the staff viewed the proposed activity as a permissible institutional promotional activity during which the University's Esports Club (UTA Esports) and Men's Basketball Team will be promoting their respective activities and cross-promoting each other's activities. Answers to your specific questions are as follows:

1. It is permissible for your student-athletes to attend the In Game Leader Esports Summit, compete in esports against professional esports athletes during the summit, and mix and mingle with summit attendees. Pursuant to Bylaw 12.5.1.1.2, neither the Esports Summit, Esports Stadium Arlington hosting the summit, or any other commercial sponsor of the event can advertise the presence of the student-athletes in order to promote the event.

2. Pursuant to Bylaw 12.5.1.1, it is permissible for your men's basketball staff, student-athletes and marketing team to occupy a booth during the summit for the purpose of passing out schedule cards and posters, and to promote ticket sales. This booth can either be shared with UTA Esports or be solely occupied by men's basketball. Pursuant to the preferential treatment legislation in Bylaw 12.1.2.1.6, if men's basketball is occupying a booth on its own, it will need to pay the going rate for a booth at the event, unless all booths are being offered free of charge. If men's basketball shares a booth with UTA Esports, it is not necessary for men's basketball to pay the going rate to purchase the booth as its involvement in the institutional promotional activity will be under UTA Esports, to which the preferential treatment legislation is not applicable.

3. As noted above, your student-athletes cannot be used to promote the event by the In Game Leader Esports Summit, Esports Stadium Arlington hosting the summit, or any other commercial entity promoting and/or attending the event. The staff did not find any other restrictions of note related to your men's basketball team's participation in the In Game Leader Esports Summit.

4. Pursuant to Bylaw 12.5.1.1, it is permissible for your institution to distribute pictures and video of your men's basketball student-athletes participating in the Esports Summit, including competing in esports games, on institutional web pages and social media. The commercial sponsors of the summit may permissibly like or retweet your institution's permissible promotions on social media, provided they do not add to or alter the social media promotions in any manner. Finally, because your student-athletes' participating in the Summit is part of an institutional promotional activity, they may permissibly appear in associated media activities (e.g., interviews) with or on behalf of UTA Esports provided the conditions in Bylaw 12.5.3 are satisfied.

Specific Case Information

Describe the interpretive request Would it be permissible for our men's basketball team to attend a local Esports event-In Game Leader Esports Summit where they were invited by UTA Esports Club President? The UTA Esports Club is an institutionally recognized entity like a fraternity or sorority on our campus. A member of our MBB staff met with the Esports Club President and an Esports Stadium Marketing employee to discuss to possibilities of attending an event on August 3rd. This event is call In Game Leader Esports Summit and would take place at the local Esports Stadium in Arlington. This summit consists of a panel of Esports gamers from around the world coming to Arlington to talk about different subjects within their gaming world, which includes a mixer at the end to meet and greet people. The UTA ESports Club has asked us to team up together to develop and construct a partnership that will help benefit both parties with content creation, fan support and brand growth. During this mixer, our MBB team SAs would play professionals from around the world in games that they choose on the big screen, capturing it on camera/video all while coaches/staff mingle during the actual gaming. Content captured through pictures or video would be shared through UTA social media outlets. Additionally, they would like to give us a booth during this panel for our SAs to pass out schedule cards, posters, sell tickets, etc. Our MBB staff are excited to build this partnership with the UTA Esports Club. Would this be permissible for our SAs to attend? Can our MBB Staff/SAs/Marketing team occupy a booth during the summit to pass out schedule cards, posters, promote ticket sales? What limitations or restrictions are necessary for our institution to participate in this event? Would our SAs be able to appear on behalf of the UTA Esports club much like participating in a coaches' show being filmed at a local restaurant? The link to the In Game Leader Esports Summit is <https://esportsstadium.gg/event/igl19/>

Provide the conference analysis of the interpretive request. Conference office recommended institution to submit interp through RSRO

Provide the institution's analysis of the interpretive request. No stance as we are seeking counsel.



Institution: University of Texas at Arlington
Case Type: Interpretation Request

Division: I

Case ID: 1066781
Date: 08/13/2019

Page General Information

General Information

Institution Information

Institution or Conference University of Texas at Arlington

Division of Institution

Conference Sun Belt Conference

Phone Number 8 7/272 226

Academic year related to this request 20 19 20

Sub Case Types

Please check all the Interpretation Request sub-case types and conditions that apply

Recruiting - Bylaw 13

Legislation Related to this Request

| Provide(s) of applicable regulations, educational column or interpretation | Type | Division | ID | Text |
|--|----------|----------|-------------|--|
| | Bylaw | I | 13.12.2.3.1 | Camp/Club Providing Recruiting or Scouting Service. |
| | Proposed | I | I-2014-9 | RECRUITING -- SPORTS CAMPS AND CLINICS -- EMPLOYMENT AT CAMP OR CLINIC -- CAMP/CLINIC PROVIDING RECRUITING OR SCOUTING SERVICE -- COACHES CLINIC |
| | Bylaw | I | 13.12.2.3.3 | Institution or Noninstitutional, Privately Owned Camps/Clubs -- Basketball. |

One sentence statement that describes the interpretive issue.

A local retired HS coach is hosting a coaches clinic and would like to host it at applicant institution. Additionally, she is requesting to be permitted to utilize the advertising and registration services of a recruiting service to assist with the camp and would like to utilize Division coaches as speakers at the clinic.

