The following pieces of legislation are EFFECTIVE IMMEDIATELY, although they remain in an override period until March 14, 2012.

Proposal 2011-23: Expands the definition of an agent by specifying that an agent is:

- Any individual (even a parent) that directly or indirectly represents or attempts to represent an individual for the purpose of marketing his or her athletics ability or reputation for financial gain, OR
- Any individual who seeks to obtain any financial gain or benefit from securing a prospective student-athlete’s enrollment at an educational institution or from potential earnings as a professional athlete.

Proposal 2011-27: Allows pro sports organizations to sponsor college athletic events (regular season, postseason, and NCAA championships), provided the organization is not publically identified as a sponsor (unless the sponsored event is an ancillary event, not the event itself)

Proposal 2011-34: (WBB) Brings the WBB recruiting legislation in line with current MBB legislation. During the academic year evaluation periods, evaluations are limited to regularly scheduled high school, prep school, and two year school contests, tournaments, and practices. These regularly scheduled activities must include only students enrolled at the institution at which the regular scholastic activities occur. Non-institutional organized events (camps, leagues, tournaments, and festivals) that are certified through the NCAA remain permitted. This also fits in with legislation precluding evaluations at non-institutional, non-organized events during summer evaluation periods (open gyms, pick up games, etc.)

Proposal 2011-45: (WBB) Extends the current MBB legislation to include WBB by restricting institutions from hosting, sponsoring, or conducting a nonscholastic basketball practice or competition in which WBB (or MBB) PSAs participate. Also established that the use of institutional facilities for non-institutional camps is limited to June, July and August AND evaluations may not be conducted at non-institutional camps or clinics occurring on a Division I campus during evaluation periods.

Proposal 2011-50: Deregulates scouting and recruiting service legislation. Institutions may now subscribe to any service if the service is available to ALL institutions and charges the same rate to all subscribers. The nonscholastic video prohibition has also been lifted.

Proposal 2011-52: (MBB) Beginning on June 1, 2012, a MBB recruiting or scouting service must be previously approved by the NCAA before an institution may subscribe.

UPCOMING DEAD PERIOD

Jan. 30 – Feb. 2:  ALL SPORTS WITH A FEBRUARY SIGNING DATE
10 ARA REMINDERS

1. If your team is participating in zero hours of countable athletically related activity, turn in a form reflecting that.

2. ARA logs must reflect the activity each student participated in as an individual. If you have an injured athlete, or a group of athletes that participate in different hours than the rest of the team, make sure your ARA log reflects that, even if another page is necessary.

3. When competition is cancelled prior to the start of competition, or cancelled during the competition but prior to the event being considered completed in accordance with the playing rules of that sport, an institution may utilize that day as an off-day, provided no further countable ARA occurs.

4. Please remind student-athletes that under no circumstances are they to miss class for practice.

5. Travel days can count as days off, provided no practice, film review, or other countable activity occurs.

6. During vacation periods, daily and weekly hour limitations do not apply. If the vacation period lasts the entire week, no day off is necessary. If the vacation period is only a portion of the week, daily and weekly hour limitations apply for the portion of the week classes are in session, and a day off is required.

7. Days off are not required during postseason tournaments.

8. No practice activities can take place between midnight and 5 a.m.

9. No practice can be held after a competition or in between competitions (double-headers, tournaments, etc.)

10. The compliance office will continue to ask student-athletes to verify ARA logs, beginning this month.