

## BY-LAW 1.00 - STUDENT

### 1.10 - CERTIFICATION OF ELIGIBILITY

**1.11 Students gain eligibility** to practice or compete for the school in which they are enrolled after they have been certified by the principal of that school, after the eligibility forms have been processed by the GHSA office, and after the students have met the standards of:

- a. academic requirements
- b. age
- c. semesters in high school
- d. residence in the school's service area
- e. transfer rules

Note: Students establishing eligibility as entering 9th graders are automatically eligible for the first semester unless over age.

**1.12** The certification of eligibility shall be submitted initially in each sport or activity no later than the date set by the GHSA for the first practice in that sport or activity.

- a. This due date does not consider the date of the first contest scheduled.
- b. EXCEPTION: Literary, One-Act Play and Riflery certification is due twenty (20) calendar days prior to the first scheduled contest.

**1.13** If a student ruled ineligible by the GHSA, competes interscholastically due to the terms of **court restraining order or injunction** against his/her school and/or the GHSA, and then has the court order vacated, stayed, reversed, or ruled unjustified; the Executive Director shall take one or more of the following actions against the school involved in the interest of restitution and fairness to the competing school(s):

- a. Require that individual and/or team records and performances achieved during participation by the ineligible student be vacated or stricken.
- b. Require that team victories be forfeited to the opponent(s).
- c. Require that team awards earned by the school or individual awards earned by the ineligible student be returned to the GHSA.

### 1.20 - ENROLLMENT AND TEAM MEMBERSHIP

**1.21 To be eligible to participate and/or try-out** for a sport or activity, a student must be enrolled full time in grades 9-12 inclusive at the school seeking eligibility for that student.

- a. Enrollment is defined as follows:
  1. Fall Semester: when the student participates in a practice or contest before classes begin, or the student attends classes.
  2. Spring Semester: when the student attends classes.
  3. A student may be enrolled in only one (1) high school at a time.
- b. The student must be in regular attendance.
- c. The student must be taking courses that total at least 2.5 Units that count toward graduation.

NOTE: If an eligible student transfers from a school on a block-schedule format to a school using a traditional format (or vice versa) and cannot get a full schedule of classes with equivalent credit, the school may petition the Executive Director for a waiver of this rule for the semester the transfer occurs.
- d. All or part of the course load of a student may be taken online through a virtual school as long as the student's grades are being kept at the school in which the student is enrolled. Grades from virtual school courses must be on file at the school by the first day of the new semester for the student to be eligible.

**1.22** Students enrolled in grade 9 in a middle or junior high school which is a feeder school to the high school may participate in interscholastic activities for the parent school.

**1.23** All-male schools may enlist female students from other schools to be on sideline cheerleading squads as long as the following conditions are met:

- a. Each cheerleader must be eligible at the school at which she is enrolled, and must have a signed release from an administrator at that school.
- b. Each cheerleader must have a GHSA Pre-participation Physical Evaluation Form on file at the school where she will

- be cheering as well as at the school at which she is enrolled.
- c. Each cheerleader must have insurance coverage comparable to all other participants in GHSA activities.
- d. Supervision must be provided by the all-male school for all practices and games.

### **1.30 - AGE**

To be eligible to participate in interscholastic activities, a student must not have reached his 19th birthday prior to May 1st, preceding his year of participation.

### **1.40 - LIMITS OF PARTICIPATION**

**1.41** Students must have a certificate of an annual physical examination on file at the school prior to participating in any athletic try-outs, practices, voluntary workouts or games that indicate the students are physically approved for participation.

- a. Physical examinations will be good for twelve (12) months from the date of the exam. EXCEPTION: Any physical examination taken on or after April 1 in the preceding year will be accepted until that school ends classes the next Spring or concludes its final Spring sports season (for those participating students).
- b. The physical exam must be conducted by a licensed medical physician, doctor of Osteopathic medicine, nurse practitioner or a physician's assistant.
- c. The exam must be signed by an M.D., D.O., or by a Physician's Assistant, or an Advance Practice Nurse who has been delegated that task by an M.D., or D.O.
- d. The GHSA requires that member schools use the edition of the preparticipation physical evaluation form approved by the American Academy of Pediatrics, et. al., found on the GHSA web site.

**1.42** A student has **eight (8)** consecutive semesters or four (4) consecutive years of eligibility from the date of entry into the ninth grade to be eligible for interscholastic competition.

- a. A student is not considered to have entered the 9th grade when high school level courses are taken if the student is regularly enrolled in a school in a grade below the ninth grade.
- b. Credits earned toward high school graduation which are taken below the ninth grade may be used when considering high school eligibility.
- c. The provisions of the eight-semester rule in the case of an individual may be waived by the Executive Director upon presentation of evidence of true hardship beyond the student's control, or by the State Executive Committee upon timely application by a member school for placement on the agenda.

