l	16 NCAC 06E .0201	is proposed	for adoption	as follows:
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3	SECTION .020	0 - <del>SCHOOL ATHLETICS AND SPORTS MEDICINE</del> <u>INTERSCHOLASTIC ATHLETICS</u>
4		
5	16 NCAC 06E .0	0201 DEFINITIONS
6	As used in this S	ection, the following definitions apply:
7	<u>(1)</u>	"Administering organization" is defined in G.S. 115C-407.50(1).
8	(2)	"Aggrieved party" means a student, coach, participating school, PSU, or other party that is directly
9		and adversely affected by a final decision of a rule administrator including a determination of
10		ineligibility under Rule .0207 of this Section, a penalty imposed under Rule .0209 of this Section,
11		or a finding of undue influence or a recruiting violation under Rule .0210 of this Section. If a student
12		is affected, the student's parent shall be allowed to appeal the final decision pursuant to Rule .0215
13		of this Section.
14	(3)	"Bona fide purpose" means a purpose not primarily related to participation in interscholastic
15		athletics.
16	<u>(4)</u>	"Final decision" means a written decision of a rule administrator regarding the application or
17		enforcement of rules under this Section to a set of facts or circumstances.
18	(5)	"Initial entry" means:
19		(A) a student's first day of attendance at a participating school in which the student is enrolled
20		as recorded by that school; or
21		(B) the first day on which a student practices or otherwise participates as a member of an
22		interscholastic athletics team at a participating school.
23	<u>(6)</u>	"Interscholastic athletics" or "interscholastic athletic activity" means any extracurricular athletic
24		activity that:
25		(A) involves students in any Grades 6 through 12;
26		(B) is sponsored by an individual school, PSU, or administering organization; and
27		(C) includes students from more than one school or PSU.
28	<u>(7)</u>	"Local superintendent" means the superintendent of a local school administrative unit, as provided
29		in Chapter 115C, Article 18 of the General Statutes, or the staff member with the highest decision-
30		making authority for a PSU, if there is no superintendent.
31	<u>(8)</u>	"NFHS" means the National Federation of State High School Associations.
32	<u>(9)</u>	"Parent" is defined in G.S. 115C-407.50(6).
33	<u>(10)</u>	"Participating school" means a middle school, junior high school, or high school that elects to
34		participate in interscholastic athletic activities.
35	<u>(11)</u>	"Principal" means a school administrator employed as the principal of a school, as provided in
36		Chapter 115C, Article 19 of the General Statutes, or the staff member with the highest decision-
37		making authority at a school, if there is no principal.

1	<u>(12)</u>	"Rule administrator" means any of the following:
2		(A) An administering organization, when administering and enforcing the rules provided by
3		this Section at the high school level.
4		(B) A local superintendent or his or her authorized designee, when administering and enforcing
5		the rules provided by this Section at the middle and junior high school level.
6		(C) The Superintendent of Public Instruction, if necessary pursuant to 16 NCAC 06E .0204(e).
7		
8	History Note:	Authority G.S. 115C-12(12);115C-12(23); 115C-47(4); 115C-407.50; 115C-407.55; 115C-407.60;
9		115C-407.65; 116-235(b);
10		Eff. July 1, 1986;
11		Exp. Eff. June 1, 2022 pursuant to G.S. 150B-21.3A.
12		Temporary Adoption Eff. July 1, 2024;
13		<u>Eff. July 1, 2025.</u>

1	16 NCAC 06E .0204 is p	roposed for amendment as follows:
2		
3	16 NCAC 06E .0204	INTERSCHOLASTIC ATHLETICS AND ADMINISTERING ORGANIATIONS FOR
4		HIGH SCHOOL ATHLETICS ADMINISTRATION OF INTERSCHOLASTIC
5		ATHLETICS
6	(a) Definitions:	
7	<del>(1) "Admir</del>	nistering organization" is defined in G.S. 115C-407.50(1).
8	<del>(2) "Partici</del>	pating school" is defined in G.S. 115C-407.50(7).
9	<del>(3) "Public</del>	school unit" (PSU) is defined in G.S. 115C-5(7a).
10	(b) PSUs are authorized	to determine whether and to what extent students in grades 6 through 12 may participate in
11	interscholastic athletics, p	provided students in grade 6 are not eligible to participate in tackle football. This Rule shall not
12	apply to charter school at	hletic programs in kindergarten through grade 8.
13	(c) To participate in publi	e school interscholastic athletics, a student shall meet the following requirements:
14	(1) A stude	ent who attends a school supervised by a local board of education shall only participate in the
15	school	to which the student is assigned under G.S. 115C 366. A student enrolled in a charter, regional,
16	statewi	le public school, or school operated by the University of North Carolina, shall meet all the
17	enrollm	ent criteria for that school and attend that school. If a student is over the age requirements for
18	the sch	ool the student attends, the student may participate at the school to which the student would be
19	assigne	d or attend at the next higher grade level.
20	(2) A stude	ent shall meet the age requirements at each grade level to participate. PSUs shall determine the
21	age of	participating students based on a preponderance of the evidence known to them. A student
22	ineligit	le to participate at one grade level due to age shall be eligible to participate at the next higher
23	<del>grade l</del>	evel only, provided no student shall be eligible to participate at the middle school level for a
24	period-	lasting longer than six consecutive semesters, beginning with the student's entry into grade 6,
25	and no	student shall be eligible to participate at the high school level for more than eight consecutive
26	semeste	ers, beginning with the student's first entry into grade 9 or participation on a high school team,
27	whiche	ver occurs first.
28	<del>(A)</del>	A student shall not participate on a grade 6, 7, or 8 team if the student becomes 15 years of
29		age on or before August 31 of that school year.
30	<del>(B)</del>	A student shall not participate on a grade 9 through 12 team if the student becomes 19 years
31		of age on or before August 31 of that school year.
32	(d) To be eligible to part	cipate during any semester in grades 6, 7, or 8, the student shall have passed at least one less
33	course than the number of	Frequired core courses the prior semester and meet promotion standards established by the PSU,
34	provided a student who is	s promoted from grade 5 to grade 6 shall be deemed to have satisfied the requirement set forth
35	in this Paragraph to partic	ipate in the first semester of grade 6. To be eligible to compete during any semester in grades 9
36	through 12, the student sh	all have passed at least five courses (or the equivalent for non-traditional school schedules) the
37	prior semester and meet p	promotion standards established by the PSU, provided a student who is promoted from grade 8
38	to grade 9 shall be deeme	d to have satisfied the requirement set forth in this Paragraph to participate in the first semester
39	<del>of grade 9.</del>	

