1B SBCCC 600.99 Intercollegiate Athletics

(a) No college shall operate an intercollegiate athletic program or team unless the college

maintains a membership in good standing with the National Junior College Athletic

Association and Region 10. For the purposes of this Rule, "intercollegiate athletic

program or team" does not include club teams.

(b) A college shall not participate in intercollegiate athletics unless any foundation

associated with the college pursuant to G.S. 115D-20(9) adopts a policy requiring that

the total amount of all athletic scholarships awarded to an individual student-athlete

does not exceed the participating student's expenses for tuition, college fees, and

course-related books and materials required for the courses in which that student is

enrolled.

(c) A college shall not participate in intercollegiate athletics unless the total amount of all

athletic scholarships the college awards plus the total amount of all athletic scholarships

awarded by any foundation associated with the college pursuant to G.S. 115D-20(9)

does not exceed the participating student's expenses for tuition, college fees, and

course-related books and materials required for the courses in which that student is

enrolled.

(d) State funds shall not be used to create, support, maintain, or operate an intercollegiate

athletics program.

(e) Colleges shall neither provide nor offer room and board as part of an intercollegiate

athletic scholarship to any student participating in an intercollegiate athletics sport

except for temporary room and board associated with specific athletic events.

(f) For the purposes of this Rule, tuition waivers granted are limited to those authorized by

statute. Tuition waivers obtained by students participating in any intercollegiate athletics

sport shall be deemed to be a scholarship for tuition.

History Note: Authority G.S. 115D-5;

Eff.

August 1, 2009.