**1.43 Sub-varsity competitors** must meet all eligibility requirements with the exception of the migratory rule.

**1.44** Students in grade 9 and higher may participate on both the varsity and one (1) sub-varsity team in the same sport with the following limitations:

- a. Football – a player may not participate in interscholastic competitions more than six (6) quarters per week, beginning with the varsity game.
- b. Basketball – a player may not participate in interscholastic competition more than six (6) quarters per calendar day. (Note: Tournaments are exempt from this restriction.)
- c. Soccer – a player may not participate in interscholastic competition more than three (3) halves per calendar day. (Note: Tournaments are exempt from this restriction.)
- d. Lacrosse – a player may not participate in interscholastic competitions more than six (6) quarters per day.
- e. Wrestling – the combination of play dates (wrestling and girls wrestling) in which a student participates may not be greater than the current varsity limit of play dates.
- f. All other sports - the combination of games or play days (varsity and sub-varsity) in which the student participates may not be greater than the limit allotted to the varsity in that sport (NOTE: Exceptions may be made by the Executive Director.)

NOTE: Violations of these participation rules in ANY sport will result in a mandatory fine and an automatic forfeiture of the game in which the student exceeded the limit. Additional penalties may be imposed by the Executive Director in extreme circumstances.

**1.45 Eighth-grade students** may participate on a sub-varsity team of a high school provided they attend a feeder school of that high school.

- a. Students in grade 8 are never eligible for a varsity event in any activity.
- b. Eighth grade students who play on a high school team must meet all middle school requirements as put forth by the State Department of Education.
- c. An eighth grade student who is declared ineligible at a middle school or retained for academic reasons, is considered to be ineligible for participation on a sub-varsity high school team.
- d. Eighth grade students participating on a sub-varsity team may only participate in 70% of the number of games allotted to the varsity team in that sport. Eighth grade students may not participate in more sub-varsity and middle

school contests combined than the number the GHSA allows for varsity competition in that respective sport.

- e. Students below the eighth grade are not eligible to participate on any high school team.
- f. Students enrolled in grade 8 in a middle school or junior high school which is a feeder school to the member high school may participate in Spring football practice.
- g. Students enrolled in grade 8 in a middle school or junior high school which is a feeder school to the member high school may try out for cheerleading at the high school. Eighth grade students at a non-feeder school that has no system high school may participate in cheerleading tryouts at the member high school serving the student's area of residence. Such a student must be pre-enrolled at that member high school, and once pre-enrolled, the student has established eligibility at that high school.
- h. Eighth grade students who attend a feeder school for one member high school may NOT participate in any sport or activity practice at a different member high school.
- i. All eighth grade students should be reported on Eligibility Form D, available on the GHSA web site.

**1.46** The number of contests, start and end dates, and the number of practice days allowed for each sport or activity can be found listed in a calendar at the front of this publication. (NOTE: The season ends for a team when that team is eliminated from the post-season competition or wins the State Championship in that sport.)

**1.47 A student's gender** is determined as follows:

- a. Girls may participate on boys' teams when there is no girls' team offered in that sport or activity by the school (exception: wrestling). Boys may not participate on girls' teams even when there is no corresponding boys' sport or activity. Cheerleading is a coed sport.
- b. A student's sex is determined by the sex noted on his/her certificate at birth.
- c. The GHSA will attempt to accommodate requests for private restroom or locker/dressing room facilities for students requesting the same at GHSA playoff events or contests provided notice of the request is made as soon as possible to the GHSA office. No student shall be required to utilize the private facilities.

**1.48 Advisory Notice - Pregnant Students** In response to the increasing number of pregnant students attending member schools, and the continued participation of these students in GHSA activities, the following advisory notice is being offered:

- a. During the first 18 weeks of pregnancy, students, with written consent from a physician, may be allowed to participate in athletic activities except those activities in which a fall or other rapid deceleration is likely to occur.
- b. Pregnant students are not allowed to participate in any athletic activities after the 18th week of pregnancy.

**1.49** Schools having students participate in athletic activities with artificial limbs must certify that the artificial limb is no more dangerous to participants than a natural limb.

- a. A permission form must be filed with the GHSA office.
- b. The form may be found in the Miscellaneous section on the GHSA web site.

## **1.50 - SCHOLASTIC STANDING / SCHOLARSHIP**

**1.51** To be eligible to participate, practice, and/or try out in interscholastic activities, a student must be academically eligible. A student is required to pass classes that carry at least 2.5 Units counting toward graduation the semester immediately preceding participation. Exception: First semester ninth-grade students.