1	(e) To be eligible to participate, a student shall receive a medical examination every 395 days by a licensed physician		
2	nurse practitioner, or physician assistant, subject to the provisions of G.S. 90 9.1, G.S. 90 9.2, G.S. 90 9.3, G.S. 90 18.1		
3	and G.S. 90-18.2.		
4	(f) A student shall not participate in interscholastic athletics after any of the following:		
5	(1) graduation, except that the student may continue to participate in playoff and state championship		
6	contests in spring sports after graduation;		
7	(2) signing a professional athletic contract, except that the student may continue to participate in any sport		
8	for which the student has not signed a professional contract;		
9	(3) receiving remuneration as a participant in an athletic contest, except that the student may accept a gift,		
10	merchandise, trophy, or other thing of value, provided:		
11	(A) the value does not exceed two hundred fifty dollars (\$250.00) per student per sports season;		
12	(B) the item is totally consumable and nontransferable, or labeled in a permanent manner, for		
13	example, monogrammed or engraved items; and		
14	(C) the item is approved by the student's principal and superintendent; or		
15	(4) participating on an all star team or in an all star game that is not sanctioned by the administering		
16	organization of which the student's school is a member, provided the student shall be ineligible only for		
17	the specific sport involved.		
18	(g) Each PSU shall require the principal of a school that participates in interscholastic athletics to sign and date a list		
19	of eligible students for each sport. The PSU shall maintain copy of the most current list in the principal's office and		
20	the office of the superintendent.		
21	(h) A PSU shall impose at least the following penalties on a student, coach, or school official in grades 6 through 12		
22	who is ejected from an interscholastic athletic contest:		
23	(1) for the first offense, the person shall be reprimanded and suspended from participating in the next		
24	game at that level of play (varsity or junior varsity);		
25	(2) for a second offense, the person shall be placed on probation and suspended from participating in		
26	for the next two games at that level of play (varsity or junior varsity);		
27	(3) for a third offense, the person shall be suspended for one calendar year; and		
28	(4) a coach who is suspended shall not coach any team for any grade level during the period of		
29	suspension.		
30	Penalties are cumulative from sport to sport and from sport season to sport season. If no member of the school's		
31	coaching staff is present to assume an ejected coach's duties, the contest shall be terminated by a forfeit.		
32	(i) (a) PSUs The governing body of a PSU may allow high schools under their its jurisdiction to belong to an		
33	administering organization designated by the State Board of Education. Superintendent of Public Instruction.		
34	(j) (b) An administering organization that has entered into a memorandum of understanding with the State Board of		
35	Education Superintendent for the purpose of administering interscholastic athletics under this Rule Section shall apply		
36	and enforce all of the requirements of this Rule. Section. An administering organization shall provide training and		
37	resources to ensure that all students, parents, and PSU personnel involved in the administration of interscholastic		
38	athletics understand and comply with the provisions of this Section.		
39	(k) (c) The If the Superintendent enters a memorandum of understanding with one or more administering		
40	organizations consistent with G.S. 115C-407.61, the State Board of Education shall delegate to an administering		

1	organization the	administering organization(s) its authority over participating schools that are members of the
2	administering or	ganization to:
3	(1)	waive any student eligibility requirement contained in this Rule, if it finds in a particular case that
4		the requirement fails to promote academic progress, health, safety, and fair play, or it works an
5		undue hardship on a student who has lost eligibility due to circumstances that made participation
6		impossible such as prolonged illness or injury or if a waiver is necessary to reasonably accommodate
7		a student's disability, as required under the Americans with Disabilities Act, U.S.C. 1201 et seq.;
8	(1)	Apply and enforce student participation rules, as established in Rule .0207 of this Section.
9	(2)	Waive any student participation rule as applied to a specific student, in accordance with Rule
10		.0207(k) of this Section.
11	(3)	Apply and enforce student health and safety requirements, as established in Rule .0205 of this
12		Section.
13	<del>(2)</del> <u>(4)</u>	adopt, Adopt, apply, and enforce penalty rules rules, as defined in G.S. 115C-407.55(3) 115C-
14		407.55(3), that establish a system of demerits that includes reprimands, probations, suspensions,
15		forfeitures of contests, forfeitures of titles, and disqualifications; disqualifications, consistent with
16		Rule .0209 of this Section.
17	<del>(3)</del> <u>(5)</u>	adopt, Adopt, apply, and enforce administrative rules, as defined in G.S. 115C-407.55(5); 115C-
18		<u>407.55(5).</u>
19	<del>(4)</del> <u>(6)</u>	adopt, Adopt, apply, and enforce gameplay rules, as defined in G.S. 115C-407.55(6); 115C-
20		<u>407.55(6).</u>
21	<del>(5)</del> <u>(7)</u>	establish and collect Collect from all its members a uniform membership fee of either:
22		(A) one thousand dollars (\$1,000) for each participating school, or
23		(B) one dollar (\$1.00) for each student enrolled in a participating school.
24	24 (1) (d) An administering organization shall:	
25	(1)	enter Enter into a memorandum of understanding understanding, consistent with the requirements
26		of G.S. 115C-407.55(8) and 115C-407.61, with the State Board of Education Superintendent no
27		later than March 15 prior to the academic start of the school year in which it is to begin administering
28		interscholastic athletics and no later than the March 15 before the expiration of an existing
29		memorandum of understanding;
30	(2)	submit Submit an audit report signed by an independent certified public accountant or accounting
31		firm, which is in good standing with the North Carolina State Board of Certified Public Accountant
32		Examiners and performs no other tasks or functions for the administering organization besides the
33		annual audit, to the State Board of Education no later than March 15 each year;
34	(3)	broadcast Broadcast the meetings of its membership and board of directors in a manner that is
35		announced on its website and which may be viewed electronically by any member of the public;

