ACTION TAKEN AT 2015 SEC SPRING MEETINGS TO AMEND SEC BYLAWS AND PROPOSE NCAA LEGISLATION

SEC BYLAW AMENDMENTS:

Amend SEC Bylaw 31.20 as follows:

• To increase revenue distribution in the sport of men's basketball as specified at each designated level.

Amend SEC Bylaw 17.1.9 as follows:

• To transfer SEC squad size limit regulations to the SEC Commissioner's Regulations and require that any modifications be reported to the Presidents and Chancellors at their next regular meeting.

Amend SEC Bylaws to add SEC Bylaws 14.1.18 and 14.1.19 as follows:

• To prohibit a transfer student-athlete who has been subject to official university or athletics department disciplinary action at any time during enrollment at any previous collegiate institution (excluding limited discipline applied by a sports team, or temporary disciplinary action during an investigation) due to serious misconduct from participating in intercollegiate athletics at an SEC member institution.

Amend SEC Bylaw 15.01 to add SEC Bylaw 15.01.3 as follows:

• To require each member institution to provide an annual written report to the Conference office identifying the value of the institution's "other expenses related to cost of attendance" for the upcoming academic year and describing the methodology for determining such value.

Amend SEC Bylaw 15.01 to add Bylaw 15.01.3, as follows:

• To require member institutions to submit a written report to the Conference office for each student-athlete who is provided an increase to his or her calculated cost of attendance as compared to the published standard or average cost of attendance for the institution, as specified.

Amend SEC Bylaw 30.22.1.5 as follows:

• In all sports other than football, to transfer regulations related to the use of artificial noisemakers and other institutionally-controlled sound to the Commissioner's Regulations for each sport, rather than the SEC Bylaws,

NCAA PROPOSALS:

Amend NCAA Bylaw 13.12.2.3.3 as follows:

• To prohibit FBS football coaches and staff members from working at noninstitutional, privately owned camps or clinics.

Amend NCAA Bylaw 13.12.2.3.5 as follows:

• To prohibit women's volleyball coaches from working noninstitutional, privately owned camps or clinics and only permitting employment at institutional camps or clinics.

Amend NCAA Bylaws 13.1.9 and 13.2.8 as follows:

• To permit NCAA Division I coaches and staff to attend funerals of and make donations related to the deaths of a prospective student-athlete's family member (rather than immediate family members only).

Amend NCAA Bylaw 11.01.5, and NCAA Bylaw 11.7 as follows:

• To permit a full-time graduate student within his or her five-year period of eligibility to serve as a student assistant coach, provided he or she meets additional specified criteria.

Amend NCAA Bylaw 12.5.1.1 as follows:

• To eliminate the requirement that student-athletes receive written approval from the athletics department prior to participating in noninstitutional charitable, educational, or nonprofit support activities.

Amend NCAA Bylaws 13.02.12.1, 13.10.3 and 13.4.1.4.1.1 as follows:

• To prohibit institutions from using the post-signing recruiting and publicity exceptions of NCAA Bylaw 13 with individuals who only sign institutional aid agreements, prior to the initial regular national letter of intent signing date in the sport.