- a. Passing in all GHSA member schools is a grade of seventy (70).
- b. Students participating in junior varsity or "B" team competition must meet all scholastic requirements.
- c. If an eligible student transfers from a school that uses a block-schedule format to a school using a traditional format (or vice versa) and that student cannot get a full schedule of classes with equivalent credit in the semester of the transfer, the school may petition the Executive Director for a waiver of this rule for the first semester after the transfer occurs.
- d. For schools offering courses with yearlong grading, eligibility must be computed for each semester.
  - 1. At the end of the first semester, the school must determine that the student has a grade of 70% or higher in classes carrying at least 2.5 Units.
  - 2. The second semester grade will be the grade given for the entire course and shall include the end-of-course test grade.
  - 3. Remediation programs designed to bring the student's first semester grade up to 70% or higher may be used (in accordance with GHSA guidelines) if the school allows such programs for all students.

**1.52** Students gain or lose eligibility on the first day of the subsequent semester. The first day of the Fall semester shall be interpreted as the first date of practice for the first sport.

- a. Exception: Students who successfully complete summer school to maintain eligibility become eligible the last day of summer school.

1. Summer school is an extension of the previous semester and courses may be:
  - a. remedial in nature where a previously-taken course is repeated in its entirety with a new grade being given.
  - b. enrichment in nature where a new course is taken that results in new credit being earned.
2. A maximum of two (2) unit credits earned in summer school may be counted for eligibility purposes.  
NOTE: Additional credits may be earned in credit recovery programs or make-up programs after the start of the new semester.
3. Summer school credits earned in non-accredited home study programs or non-accredited private schools may not be used to gain eligibility. Accreditation recognized under the rule shall be from the Georgia Accrediting Commission (GAC) or a regional accreditation agency (such as SACS) or the Georgia Private School Accreditation Council (GAPSAC).
4. An independent study course taken in summer school must be regionally accredited and accepted by the school system for graduation credit.
- b. Courses completed after the beginning of a new semester may not be used to gain eligibility for that semester.  
Example: night school classes, correspondence courses, etc.
- c. Independent study courses taken during the school year must meet the criteria of 1.52 (a) 4.

**1.53** Students must accumulate units towards graduation according to the following criteria:

- a. First-year students (entering 9th grade) are eligible academically. Second semester first-year students must have passed courses carrying at least 2.5 units the previous semester in order to participate.
- b. Second-year students must have accumulated five (5) total units in the first year, AND passed courses carrying at least 2.5 units in the previous semester.
- c. Third-year students must have accumulated eleven (11) units in the first and second years, AND passed courses carrying at least 2.5 units in the previous semester.
- d. Fourth-year students must have accumulated seventeen (17) units in the first three years, AND passed courses carrying at least 2.5 units in the previous semester.
- e. Students may accumulate the required units for participation during the school year and eligibility will be reinstated at the beginning of the next semester.

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#### **ADVISORY NOTICE: CURRICULAR INNOVATIONS**

##### **A. BLOCK FOUR PROGRAMS:**

1. The student takes four courses that are worth one (1) unit each and the classes meet twice the number of hours per week as in the standard curricular programs.
2. To be eligible, a student must earn at least 2.5 units.
3. Unit requirements are the same in all curricular programs.

##### **B. BLOCK EIGHT PROGRAMS:**

1. The student takes eight courses at some time during the term, and each course is worth one-half unit.
2. To be eligible, a student must earn at least 2.5 units during the term.
3. Unit requirements are the same in all curricular programs.

##### **C. HYBRID SCHEDULING:**

1. Definition: A student takes a combination of courses scheduled as block courses, yearlong courses and/or traditional courses.
2. To be eligible, a student must be enrolled in a combination of courses that carry at least 2.5 units.
3. To be eligible, a student must have passed a combination of courses the previous semester that carries at least 2.5 units.

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**1.54** A Dual Enrollment program is defined as a program in which a fulltime student at a GHSA member high school takes one or more courses from a state public or private postsecondary institution and receives credit at the high school (toward graduation) and at the postsecondary institution.

- a. Dual enrolled students shall take courses that are approved by the Georgia Department of Education.
- b. Courses may be taken in a variety of formats (including distance learning and virtual courses) as long as the courses are approved.
- c. Postsecondary semester hour credit shall be converted to high school unit credit as follows:
  1. 1-2 semester hours equates to .5 unit
  2. 3-5 semester hours equates to 1 unit
- d. Postsecondary quarter hour credit shall be converted to high school unit credit as follows:
  1. 1-3 quarter hours equates to .5 unit
  2. 4-8 quarter hours equates to 1 unit

**1.55** Students involved in approved Dual Enrollment programs shall be eligible to participate in GHSA activities provided

that academic eligibility is maintained.