1	(4)	provide Provide to the State Board of Education within 30 days any requested organizational
2		records, such as, financial information, annual audit reports, and any matters related to or impacting
3		participating schools;
4	(5)	enter Enter into written agreements with PSUs that allow their eligible schools to participate in
5		interscholastic athletics, which agreements shall include an explanation of the fees to be charged,
6		the obligations of the PSU and participating schools, penalties for the violation of this Rule Section
7		that may be imposed, and an explanation of the process to contest or appeal adverse decisions; and
8		file an appeal pursuant to Rule .0215 of this Section; and
9	(6)	publish Publish the organization's rules through a link on the home page of its website.
10	(m) State Board	of Education will appoint an appeals board to hear and act upon appeals from final decisions of an
11	administering or	rganization, or from the Department of Public Instruction if necessary pursuant to G.S. 115C-
12	407.60(b), regard	ding student eligibility, penalties, fees imposed, retaliation, or discrimination. Panels of no fewer than
13	three members o	f the appeals board may hear and decide matters on behalf of the board. A PSU aggrieved by a final
14	decision of the a	dministering organization may file an appeal with the State Board of Education's Office of General
15	Counsel within f	ive days after receipt of the administering organization's final decision.
16	The final decision	n shall be mailed to the Superintendent or board of trustees of the PSU.
17	(1)	The administering organization's final decision shall contain:
18		(A) findings of fact;
19		(B) conclusions of law, including citation to any rules related to the decision;
20		(C) a description of any penalties; and
21		(D) a statement that the PSU may file a notice of appeal within five days of receipt of the
22		administering organization's decision by mailing the notice to the State Board of
23		Education's Office of General Counsel, 301 S. Wilmington Street, Raleigh, N.C. 27601,
24		and emailing a copy of the notice of appeal to Office of General for the State Board of
25		Education.
26	(2)	The PSU's appeal shall:
27		(A) be in writing;
28		(B) include a description of the facts of the dispute;
29		(C) include any evidence submitted to the administering organization; and
30		(D) present an argument explaining why the PSU believes the administering organization's
31		final decision was not based on substantial evidence as defined in G.S. 150B-2(8c) or is
32		affected by an error of law.
33	(3)	The administering organization may file a response to the PSU's submissions within five days. The
34		panel may shorten the time for filing the administering organization's response if the decision affects
35		a student's or coach's eligibility to participate in an intervening athletic contest.
36	(4)	All documents filed in the appeal shall be simultaneously served on all parties in the manner
37		prescribed in G.S. 1A-1, Rule 5 of the North Carolina Rules of Civil Procedure.

1	(5) Any hearing shall be recorded.
2	(6) No later than 30 days after the State Board of Education's receipt of the appeal, a panel of the appeals
3	board shall issue its decision. The panel shall affirm the administering organization's final decision
4	unless a majority of the panel determines that the final decision is not supported by substantial
5	evidence or is affected by an error of law.
6	(7) The panel's decision shall be final.
7	(n) The PSU that has jurisdiction over a school may impose penalties in addition to those required by an administering
8	organization.
9	(e) In the event that the Superintendent is unable to enter a memorandum of understanding with one or more
10	administering organizations in accordance with this Rule, the SBE shall delegate all authority and responsibility
11	provided to an administering organization by this Section to the Superintendent.
12	(f) A PSU, participating school, PSU employee, or student seeking to report allegations of intimidation or harassment
13	by an administering organization shall file a report with the Superintendent. The report shall be in writing and include
14	a detailed description of the factual basis for the allegations.
15	(g) The Superintendent shall be responsible for general oversight of interscholastic athletic activities at participating
16	middle and junior high schools. The local superintendent or his or her authorized designees shall apply and enforce
17	the requirements of this Section for participating middle and junior high schools under the jurisdiction of a PSU. The
18	local superintendent or his or her authorized designee may also waive any student participation rule as applied to a
19	specific student enrolled at a middle or junior high school under the jurisdiction of the PSU, in accordance with Rule
20	.0207 of this Section.
21	(h) Any person or PSU seeking to inquire about or report a violation of any rule enforced by a rule administrator shall
22	direct the initial inquiry or report to the appropriate rule administrator in accordance with the policies and procedures
23	adopted by the rule administrator.
24	(i) For any question or dispute involving the enforcement of any interscholastic athletics rule provided by this Section,
25	the relevant rule administrator shall render a final decision within 10 business days. The rule administrator's final
26	decision shall contain:
27	(1) Findings of fact.
28	(2) Conclusions of law, including a citation to and copy of any rules related to the decision.
29	(3) A description of any penalties imposed.
30	(4) Instructions on how the aggrieved party may file a notice of appeal with the Superintendent and a
31	notice that the appeal must be filed within five days after receipt of the final decision.
32	(j) An aggrieved party seeking to appeal a final decision with the Superintendent shall do so in accordance with Rule
33	.0215 of this Section.
34	(k) Nothing in this Section shall be construed as restricting the independent authority of a PSU to further limit or
35	regulate student participation in interscholastic athletics or other extracurricular activities in accordance with local
36	policies adopted by the governing body of the PSU. Limitations or regulations imposed under local policies shall not
37	be subject to appeal under Rule .0215.

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1	History Note:	Authority G.S. 115C-12(12); 115C-12(23); 115C-47(4); 115C-407.50, 115C-407.55; 115C-407.60;
2		115C-407.65; 116-235(b);
3		Emergency Adoption Eff. August 20, 2019;
4		Eff. March 1, 2021;
5		Temporary Amendment Eff. July 1, 2022;
6		Amended Eff. July 1, 2023;
7		Temporary Amendment Eff. July 1, 2024;
8		Amended Eff. July 1, 2025.

