## SAN FRANCISCO COMMUNITY COLLEGE DISTRICT ADMINISTRATIVE PROCEDURE MANUAL

Title: INTERCOLLEGIATE ATHLETICS	Number: AP 5.23
Legal Authority: Education Code Sections 66271.6, 66271.8, 67360 et seq., 67456, and	CCLC Number:
78223; 20 U.S. Code Sections 1681 et seq.;	AP 5700
ACCJC Accreditation Standard II.C.4;	
Community College Athletic Association (3C2ACCCAA) Constitution and	
3C2ACCCAA Bylaws	

**Commented [KC1]:** CCCAA changed to 3C2A throughout based on feedback from Athletics faculty.

The District is a member of the California Community College Athletic Association (CCCAA3C2A) and is governed by the rules of the CCCAA3C2A constitution and bylaws. The colleges will provide an athletics program and physical education curriculum based on the most recent constitution and bylaws of CCCAA3C2A and conference(scollege level. Teams r

most recent constitution and bylaws of CCCAA3C2A and conference(scollege level. Teams may be added or discontinued as deemed appropriate by the

## Recruitment

Athletic recruitment will follow the procedures established by the California Community College Athletic Association (3C2ACCCAA) Bylaw 2 and its subsections, and covering: athletic recruiting; representatives and agents; first contact; contact from outside a district's recruiting area; out-of-state recruiting; high school data; out-of-recruiting area evaluation of athletes; dissemination of recruitment Bylaw 2; all-star contests and competition; coaches speaking or attendance requests; subsidizing, inducements and special privileges; and use of Internet webpages.

## Eligibility

Athletic eligibility will follow the procedures established by the <a href="CCCAA3C2A">CCCAA3C2A</a> Bylaw 1 and its subsections, and covering: amateurism; residence; academic eligibility; eligibility certification;

Recommended by Participatory Governance Council: March 16, 2023	Page 1 of 3
Approved by Chancellor: April 6, 2023	

season of competition; eligibility for continuing competition; number of seasons of competition; illness or injury; multi-college district competition; transfer; cross-gender participation; freelance participation; club team participation; junior varsity and reserve team-participation; competition/participation of individuals; mandatory service; dropped sports; and emerging sports.

The following procedural guidelines shall be used in the determination of the eligibility of student athletes to participate in intercollegiate sports:

- An Admissions & Records staff member may attend the first team meeting to oversee the completion of eligibility paperwork and answer questions.
- Student athletes will be required, when necessary, to submit high school and college transcripts in order to certify athletic eligibility.
- · Admissions & Records staff members will compare athletic eligibility paperwork to the

Recommended by Participatory Governance Council: March 16, 2023

Approved by Chancellor: April 6, 2023

Page 2 of 3

district. Athletes are also responsible for abiding by the decorum standards established by the CCCAA3C2A related to their participation in athletics.

Student athletes who violate the Student Conduct Code (BP 5.16/AP 5.16) are subject to disciplinary action as outlined in Administrative Procedures 5.17.

## Name, Image, Likeness, and Athletic Reputation

**Prospective Student Athlete**: The District will not provide a prospective student athlete with compensation in relation to the athlete's name, image, likeness, or athletic reputation.

Student Athletes: The District will not prevent a student participating in intercollegiate athletics from either earning compensation as a result of the use of the student athlete's name, image, likeness, or athletic reputation, or from obtaining professional representation by duly licensed athletic agents or attorneys. However, a student athlete may not enter into a contract that provides compensation to the student athlete for their name, image, likeness, or athletic reputation if the contract conflicts with a provision of the student athlete's team contract.

A student who enters into a contract providing compensation for use of the student's name, image, likeness, or athletic reputation must disclose the contract to the athletic director/Department Chair and/or dean. If the District determines that a conflict between the student athlete's contract and the student athlete's team contract, the athletic director/Department Chair and/or dean will disclose the conflict to the student or student's legal representative, if any, and identify the contractual provisions that conflict.

Any team contract entered into, modified, or renewed on or after September 1, 2021, will not prevent a student athlete from using their name, image, likeness, or athletic reputation for a commercial purpose when the athlete is not engaged in official team activities.

A student athlete's scholarship eligibility will not be impacted as a result of the student's earning compensation for their name, image, likeness, or athletic reputation.

The District will not revoke a student-athlete's scholarship that provides the student-athlete

Recommended by Participatory Governance Council: March 16, 2023

Approved by Chancellor: April 6, 2023

Page 3 of 3