- a. Courses taken each semester at the high school and/or postsecondary institution must total at least 2.5 units.
- b. Courses passed the previous semester at the high school and/or postsecondary institution must total at least 2.5 units
- c. Students will gain or lose eligibility on the first day of each semester at the high school and a college calendar that differs from the high school calendar may cause problems.
- d. Students who withdraw or are dropped from a Dual Enrollment program and are returned to the high school only, may encounter eligibility problems.
- e. Students involved in Joint Enrollment programs, Early College programs, or Gateway to College programs may not be eligible at their respective high schools.
- f. A student who participates on an intercollegiate athletic team may not participate in any GHSA activity.

**1.56 Loss of Eligibility:** Students assigned to an alternative school or on out-of-school suspension for disciplinary reasons, or adjudicated to YDC, lose their eligibility. Suspension is considered to have ended when the student is physically readmitted to the classroom.

**1.57 Failure to Meet Academic Standards:** When a school administrator believes that the student has failed to meet the academic eligibility requirements due to conditions that were beyond the control of the school, the student, and/or his parents, and such that none of them could have been expected reasonably to comply with the rule, he may request that the student's case be put on the agenda of the Hardship Committee.

- a. Ignorance of the rule(s) on the part of any individual is not sufficient cause to set aside the rule(s).
- b. Schools must supply all the materials requested on the Hardship Application Form on the GHSA website.

**1.58 Credit Recovery/Make-up Work:** Students who have academic deficiencies at the end of a semester may make up those deficiencies in programs that are available to any student in the school. NOTE: Programs allowing students to recover academic credit have a variety of names in various schools.

- a. Credit recovery programs are short-term programs that involve a course that has been completed and a grade given. The student is given the opportunity to work on areas of deficiency.
- b. Make-up programs occur when a course has not been completed and an "Incomplete" grade has been given. The student is given the opportunity to work on areas of deficiency.
- c. Credit recovery and make-up work must be completed by the first day of the first semester and within 15 school days after the beginning of the second semester. The student is ineligible until such time as the work is completed and the required passing grade has been recorded. Exception: If the end-of-course test is not offered before the first day of the first semester or within the 15-school-day window of the second semester, the student may be granted a reasonable extension by the GHSA.
- d. The GHSA Executive Director shall be authorized to approve credit recovery or make-up work completed later than the first day of the first semester or subsequent to the 15-school-day window of the second semester if he finds that the
  - 1. timeframe was not met due to circumstances outside the control of the student, his parent(s), and the school, AND
  - 2. work was completed as soon as reasonably possible, AND
  - 3. allowance for such a delay is offered on the same basis to all students in the school.
- e. Credit recovery programs operated during the summer shall be completed by the first day of the first semester. Students using those credits to gain eligibility are ineligible until the course is completed successfully. Credit recovery is used for remedial work only, and no new credit courses may be applied under this provision.
- f. Students using credit recovery or make-up programs must have their eligibility submitted to the GHSA office on a "Form C."

**1.59 Students with disabilities:**

- a. A student with disabilities who is enrolled in a special education program which is not physically located at the parent school (example: psycho-education center, regional occupation center, community-based instruction class, etc.) shall be eligible to participate, practice, and/or try out in interscholastic activities at the parent school if IEP (Individual Education Program) requirements are met.
- b. Schools with students having to meet only IEP requirements for course credit must establish an accounting process for the number of courses passed each semester, and for the awarding of units. Requirements for the date of entry into the ninth grade and for age apply to students with IEPs without variation.
- c. Competitive interscholastic activities administered through local special education programs shall follow Georgia Department of Education guidelines and procedures for special education, and are exempt from GHSA requirements.

## **1.60 - SCHOOL SERVICE AREAS / TRANSFER / MIGRANT STUDENTS / MIGRATORY WAIVER**

**1.61** School service areas for member public schools are those attendance boundaries established by local boards of

education from which a school normally draws its students. The service area for a member private school is the public school's attendance zone in which the private school resides. The service area for a startup or converted charter school will be the same as the school from which the charter school draws its students.

1.62 A transfer student who has established eligibility at a former school in grades 9-12 shall be ineligible at the new school for 365 days from the date of transfer unless the following criteria are met:

- a) The student moved simultaneously with the entire family unit, and all other persons he/she lived with at the former residence, and that residential unit moved into the service area of the new school with simultaneous enrollment of the student in the new school. This is known as a "bona fide move." (NOTE: A move within the same service area does not constitute a bona fide move.)
- b) It must be apparent that the parent(s) and all the persons residing with the student and the student have relinquished the residence in the former service area and have moved to a residence in the new service area with the intention that the move be permanent.
- c) Determination of what constitutes a bona fide change of residency and with the intent that it be permanent depends on the circumstances of each case. The GHSA will consider all relevant facts and circumstances in making that determination. Confirmation of the following factors, although not conclusive, MUST be provided as evidence of relinquishment of the former residence:
  1. All licensed drivers in the household must comply with the Georgia DMV change of address policy and schools must provide copies of updated driver's licenses with the new address.
  2. The former residence must be vacated, all unnecessary utilities terminated and all household goods and furniture must be either moved to the new residence or stored (except as may be necessary to ready the residence for sale).
  3. The former residence must not be used or occupied by any member of the family unit.
  4. The residence, if owned, must either be sold or listed for sale. If the former residence was leased by the family unit, the lease must be cancelled. Copies of any applicable listing agreement, deed, contract for sale, or lease cancellation must be provided.
  5. Change of address notification must be made to all employers, appropriate governmental agencies and creditors.

The bona fide move is validated when the student's family maintains the new residence for at least one calendar year. A return to the previous service area within that year renders the student to be a migrant student.

- d) The student was enrolled in a private school or a magnet school and has a bona fide move from one public school service area to another public school service area. A student in this situation may attend either the public school or a private school serving his area of residence.
- e) The student was enrolled in a non-member school in Georgia and, without a bona fide move, transferred to a GHSA member school that serves his area of residence as long as:
  1. It is the initial move of the student from a non-member school to a member school serving his area of residence, AND
  2. The student was enrolled at the high school serving his area of residence in grades 9-12 before attending the non-member school, OR
  3. The student has not yet established eligibility in grades 9-12 at a member school. Eligibility is established the first time the student enrolls in a GHSA member school regardless of service area.
  4. A student who transfers from a GHSA member school to an independent school entering the GHSA in the next school year must be enrolled at the entering independent school by January 31 of the year preceding their becoming a GHSA member school in order to be eligible. NOTE: Rules about joint custody transfers have control over the one-time transfer restriction in this by-law.
  5. In compliance with the Dexter Mosley Act, schools must file eligibility for home study students using Transfer Eligibility Form "HS" found on the GHSA web site.
- f) The student transfers from a non-member home school and the receiving school grants credit so that the student has accumulated sufficient units. At the time such credit is given, the student must also have passed a minimum of at least 2.5 units the previous semester. The student becomes eligible when credit is awarded officially.
- g) The student is involved in a foreign exchange program that is approved and published on the "Advisory List of International Educational Travel and Exchange Programs" published by the Council on Standards for International Educational Travel (CSIET). This list is found on the GHSA web site.
  1. The student shall be considered eligible for a maximum period of one calendar year.
  2. The student shall not be a graduate of a secondary school in his home country.
  3. The student must maintain eligibility requirements at the member school.
  4. The foreign exchange program must randomly assign students to schools by a method that insures that no student, school, or other interested party may influence the assignment for athletic purposes. "Direct Placement" foreign exchange students must go through the hardship appeal process to become eligible.
  5. All eligibility forms (Form B) for foreign exchange students must be accompanied by documentation from the CSIET-approved foreign exchange program showing that the student has been placed according to the normal procedures for that agency.
- h) If one of his/her parents or the custodial parent is a certified teacher or administrator teaching in grades 9-12 at the receiving school. This opportunity is available one time only at any given school. (NOTE: Rules about joint custody transfers overrule the one-time transfer restriction in this by-law.)
- i) The student has one of the following family related circumstances which shall constitute a waiver of the "bona fide move" rule:

1. There is a Superior Court Final Order changing permanent physical custody of the student from one parent to the other parent and the student moves to the residence of the parent receiving custody in a new service area and attends the member school serving that service area.
2. There is a Superior Court Final Order awarding permanent joint physical custody to the parents and the student elects to move from the residence of one parent to the residence of the other parent in a new service area and attends the member school serving that area of residence. Provided, however, that such an election can be made only once during a 12-month period beginning the date of the transfer and the Final Order must have specifically awarded the parents "joint physical custody" of the student. Award of "joint legal custody" shall not suffice for purposes of this paragraph.
3. There is a death of the custodial parent with whom the student resided and the student moves to live with the other parent in a new service area and attends the member school serving that area of residence.

4. There is a military transfer of one or both custodial parents that requires a change of residence of the student to a new service area and the student attends the member school serving that area of residence.

(NOTE: Eligibility forms for transfer eligibility under paragraphs (1), (2) and (3) above must be accompanied by certified copies of applicable Court Orders. Eligibility forms for transfer eligibility under paragraph (4) above must be accompanied by true and correct copies of verifiable deployment orders.)

5. Students changing schools due to non-parent custodial changes shall be declared migrant students and ineligible for twelve months from the date of transfer. All cases involving non-parental custody changes may be appealed through the hardship process.