16 NCAC 06E .0205 is proposed for adoption as follows:

## 3 16 NCAC 06E .0205 STUDENT HEALTH AND SAFETY

- 4 (a) For purposes of this Rule, a concussion is defined as a traumatic brain injury caused by a direct or indirect impact
- 5 to the head that results in disruption of normal brain function, which may or may not result in loss of consciousness.
- 6 (b) An administering organization shall, on an annual basis, provide a concussion and head injury information sheet
- 7 to all coaches, school nurses, athletic directors, first responders, volunteers, and students who participate
- 8 interscholastic athletic activities, and the parents or legal guardians of those students. The information shall include:
- 9 (1) The definitions and symptoms of concussions and head injuries;
- 10
   (2)
   A description of the physiology and the potential short-term and long-term effects of concussions

   11
   and other head injuries;
- 12
   (3)
   The medical return-to-play protocol for post-concussion participation in interscholastic athletic

   13
   activities; and
- 14 (4) Any other information deemed necessary by the PSU.
- 15 (c) School employees, first responders, volunteers, and students shall sign the information sheet and return it to the

16 <u>coach before participating in interscholastic athletic activities, including tryouts, practices, or competition. Parents</u>

17 shall sign the information sheet and return it to the coach before a child may participate in any such interscholastic

- 18 <u>athletic activities. The signed sheets shall be maintained in accordance with .0207(b) of this Section.</u>
- 19 (d) If a student participating in an interscholastic athletic activity exhibits signs or symptoms consistent with 20 concussion, the student shall be removed from the activity at the time and shall not be allowed to return to play or

20 concussion, are stated share or removed from the detrify at the time and share how se anowed to retain to pay or 21 practice that day. A student removed from play for exhibiting signs or symptoms consistent with concussion shall not

- return to play or practice on a subsequent day until the student is evaluated by and receives written clearance for such
- 23 participation from one of the following:
- 24 (1) A physician licensed under Chapter 90, Article 1 of the General Statutes with training in concussion
   25 management;
- 26 (2) A neuropsychologist licensed under Chapter 90, Article 18A of the General Statutes with training
   27 in concussion management and working in consultation with a physician licensed under Chapter 90,
   28 Article 34 of the General Statutes;
- 29 (3) An athletic trainer licensed under Chapter 90, Article 34 of the General Statutes;

30 (4) A physician assistant, consistent with the limitations of G.S. 90-18.1; or

- 31 (5) A nurse practitioner, consistent with the limitations of G.S. 90-18.2.
- 32 (e) Each participating school shall develop a venue-specific emergency action plan to deal with serious injuries and
- 33 acute medical conditions in which the condition of the patient may deteriorate rapidly. The plan must be:
- 34 <u>(1)</u> In writing;
- 35 (2) Reviewed by an athletic trainer licensed under Chapter 90, Article 34 of the General Statutes;
- 36 (3) Approved by the principal of the school;
- 37 <u>(4)</u> Distributed to all appropriate personnel;

1	(5)	Posted conspicuously for community and parental awareness at all athletic-sponsored venues; and
2	<u>(6)</u>	Reviewed and rehearsed annually by all licensed athletic trainers, first responders, coaches, school
3		nurses, athletic directors, and volunteers for interscholastic athletic activities.
4	(f) Each particip	pating school's emergency management plan shall include:
5	<u>(1)</u>	A delineation of roles;
6	<u>(2)</u>	Methods of communication;
7	<u>(3)</u>	Available emergency equipment; and
8	<u>(4)</u>	Access to and plan for emergency transport.
9	(g) Each school	shall maintain complete and accurate records of its compliance with the requirements of this Rule.
10		
11	History Note:	Authority G.S. 115C-12(12); 115C-12(23); 115C-47(4); 115C-407.50; 115C-407.55; 115C-407.57;
12		<i>115C-407.58; 115C-407.60;</i>
13		Interim Rule status conferred Eff. June 27, 2018, pursuant to S.L. 2018-114, sec. 27.(b);
14		Emergency Rule Eff. August 20, 2019;
15		Emergency Rule Exp. Eff. August 20, 2020;
16		Temporary Adoption Eff. July 1, 2024;
17		<u>Eff. July 1, 2025.</u>

16 NCAC 06E .0206 is proposed for amendment as follows:

3	16 NCAC 06E	.0206 ATHLETIC TRAINERS
4	(a) Each Local	Education Agency (LEA) PSU shall designate for each participating high school within its jurisdiction
5	either a licensed	athletic trainer who is qualified pursuant to Article 34 of Chapter 90 Chapter 90, Article 34 of the
6	General Statutes	s of North Carolina or a first responder. These persons may be employed on a full-time or part-time
7	basis or may ser	ve as a volunteer.
8	(b) If not a lice	nsed athletic trainer, a first responder shall:
9	(1)	have completed and continue to Complete and maintain certification in cardiopulmonary
10		resuscitation as certified by an organization such as the American Red Cross or the American Heart
11		Association;
12	(2)	have completed and continue to Complete and maintain certification in first aid as certified by an
13		organization such as the American Red Cross or the American Heart Association;
14	(3)	have completed and continue to Complete and maintain training in concussion management as
15		offered by an organization such as the National Federation of State High School Associations
16		<del>(NFHS);</del> <u>NFHS;</u>
17	(4)	have completed and continue to Complete and maintain continuing education in injury prevention
18		and management as offered by an organization such as the National Federation of State High School
19		Associations (NFHS); NFHS; and
20	(5)	complete Complete 10 hours total of staff development each school year specific to first aid and
21		injury recognition and prevention. The 10 hours may include hours necessary for recertifications or
22		renewals.
23	(c) The license	d athletic trainer or first responder shall not have concurrent coaching responsibilities during the time
24	in which the per	rson is working as a licensed athletic trainer or first responder.
25	(d) A licensed a	athletic trainer or first responder shall attend all football games and practices, practices and games for
26	<u>both football an</u>	d wrestling, unless excused by the local superintendent due to emergency.
27	(e) Each LEA I	<u>PSU</u> shall monitor the school athletic trainer's or first responder's compliance with this Rule.
28		
29	History Note:	Authority G.S. 115C-12(12); 115C-12(23); 115C-47(4); 115C-407.50; 115C-407.55; 115C-407.60;
30		115C-407.65; 116-235(b);
31		Emergency Adoption Eff. August 20, 2019;
32		Eff. March 1, 2021;
33		Temporary Amendment Eff. July 1, 2024;
34		Amended Eff. July 1, 2025.