Case Prioritization Information

Do the circumstances of this request require urgent review (within the next two business days)? No

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Case Information

All Requests

Describe the interpretive request

Applicant institution has been contacted by a local retired HS Girls Basketball coach and Premier Basketball Report Scouting Services (PBR) regarding using institution's facilities to host a coach's clinic in September 20 09 PBR provides multiple services including a scouting/recruiting service but the HS Coach is going to run the event PBR has a website and system that they are offering to assist with registration Further they are requesting if they can assist her with the online pre registration payment and put details online for her PBR would like to help her promote it and connect her to some college coaches so they can be presenters at the clinic The audience will be scholastic coaches as well as non scholastic coaches Can Premier Basketball (because they have a recruiting service as one of their branches) host the registration for the event? Is it permissible for applicant institution's basketball coaches to serve as speakers/presenters (paid or unpaid) at the event?

Have you previously contacted any NCAA staff regarding this request?

Yes

Provide the case number or name(s) of NCAA staff previously contacted regarding this request

PBR staff contacted Adam Morrissey Assistant Director of Enforcement Certification and Approvals Group on June 20 09 and received an email response from him on June 22 09 Mr Morrissey's response cited Bylaw 3 2 2 3 and recommended that PBR work with applicant institution to make a formal request for interpretation applicant institution's head women's basketball coach sought compliance counsel on August 7 20 09

Provide the date(s) of contact with NCAA staff regarding this request

06/20/09

Have the institution and conference communicated regarding this request?

No

Case Documentation

(Maximum individual file size is 10MB) Upload each document individually

Recommended Documentation

If necessary

Provide any documentation related to the interpretive request

Case Contacts and Submission

Select Contacts for this Case

Primary Contact: Debbie Garcia (ranee@uta.edu) Phone: 8 752 0940 Cell: [REDACTED]

Secondary Contact: Angela Perry (aperry_3@uta.edu) Phone [REDACTED]

Additional Case Contacts

Additional contacts with a valid email address from the conference or members union will receive selected e-mails related to the case.

Email Delivery First Name Last Name Title E-mail Address

Terms and Conditions

Disclaimer Terms and Conditions

Unders and the n erpre a ons s aff response w be based so e y on he spec f c fac s prov ded n h s n erpre ve reques . Any changes o he fac s presen ed, or add ona nforma on re evan o h s reques , mus be subm ed through Request/Soft Papers On ne

Agreement by Debbie Garcia on 08/09/20 9

Activity After Case Submission

Responses to Requests for Additional Information



Institution: University of Texas at Arlington
Case Type: Interpretation Request

Division: I

Case ID: 1066796
Date: 08/13/2019

Page General Information

General Information

Institution Information

Institution or Conference University of Texas at Arlington

Division of Institution

Conference Sun Belt Conference

Phone Number 8 7/272 226

Academic year related to this request 20 19 20

Sub Case Types

Please check all the Interpretation Request sub-case types and conditions that apply

Recruiting - Bylaw 13

Legislation Related to this Request

Provide the(s) of applicable regulations, educational column or interpretation

| Type | Division | ID | Text |
|-------|----------|--------|---|
| Bylaw | I | 13.12 | Sports Camps and Clinics. |
| Bylaw | I | 13.8.1 | Enforcement Resolutions. |

One sentence summarizing how this describes the interpretive issue.

is it permissible to invite scholastic/HS coaches to a free meet and greet event with the team following an exhibition match

Case Prioritization Information

Do the circumstances of this request require urgent review (within the next two business days)? Yes

Provide description of reason for expedited review request. to finalize event size/make final plans based on anticipated guest list

Provide the date of the issue requiring expedited review 08/23/2019

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Case Information

Case Information

All Requests

Describe the interpretive request

Applicant institution's volleyball program is hosting an invited guests only meet and greet event following their exhibition match on August 23 2019. The current guest list consists of donors boosters player families and alumni and will provide food and drinks to attendees as they mingle with and get to know the team. There is a guest list for the event and it is not being advertised as open to the public. The institution has a retirees organization and one of the committee members is a former volleyball player (not an alum of the institution) and is a volleyball booster and active member of the scholastic coaching community. Is it permissible for the volleyball program to invite local HS coaches to attend the meet and greet event? If it is not permissible based on the invitation only status of the event would it be permissible to host a coaches clinic prior to the match and include the post match event in the clinic registration?

Have you previously contacted any NCAA staff regarding this request? No

Have the institution and conference communicated regarding this request? No

Case Documentation

(Maximum individual file size is 10MB) Upload each document individually

Recommended Documentation

If necessary

Provide any documentation related to the interpretive request

Case Contacts and Submission

Select Contacts for this Case

Primary Contact: Debbie Garcia (ranea@uta.edu) Phone: 817-520-0940 Cell: [REDACTED]

Secondary Contact: Angela Perry (aperry3@uta.edu) Phone: [REDACTED]

Additional Case Contacts

Add additional contact with a valid email address from the conference or member institution who will receive selected emails related to the case.

Email Delivery First Name Last Name Title E-mail Address

Terms and Conditions

Disclaimer Terms and Conditions

I understand the interpreter's affidavit response will be based solely on the specific facts provided in his/her previous request. Any changes to the facts presented, or additional information relevant to his request, must be submitted through Request for Additional Information.

Agreement by Debbie Garcia on 08/09/2019

Activity After Case Submission

Responses to Requests for Additional Information