6. Illegitimate children do not gain eligibility by transfer to the residence of the child's father. In order to gain eligibility, the child must be legitimized by the father pursuant to Georgia law. Signing the birth certificate, paying child support or living with the father is not sufficient to deem the child legitimate. NOTE: Children are considered legitimate under Georgia if born or conceived during the marriage to the mother.

j) Students who are U.S. citizens and who have been enrolled and attended a high school in a foreign country, upon return to the U.S., shall be eligible to participate at a GHSA member school provided the student lives in the new school's service area and is otherwise eligible under GHSA age, eight-semester, academic and other eligibility rules.

k) Students who are transferred from one school attendance area to another school attendance area by a mandate of the local board of education maintain their eligibility.

l) Married students setting up a household (domicile) shall be eligible in the school of their residence provided they meet all other requirements of eligibility.

m) Students at the Atlanta School for the Deaf will be eligible at the school serving their area of residence provided they meet all other eligibility requirements.

n) Students entering a school as an "unaccompanied youth" under the conditions of the McKinney-Vento Act must go through the hardship appeal process to become eligible.

o) If approved by the local board of education, students enrolled in a magnet or specialty school established by the local board of education shall be allowed to participate in GHSA extracurricular activities as a member of the school team for the school which they would ordinarily attend according to local board of education attendance policy. Provided, however, that:

1. If the magnet/specialty school offers the only activity in which the student elects to participate, the student shall be required to participate as a member of the magnet/specialty school program in that activity.
2. Students at magnet/specialty schools may not participate in GHSA extracurricular activities at both the magnet/specialty school and the school that the student would ordinarily attend. Those students must elect to participate in GHSA extracurricular activities at only one school per school year. For example, students could not play basketball at the magnet school and football at the home school.
3. The election of the student to participate in GHSA extracurricular activities for either the magnet/specialty school or the school the student would ordinarily attend shall be binding for the current school year.
4. Such students shall be required to comply with all GHSA eligibility and other rules. The member school shall be required to provide to the GHSA a copy of the local board of education approval of such participation.
5. The receiving school will submit students on an MT Eligibility Form. This form is available on the GHSA web site ([www.ghsa.net](http://www.ghsa.net)).

p) All eligibility appeals arising under by-law 1.60-1.69 shall initially be submitted to the Executive Director (or his/her designee) for decision. Appeals from those decisions may thereafter be made to the Hardship Committee.

#### 1.63 Student Eligibility

a. A "migrant student" is a student who transfers into a GHSA school without a bona fide move or without one of the exceptions listed in by-law 1.62. The student may practice or compete at the sub-varsity level, but may not compete at the varsity level for one calendar year from the date of entry into the new school. In the event that, after transfer, a student becomes or is later determined to be a migrant student, then the student shall be ineligible to compete at the varsity level for one calendar year from that date.

b. If a student has been ruled eligible to participate by the GHSA, but it is later determined that such eligibility should not have been approved, any ineligibility to participate in future GHSA activities may be assessed as of the date that such ineligibility was determined.

c. A student who, after entering the ninth grade, has made one bona fide move and established eligibility at a new member school, shall be declared a migrant for one calendar year upon a second or successive transfer to another member school. Appeal of the migrant status hereunder may be made utilizing the hardship process.

1.64 A student who is not eligible at the former school, and then transfers to a new school, cannot regain eligibility by the

transfer. Academically ineligible students cannot gain eligibility by being adjudicated to YDC and subsequently returning to their resident school with earned credit. NOTE: The new school may file a hardship appeal if circumstances warrant.

1.65 Students whose transfers from member school to member school have been approved by the GHSA office after the end of regular season play or during post-season play are not eligible for participation in GHSA sponsored tournaments and/or playoffs in that particular sport for the school year of transfer.

1.66 A student who is not eligible at one school because of suspension or expulsion and then transfers to a member school cannot regain eligibility by such a transfer, for the length of the suspension or one calendar year, whichever is less.

1.67 A permissive transfer is defined as an allowance by a local board of education for students and/or their parents to choose a school to attend without regard to the location of residence.

a. A student transferring from member school to member school on a permissive transfer is considered a migrant student.

b. A student transferring to or from a school housing a system-wide, singular academic or vocation program or a magnet program on a permissive transfer is considered a migrant student.

1. The offering of an individual course or series of courses by one school in a system does not provide inherent justification to grant GHSA eligibility.

2. Special options offered by a school system that allow students to attend a school outside their area of residence do not provide inherent justification to grant GHSA eligibility.

3. Any such permissive transfer issue may be brought before the GHSA Hardship Committee.

c. Students transferring under the provisions of Federal or State academic accountability regulations must be processed through the normal hardship appeals process.

d. When a military base is located in two school districts, a student moving onto the base for the first time may choose to attend either school district, and that district will place the student appropriately. Any transfer after the initial placement will be subject to standard eligibility regulations.