16 NCAC 06E .0207 is proposed for adoption as follows:

## 3 16 NCAC 06E .0207 STUDENT PARTICIPATION RULES

- 4 (a) A student shall not participate in interscholastic athletics on behalf of a North Carolina public school unless the
- 5 student has satisfied the eligibility requirements set forth in this Rule. PSUs are authorized to determine whether and
- 6 to what extent students under their jurisdiction may participate in interscholastic athletics, not inconsistent with the
- 7 <u>requirements of this Rule.</u>
- 8 (b) Each PSU shall require the principal of a participating school to sign and date a list of eligible students for each
- 9 sport. The PSU shall maintain a copy of the most current list in the principal's office and the office of the local
- 10 <u>superintendent.</u>
- 11 (c) Residency Requirements

12	(1)	For purposes of this Rule, a student's primary residence shall be determined as follows:
13		(A) If both of the student's parents live together, the residence of both parents.
14		B) If the student's parents are separated or divorced, the residence of the parent to whom a
15		court of competent jurisdiction has awarded primary custody of the student. If no custody
16		order has been entered, the student and the student's parents shall designate one parent's
17		residence as the primary residence and communicate that designation to the participating
18		school prior to participation in interscholastic athletic activities. The designated primary
19		residence shall be one that would otherwise render the student eligible to attend that school
20		in accordance with state law and the policies of the governing body of the PSU.
21		(C) If the student has only one living parent, the residence of that parent.
22		D) If a student lives with an individual to whom a court of competent jurisdiction has awarded
23		legal guardianship of the student, the residence of that individual.
24		(E) If a student has been emancipated in accordance with Chapter 7B, Article 35 of the General
25		Statutes, the student's residence at the time of emancipation.
26		(F) If a student is a foreign national participating in a foreign exchange program authorized by
27		federal and state law, the residence to which the student is assigned by the program or host
28		<u>PSU.</u>
29	<u>(2)</u>	A student shall not participate in interscholastic athletics following a change in primary residence
30		unless the change was made for a bona fide purpose and with the intent that it be permanent. The
31		relevant administering organization shall resolve, by a preponderance of the evidence, any disputes
32		regarding a high school student's primary residence or whether a change in a student's primary
33		residence was for a bona fide purpose.
34	(3)	Notwithstanding Subparagraph (2) and absent a transfer between participating schools as provided
35		n Paragraph (e), a student shall be eligible to participate in interscholastic athletics on behalf of a
36		participating school in which the student is enrolled if the student has attended any school within
37		he jurisdiction of the same PSU as the participating school for the two preceding semesters.

1	(d) Enrollment	Requirements	
2	<u>(1)</u>	A student enrolled in a school supervised by a local board of education shall only participate in	
3		interscholastic athletics on behalf of the school to which the student is assigned under G.S. 115C-	
4		<u>366.</u>	
5	(2)	A student enrolled in a charter school, regional school, or school operated by the University of North	
6		Carolina shall meet all the enrollment criteria for that school and attend that school. A student who	
7		attends a school described in this Subparagraph shall not participate in interscholastic athletics on	
8		behalf of that school unless the student's primary residence is within either:	
9		(A) the county in which the school is located, or	
10		(B) twenty-five miles of the school as determined by an administering organization.	
11	(3)	A local board of education may by policy allow a person who is enrolled in Grade 6 through 12 in	
12		a home school, as defined in G.S. 115C-563(a), and whose primary residence is within the board's	
13		jurisdiction to participate in interscholastic athletics on behalf of a participating school under the	
14		board's jurisdiction, provided that the board either agrees to cover any such person whom it allows	
15		to participate under its catastrophic athletic accident insurance policy or verifies that the person is	
16		independently covered by catastrophic accident insurance.	
17	17 (e) Transfer Requirements		
18	<u>(1)</u>	After a student's initial entry into Grade 9, and absent a change in residence for a bona fide purpose	
19		as provided in Paragraph (c) of this Rule:	
20		(A) A student who transfers from one participating school to another participating school	
21		within the same PSU shall not participate in interscholastic athletics for 365 calendar days	
22		following the student's enrollment in the new school, unless the governing body of the PSU	
23		has adopted a policy allowing immediate eligibility for students who are assigned by the	
24		PSU to a different school within the same PSU.	
25		(B) A student who transfers from a participating school in one PSU to a participating school in	
26		a different PSU shall not participate in interscholastic athletics for 365 calendar days	
27		following the student's enrollment in the new school, unless the governing bodies of both	
28		PSUs agree that the transfer was for a bona fide purpose.	
29		(C) If the governing bodies of the PSU disagree that the transfer was for a bona fide purpose,	
30		the relevant administering organization shall resolve the dispute by a preponderance of the	
31		evidence.	
32	(2)	After a student's initial entry into Grade 9, if a student transfers to a new school within 365 calendar	
33		days after that school hires a coach for an interscholastic athletics team who was previously	
34		employed as a coach for an equivalent sport by the school from which the student is transferring,	
35		the student shall be ineligible to participate in interscholastic athletics for that sport for 365 calendar	
36		days following the student's enrollment in the new school. An administering organization may waive	

1		this restriction if it determines by a preponderance of the evidence that the student's transfer was for
2		a bona fide purpose.
3	(3)	A student who receives priority enrollment as the child of a full-time employee of a charter school
4		pursuant to G.S. 115C-218.45(f)(3) shall not be eligible to participate in interscholastic athletics for
5		that charter school if the Department of Public Instruction determines that the parent's employment
6		was a fraudulent basis for the student's priority enrollment. A student determined to be ineligible
7		under this Subparagraph shall be ineligible to participate in interscholastic athletics for 365 calendar
8		days following discovery of the violation.
9	<u>(4)</u>	For purposes of this Paragraph, if a student transfers from a public school to a nonpublic school,
10		including a home school as defined in G.S. 115C-563(a), and within 365 calendar days transfers to
11		a different public school, the transfer from the nonpublic school shall be treated as a transfer from a
12		public school.
13	(5)	A student who transfers to the North Carolina School of Science and Mathematics is exempt from
14		the requirements of this Paragraph upon initial entry into that school.
15	(6)	No student shall participate in more than one season of interscholastic athletics per year in the same
16		sport, regardless of the school on behalf of which the student participated.
17	(f) Scholastic R	Requirements
18	(1)	To be eligible to participate in interscholastic athletics, a student must be in good academic standing.
19		For purposes of this Rule, a student shall be deemed to be in good academic standing under the
20		following circumstances:
21		(A) The student attended at least 85 percent of the total number of instructional days in the PSU
22		during the previous semester;
23		(B) The student passed at least 70 percent of the courses taken in the preceding semester; and
24		(C) The student is making sufficient progress toward meeting the academic and curricular
25		requirements of the PSU and the State Board of Education to be promoted to the next grade
26		level or to graduate within the next calendar year.
27	<u>(2)</u>	For the purpose of determining good academic standing during the fall semester, a student may
28		count any course that the student passed in a summer school session toward the total number of
29		courses passed in the preceding spring semester. The summer school course shall not affect the total
30		number of courses attempted in the preceding spring semester.
31	<u>(3)</u>	A student who is promoted from Grade 5 to Grade 6 shall be deemed to have satisfied the
32		requirements set forth in this Paragraph to participate in the first semester of Grade 6.
33	<u>(4)</u>	A student who is promoted from Grade 8 to Grade 9 shall be deemed to have satisfied the
34		requirements set forth in this Paragraph to participate in the first semester of Grade 9.
35	(g) Age Require	ements
36	<u>(1)</u>	Each PSU shall determine the age of a student participating in interscholastic athletics based on a
37		preponderance of the evidence known to the PSU.

1	(2)	A student who is ineligible to participate at one grade level due to age shall be eligible to participate
2		at the next higher grade level only, provided that a student:
3		(A) Shall be eligible to participate at the middle school level for no more than six consecutive
4		semesters, beginning with the student's initial entry into Grade 6.
5		(B) Shall be eligible to participate at the high school level for no more than eight consecutive
6		semesters, beginning with the student's initial entry into Grade 9.
7		(C) Shall not participate on a middle school team if the student becomes 15 years of age before
8		August 31 of that school year.
9		(D) Shall not participate on a junior high school team if the student becomes 16 years of age
10		on or before August 31 of that school year.
11		(E) Shall not participate on a high school team if the student becomes 19 years of age on or
12		before August 31 of that school year.
13	(3)	A student in Grade 6 shall not participate in tackle football.
14	(h) Biological F	Requirements. All students participating in interscholastic athletics shall comply with the biological
15	participation req	uirements as provided in G.S. 115C-407.59.
16	(i) Medical Req	uirements. To be eligible to participate in interscholastic athletics, a student shall receive a medical
17	examination even	ry 395 days by a licensed physician, nurse practitioner, or physician assistant, subject to the provisions
18	of Chapter 90 of	the General Statutes.
19	(j) A student sha	ll not participate in interscholastic athletics after pleading guilty or "no contest" to, or being convicted
20	<u>of, a felony und</u>	er the laws of North Carolina, the United States, or any other state. Prior to deeming the student
21	ineligible, an ad	ministering organization shall obtain a certified copy of a criminal record reflecting the conviction
22	and verify that the	e student is the same individual identified in the criminal record.
23	(k) An administ	ering organization shall, in an individual student's case, waive any eligibility requirement contained
24	in this Rule if it	finds by a preponderance of the evidence that enforcing the requirement:
25	(1)	fails to promote academic progress, health, safety, and fair play;
26	(2)	works an undue hardship on a student who has lost eligibility due to circumstances that made
27		participation impossible, such as prolonged illness or injury; or
28	(3)	prevents the reasonable accommodation of a student's disability, as required by the Americans with
29		Disabilities Act, 42 U.S.C. 12101 et seq, or the Individuals with Disabilities in Education Act, 20
30		<u>U.S.C. 1400 et seq.</u>
31		
32	History Note:	Authority G.S. 115C-12(12); 115C-12(23); 115C-47(4); 115C-407.50; 115C-407.55; 115C-407.60;
33		115C-407.65; 116-235(b);
34		Temporary Adoption Eff. July 1, 2024;
35		<u>Eff. July 1, 2025.</u>

1 16 NCAC 06E .0208 is proposed for adoption as follows: 2 3 16 NCAC 06E .0208 **AMATEUR RULES** 4 (a) A student shall not participate in interscholastic athletics after any of the following: 5 (1)Graduation, except that the student may continue to participate in playoff and state championship 6 contests in spring sports after graduation. 7 Signing a professional athletic contract, except that the student may continue to participate in any (2)sport for which the student has not signed a professional contract. 8 9 Receiving remuneration as a participant in an athletic contest, except that the student may accept a (3) 10 gift, merchandise, or other thing of value, provided that: 11 (A) The value does not exceed two hundred-fifty dollars (\$250.00) per student per season; 12 (B) The item is totally consumable and nontransferable, or labeled in a permanent manner (e.g., 13 an engraved or monogrammed item); and 14 The item is approved by the principal of the student's school and the local superintendent. (C) 15 (4) Participating on an all-star team or in all-star game or bowl game that is not sanctioned by the administering organization of which the student's school is a member, provided that the student 16 17 shall be ineligible only for that sport. 18 Entering into an NIL agreement, unless the student has complied with the requirements of Rule (5) 19 .0211 of this Section. 20 (b) A student shall not be deemed ineligible under this Rule for any of the following: 21 Payment by an administering organization, PSU, or athletic booster club affiliated with the student's (1)22 school or PSU for essential expenses arising from a specific interscholastic athletic contest in which 23 the student participates. Essential expenses shall include the reasonable cost of meals, lodging, and 24 transportation. 25 (2) Receipt of a nominal, standard fee or salary for instructing, supervising, or officiating an organized 26 youth sports program, recreational activities, playground, or camp, whether or not affiliated with a 27 PSU. 28 (3) Receipt of an Operation Gold Grant from the United States Olympic Committee. 29 30 31 *History Note:* Authority G.S. 115C-12(12); 115C-12(23); 115C-47(4); 115C-407.50; 115C-407.55; 115C-407.60; 32 115C-407.65; 116-235(b) 33 Temporary Rule Eff. July 1, 2024; 34 Eff. July 1, 2025.

1 16 NCAC 06E .0209 is proposed for adoption as follows: 2 3 16 NCAC 06E .0209 PENALTY RULES 4 (a) A rule administrator shall impose at least the following penalties on a student, coach, or school official in Grades 5 6 through 12 who is ejected from an interscholastic athletic contest: 6 for the first offense, the person shall be reprimanded and suspended from participating in the next (1) 7 game; 8 (2) for a second offense, the person shall be placed on probation and suspended from participating in 9 the next two games; 10 for a third offense, the person shall be suspended from participation in interscholastic athletics for (3) 11 one calendar year; 12 (4) a coach who is suspended shall not coach any team for any grade level during the period of 13 suspension. 14 (b) Penalties shall be cumulative from sport to sport and from sport season to sport season. If no member of the 15 participating school's coaching staff is present to assume the duties of a head coach who has been ejected from an 16 interscholastic athletic contest, the contest shall be terminated by forfeit. 17 (c) The PSU that has jurisdiction over a participating school may impose penalties in addition to those imposed by 18 an administering organization. 19 20 *History Note:* Authority G.S. 115C-12(12); 115C-12(23); 115C-47(4); 115C-407.50; 115C-407.55; 115C-407.60; 21 115C-407.65; 116-235(b); 22 Temporary Adoption Eff. July 1, 2024; 23 Eff. July 1, 2025.