1.68 Hardship Applications may be filed by an administrator at a member school when a student does not meet the standards of eligibility outlined in by-laws 1.50 (academic issues) and 1.60 (transfer issues).

a. The GHSA Constitution (Art. IV; Sec. 5; Subsection B4) specifies that the hardship issues must be beyond the reasonable control of the school, student, or parents involved with the exception of appeals relating to the issue of whether or not a bona fide move has been made under By-law 1.62 or appeals related to student transfers after the first transfer under By-law 1.63.

b. The process of appealing a decision of the Hardship Committee is outlined in the GHSA Constitution (Art. IV, Sec. 9, Subsection C & D).

c. In order for a hardship appeal based on a financial hardship to be approved, the new school must provide proof that the family attempted to address the financial problem at the previous school, and that the need-based financial aid was non-existent or insufficient to resolve the problem. Increases in tuition or other costs at a private school do not create an automatic reason to grant the appeal, because such fee increases are considered foreseeable and not unavoidable. Documentation of the financial problem is required.

1.69 When a new school opens, student eligibility shall be determined as follows:

a. When a school district mandates a service area for a new school for all grades enrolled at the new school, all students living within the mandated service area in those grades are immediately eligible. All students living outside the mandated service area who desire to attend the new school are considered migrant students and are ineligible for one year. Hardship appeals may be filed if conditions warrant.

b. When a school district mandates some students to attend the new school, allows some students to stay at their present school, and permits some students to transfer to the new school, the school shall set a deadline for students living in the service area of the new school to decide whether they will move to the new school, or stay at the present school. The decisions exercised at the deadline date are binding. Subsequent changes render the student to be a migrant student with the one-year period of ineligibility. Students who are granted permissive transfers to enroll at the new school from other schools within the system are considered to be migrant students. Hardship appeals may be filed if conditions warrant.

#### PROPOSED AMENDMENT TO THE GHSA CONSTITUTION

##### ARTICLE IV SECTION B. 4

By adding to the beginning of Article IV Section B. 4. The following language:

"With the exception of appeals relating to the issue of whether or not a bona fide move has been made under By-law 1.62 or appeals related to student transfers after the first transfer, under By-law 1.63,"  
so that the revised ARTICLE IV SECTION B. 4. Shall read as follows:

4. With the exception of appeals relating to the issue of whether or not a bona fide move has been made under By-law 1.62 or appeals related to student transfers after the first transfer, under By-law 1.63, the conditions which cause the student to fail to meet the eligibility requirements must have been beyond the control of the school, the student, and/or his parents, and such that none of them could reasonably have been expected to comply with the rule. Ignorance of the rule on the part of any or all of them shall not be considered sufficient cause for setting aside its effects.

#### 1.70 - RECRUITING/UNDUE INFLUENCE / FOLLOWING THE COACH

**1.71 Recruiting and Undue Influence** is defined as the use of influence by any person connected directly or indirectly with a GHSA school to induce a student of any age to transfer from one school to another, or to enter the ninth grade at a



member school for athletic or literary competition purposes, whether or not the school presently attended by the student is a member of the GHSA.

- a. The use of undue influence to secure OR retain a student for competitive purposes is prohibited, and shall lead to penalties being assessed against either school. This violation may cause the student to forfeit eligibility for one year from the date of enrollment, provided however, that such period of ineligibility may be assessed from the date that recruitment/undue influence violation was finally determined to have occurred with regard to the student rather than from the date of enrollment.
- b. Evidence of undue influence includes, but is not limited to:
  1. personal contact with coaches, boosters, or other school personnel discussing participating in athletics upon a proposed transfer
  2. gifts of money, jobs, supplies, clothing, or housing incentives
  3. free transportation
  4. free admission to contests
  5. an invitation to attend practices and/or games
  6. a social event (other than an official schoolwide Open House program) specifically geared for prospective athletes
  7. free tuition beyond the allowable standards found in by-law 1.82
  8. a coach asking a prospective student for contact information
- c. Complaints or reports of violations of this rule will be investigated and handled on a case-by-case basis. If coaches are found to be in violation of the recruiting rule, a copy of the investigation will be forwarded to the Professional Standards Commission of the Department of Education.
- d. A school will be afforded an opportunity to demonstrate it could not reasonably be expected to be responsible for the actions of a booster who is found to have violated the recruiting/undue influence rules.