16 NCAC 06E .0210 is proposed for adoption as follows:

3	16 NCAC 06E .0210	LIMITATIONS ON RECRUITING A	AND LINDUE INFLUENCE
5	10 NCAC 00E .0210	LIMITATIONS ON RECRUITING A	AND UNDUE INFLUENCE

- 4 (a) No student, coach, professional educator, or other employee of a PSU or administering organization shall subject
- 5 a student to undue influence for the purpose of inducing or causing the student to transfer from one participating

6 school to another to participate in interscholastic athletics on behalf of the receiving school.

7 (b) For purposes of this Rule, "undue influence" means communication or conduct undertaken for the purpose and

8 intent of soliciting or encouraging a student to enroll in a participating school, including the following:

9	(1)	Initiating or arranging communication or contact in any form, including letters, email, or phone
10		calls, with the student or a member of the student's family.

- 11 (2) Visiting or entertaining the student or a member of the student's family.
- 12
   (3)
   Providing or arranging for transportation for the student or member of the student's family to visit a

   13
   participating school or meet with anyone associated with the participating school.
- 14(4)Communicating to a student or a member of the student's family, either implicitly or explicitly, that15a participating school's athletic program or sports team is superior to that of another participating16school, or that it would be advantageous for the student to participate in athletics at a specific17participating school. Such communication may be oral, written, or audiovisual in format.

18 (c) A party alleging undue influence shall direct the initial inquiry or report to the appropriate administering 19 organization in accordance with the procedures adopted by the administering organization. The party alleging undue

20 influence bears the burden of proving undue influence by a preponderance of the evidence.

(d) If the administering organization finds by a preponderance of the evidence that the accused party has engaged in
 undue influence, the administering organization shall impose penalties consistent with its regulations and with Rule

- 23 <u>.0209 of this Section.</u>
- 24
- 25 *History Note:* Authority G.S. 115C-12(12); 115C-12(23); 115C-47(4); 115C-407.50; 115C-407.55; 115C-407.60;
  26 115C-407.65; 116-235(b);
- 27 Temporary Adoption Eff. July 1, 2024;
- 28 <u>Eff. Jan. 1, 2025.</u>
- 29
- 30

16 NCAC 06E .0211 is proposed for adoption as follows:

## 3 16 NCAC 06E .0211 NAME, IMAGE, AND LIKENESS

4 (a) As used in this Section, the phrase "name, image, or likeness" or "NIL" shall refer to the use of a student's name,

5 image, or likeness for commercial purposes and in exchange for compensation to the student or an immediate family

6 member of the student. Compensation is defined as anything of value to the student or an immediate family member

7 of the student, including cash, in-kind gifts, discounts, and other tangible benefits.

8 (b) A student participating in interscholastic athletics may enter an agreement to use the student's name, image, or

9 <u>likeness (hereinafter "NIL agreement") subject to the following restrictions:</u>

10	(1)	The NIL agreement shall not condition the receipt, type, or extent of any compensation to the student
11		on the extent or quality of the student's athletic performance.

- 12 (2) If the student is under 18 years of age, the student's parent or legal guardian shall be a party to the 13 NIL agreement.
- 14 (3) The NIL agreement shall hold the following parties harmless from any liability related to, or arising 15 from the NIL agreement:
- 16
   (A)
   The governing body of the PSU in which the student is enrolled, as well as its officers and

   17
   employees.
- 18
   (B)
   Any administering organization with which the PSU is affiliated, as well as its officers and

   19
   employees.
- 20
   (C)
   The State Board of Education and the Department of Public Instruction, as well as their

   21
   officers and employees.
- 22 (4) The NIL agreement shall otherwise comply with state and federal law.

23 (c) Prior to a student's entry into an NIL agreement:

- 24 (1) The student shall provide a copy of the NIL agreement to the principal and athletic director of the
   25 student's school, the local superintendent, the chairperson of the PSU governing body, and the head
   26 coach of any sport in which the student participates during the terms of the NIL agreement.
- 27 (2) The student shall complete the NIL education course offered by the NFHS. If the student is under
   28 18 years of age, the student's parent or legal guardian shall also complete the course. Those persons
   29 required to complete the course shall provide the relevant administering organization with a
   30 certificate of completion from the NFHS.
- 31 (d) A student participating in interscholastic athletics may enter into an NIL agreement to use the student's name,
- 32 <u>image, or likeness in any of the following ways:</u>
- 33 (1) Public appearances or commercials.
- 34 <u>(2)</u> Autograph signings.
- 35 (3) Athletic camps and clinics.
- 36 (4) Sale of non-fungible tokens ("NFTs").
- 37 (5) Product or service endorsements.