**1.72 Following The Coach:** A student athlete transferring from one school to another, or entering the ninth grade for the first time, shall be ruled ineligible for one year if it is proven that:

- a. The coach of the receiving school coached an out-of-school team or all-star team on which the athlete played prior to the transfer; OR
- b. The coach at the receiving school acted as a private athletic instructor for the transferring athlete, regardless of whether the coach was paid for his services and/or expertise; OR
- c. The student participated in a sports camp or clinic run by a member school and/or its coach(es).
- d. The player who played for a coach at one school (GHSA member or non-member) and subsequently (within a 12-month period) followed that coach when he/she moved to a GHSA school or changed schools within the GHSA membership. (This is not applicable to dependent children of the coach.)
- e. The situations cited in this by-law are considered to be violations even if a bona fide move has occurred. Hardship appeal procedures are available for the demonstration that undue influence has not occurred.

**1.73** A booster shall be considered to be an extension of the school and must abide by all rules applied to coaches and other school personnel. The following persons or groups may be considered boosters: members of the school's Booster Club; students; alumni; parents; guardians; or relatives of a student or former student; financial donors; donors of time and effort; personal trainers or coaches renting facilities.

## **1.80 - FINANCIAL AID**

**1.81** Any student who receives financial aid or non-GHSA approved gifts from any source and in any form (scholarships, tuition remission, cash, gifts, etc.) arising out of or **received in connection with their participation** in any sport or literary event shall be ruled ineligible. The duration of the ineligibility will last as long as the illegal benefits are being received. This prohibition shall not apply to awards under By-Law 1.90 or to other items approved by the GHSA.

- a. If tuition is charged, it must be paid by a parent, legal guardian, or other family member with the exception of payments coming from need-based financial aid.
- b. It is not legal for donated funds to be designated for a specific student that are given by non-family members, businesses, churches or other organizations, except for programs specified by state law.
- c. Schools may not employ students to work off their tuition costs.
- d. The GHSA Executive Director will determine whether the financial aid or gift arose out of or in connection with participation in any sport or literary event.
- e. If a school allows a student who has received such financial aid or gifts to participate in competition, the Executive Director shall assess an appropriate penalty.

**1.82** Financial aid in the form of free or reduced tuition or other aid must be need-based aid as determined by a national student aid service or financial aid based on institutional policies for academic performance (classroom record and/or test scores) that is administered by persons not in the athletic department.

**1.83** Member schools who award financial aid shall issue a statement to the Executive Director signed by the principal or headmaster of the school giving the following information:

- a. number of students enrolled in the school
- b. number of students receiving financial aid
- c. names of students (or a listing of student identification numbers) receiving financial aid who are involved in GHSA activities
- d. certification that the percentage of students who participate in activities and who receive financial aid is the same percentage as the number of students receiving financial aid who do not participate in activities (plus or minus 5%)

## **1.90 - AMATEUR STATUS/AWARDS**

**1.91** A student who represents a school in interscholastic athletic competition shall be an **amateur** in that activity.

- a. An **amateur athlete** is one who engages in athletic competition solely for the physical, mental, social, and pleasure benefits derived therefrom.
- b. Accepting nominal, standard fees or salary for instructing, supervising or officiating in an organized youth sports program or recreation, playground or camp activity, shall not jeopardize an athlete's amateur status.
- c. Reasonable compensation derived from private lessons in a sport is permissible.

**1.92** An athlete **forfeits amateur status** in a sport by:

- a. competing for money or other monetary compensations except for reasonable allowances for travel, meals, and lodging. NOTE: Accepting expense allowances authorized by the United States Olympic Committee for Olympic Development Programs is acceptable for GHSA students.
- b. receiving any award or prize of monetary value which has not been approved by the GHSA.
- c. capitalizing on athletic performance by receiving money or gifts with monetary value except college scholarships.
- d. signing a professional playing contract in any sport, or hiring an agent to manage his/her athletic career.

**1.93** Only **awards** approved by the GHSA may be accepted by a high school student-athlete as a result of participation in school or non-school competition in a sport recognized by the GHSA.

**1.94 Symbolic awards** (i.e. non-cash) presented for winning or placing in GHSA competitions are limited to \$400 per year, per student in the aggregate, paid by the local school. These are the only GHSA-approved awards for interscholastic competition. Beyond this, a student may receive one (1) school sweater or jacket presented by the school during his high school career.

**1.95** Athletes competing in golf or tennis events are limited to awards as specified in the United States Golf Association Rules of Golf, and the United States Tennis Association Handbook of Tennis Rules and Regulations, which includes (but not limited to) the following:

- a. No cash awards may be accepted.
- b. Merchandise awards in tennis may be accepted up to a retail value of \$250.00.
- c. Merchandise awards in golf may be accepted up to a retail value of \$750.00.

**1.96** Players attending national camps or all-star events may keep reasonable benefits for housing, meals and transportation. Players may keep only equipment that is commemorative in nature and/or used in the process of the event's workouts.

**1.97** Students may receive consideration for the use of their own name, image and likeness (NIL). Guidance for NIL can be found in Appendix "N" of the GHSA Constitution.