1	<u>(6)</u>	Promotional activities, including in-person events and social media advertisements.
2	(e) No student e	ngaged in an NIL agreement-related activity shall do any of the following:
3	<u>(1)</u>	Make any reference to a school, PSU, conference, or administering organization.
4	(2)	Receive compensation for the use of intellectual property of any school, PSU, conference,
5		administering organization, or the NFHS. Intellectual property includes the name, uniform, mascot,
6		mark, or logo of the entity that owns the intellectual property.
7	(3)	Appear in the uniform of the student's school or the school's sports team, or otherwise display the
8		intellectual property of any school, PSU, conference, administering organization, or the NFHS.
9	(f) No student s	shall endorse or promote the goods or services of any third-party entity with which the student has
10	entered an NIL	agreement during interscholastic athletic competition or other school-based activities or events. This
11	restriction applie	es to the wearing of apparel displaying the mark, logo, brand, or other identifying insignia of the third-
12	party entity, unl	ess it is part of the standard uniform for the school or sport.
13	<u>(g) No student p</u>	articipating in interscholastic athletics shall enter into an NIL agreement or otherwise use the student's
14	<u>name, image, or</u>	likeness to promote any of the following:
15	<u>(1)</u>	An adult establishment, as defined in G.S. 14-202.10(2), or adult entertainment services.
16	(2)	Alcohol or alcoholic products.
17	<u>(3)</u>	Tobacco, vaping or other electronic smoking devices, or other nicotine products.
18	<u>(4)</u>	Cannabis or cannabis products.
19	(5)	Controlled substances, as defined in G.S. 90-87(5).
20	<u>(6)</u>	Opioids or prescription pharmaceuticals.
21	(7)	Weapons, firearms, or ammunition.
22	<u>(8)</u>	Casinos or gambling, including sports betting.
23	<u>(9)</u>	Activities that would disrupt the operations of a school or PSU.
24	(h) The school a	thletic director shall submit a current copy of any NIL agreement involving a student at the school to
25	any administerir	ng organizations of which the student's school is a member within 30 days of the disclosure of the NIL
26	agreement by t	he student or disclosure of any amendment to an existing NIL agreement. The administering
27	organization sha	all maintain accurate records of all NIL agreements received and provide a summary report of all NIL
28	agreements to th	ne State Board of Education no later than June 30 of each year.
29	<u>(i) No athletic d</u>	irector, coach, other employee of a PSU, representative of an athletic booster club, or representative
30	of an NIL collec	ctive shall use the promise of an NIL agreement to recruit a student to attend a specific participating
31	school or partic	ipate in a specific sport. No athletic director, coach, other employee of a PSU, representative of an
32	athletic booster	club, or representative of an NIL collective shall act as a student's agent or marketing representative
33	or otherwise fac	ilitate an NIL agreement between a student and a third party. If the relevant administering organization
34	finds a violation	n of this Paragraph by a preponderance of the evidence, the administering organization shall impose
35	penalties consist	tent with its regulations and with Rule .0209 of this Section.

1	(j) This rule shall apply to any NIL agreement that a student or the student's parent or legal guardian execute during		
2	the time the student is enrolled in a PSU, even if the benefits of said agreement do not accrue to the student or an		
3	immediate family member of the student until after the student has graduated.		
4			
5	History Note:	Authority G.S. 115C-12(12); 115C-12(23); 115C-47(4); 115C-407.50; 115C-407.55; 115C-407.60;	
6		115C-407.65; 116-235(b);	
7		Eff. July 1, 2025.	
8			

2 3 16 NCAC 06E .0215 APPEALS 4 (a) The Superintendent of Public Instruction shall appoint an independent interscholastic athletics appeals board 5 ("appeals board") to hear and act upon appeals from the final decision of a rule administrator regarding student 6 eligibility to participate in interscholastic athletics; violations of limitations on recruiting or undue influence; penalties 7 or fees imposed on students, coaches, or participating schools; or other enforcement of rules provided by this Section. 8 (b) An aggrieved party may file an appeal with the Superintendent within five days after receipt of the final decision 9 by completing an appeal form provided by the Superintendent. The aggrieved party shall submit the following 10 information required by the form: The name of the aggrieved party's participating school and PSU. 11 (1)12 (2)The name, address, and phone number of the aggrieved party. If the aggrieved party is a school or 13 PSU, the aggrieved party shall also provide the name, address, phone number, and title of an 14 employee who will serve as the official representative of the school or PSU during the appeal. (3) 15 The names, email addresses, and phone numbers of the principal and local superintendent. The names of any students affected by the final decision and the sports in which the student 16 (3) 17 participates. 18 (4) A description of the facts underlying the final decision. 19 A description of the final decision, the date it was issued, and the name, email, and phone number (5) 20 of the rule administrator or staff member thereof who issued the final decision. 21 An argument explaining why the aggrieved party believes the rule administrator's final decision was (6) 22 not based on substantial evidence or was affected by an error of law. 23 If applicable, the date of any imminent interscholastic athletic activity that the final decision may (7)24 affect. 25 Any relevant documents or other evidence that the aggrieved party deems relevant to the appeal and (8)

 26
 that the aggrieved party provided to the rule administrator for consideration prior to the final

 27
 decision.

28 (c) Panels of no fewer than three members of the appeals board may hear and decide matters on behalf of the appeals

29 board. The panel may conduct a live hearing in person or via teleconference. Any hearing so conducted shall be

30 <u>recorded.</u>

31 (d) The rule administrator may file a response to the aggrieved party's submissions within five days. The panel may

32 shorten the time for filing the rule administrator's response if the decision affects a student's or coach's eligibility to

33 participate in an intervening interscholastic athletic activity.

16 NCAC 06E .0215 is proposed for adoption as follows:

34 (e) All parties shall simultaneously provide copies of all records submitted as part of the appeal to the other parties

35 involved. If the aggrieved party is a student, parent, or coach, the parties shall also provide copies of the documents

36 and forms to the local superintendent and principal with jurisdiction over the aggrieved party.

37 (f) No later than 30 days after the Superintendent's receipt of the appeal, the panel shall issue its judgment.

1	(g) The panel sh	all affirm the rule administrator's final decision unless a majority of the panel determines that the final		
2	decision is not s	decision is not supported by substantial evidence, as defined in G.S. 150B-2(8c), or is affected by an error of law. The		
3	panel may also	panel may also remand the final decision to the rule administrator for reconsideration in light of new information or		
4	evidence that wa	evidence that was not provided to the rule administrator prior to its final decision, if there is an intervening change in		
5	any relevant law	any relevant law, or if the panel determines that additional information is necessary to inform its judgment. The panel		
6	shall not consider information or evidence presented that was not presented to the rule administrator in the first			
7	instance.			
8	(h) The Superintendent, or the Superintendent's authorized designee, may stay a determination of ineligibility or a			
9	penalty imposed	by the rule administrator pending the judgment of the appeals board.		
10	(i) The panel's j	udgment shall be conclusive and not subject to further appeal.		
11				
12	History Note:	Authority G.S. 115C-12(12); 115C-12(23); 115C-47(4); 115C-407.50; 115C-407.55; 115C-407.60;		
13		115C-407.65; 116-235(b);		
14		Temporary Adoption Eff. July 1, 2024;		
15		<u>Eff. July 1, 2025.</u>		