A. Roll Call

B. Minutes
   A motion to approve the minutes of the April 29, 2014 meeting was made by Tim Grove; seconded by Mike Whitten; motion passed 19-0.

C. Necrology Service
   A moment of silence was held for officials and school personnel who passed away within the past year.

D. PROPOSED CHANGES IN THE IHSAA BY-LAWS
   Proposals - Submitted by the Commissioner unless otherwise noted, and to become effective immediately unless otherwise stated:

<table>
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<th>Proposed Rule [Rule, Section]</th>
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<td>1. Rule 7-1.5, Continuing Education for Non-Teaching Coaches</td>
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   **7-1.5 Continuing Education for Non-Teaching Coaches Mandatory Coach Accreditation**
   Any non-teaching coach, who does not hold a valid teaching license, employed by a school shall complete a certified coaches education course prior to being employed for a second year. (Note: This rule does not apply to coaches hired by that school prior to the 1999-2000 school year.)
   Beginning the 2015-16 school year, all coaches must complete certain education courses and be accredited. There are Three (3) levels of coach accreditation: Registered, Certified and Professional.
   a. The coaches education requirement includes the successful completion of one of
the following options: (i) the Indiana LANSE course, (ii) the NFHS Coaching Education course, or (iii) the required college credit hours to gain a coaching endorsement at one of the member colleges of the Indiana Consortium for Coaching and Sports Management Education.

a. Registered. The basic accreditation level is a Registered Coach who will have an initial accreditation period of Three (3) years.
   (1.) A Registered Coach must have completed Two (2) approved courses from the NFHS Learning Center (Initial Courses).
   (2.) A Registered Coach can renew the accreditation for Five (5) year renewal terms, provided the Coach has completed, during the previous accreditation period, Two (2) additional approved courses from the NFHS Learning Center (Renewal Courses).

A list of the approved Courses shall annually be published by the IHSAA. The list of approved courses may include courses submitted by member schools and approved by the IHSAA.

b. Member schools shall maintain a record of coaching education for all non-teaching coaches. This record shall be furnished to the Association on request by the Commissioner or his designee.

b. Certified. The mid-accreditation level will be a Certified Coach who will have an initial accreditation period of Three (3) years.
   (1.) A Certified Coach must have a valid teaching license and must have completed Two (2) Initial Courses.
   (2.) A Certified Coach can renew the certification for Five (5) year renewal terms, provided the Coach completes, during the previous accreditation period, Two (2) additional Renewal Courses.

A list of the approved Courses shall annually be published by the IHSAA. The list of approved courses may include courses submitted by member schools and approved by the IHSAA.

c. Professional. The top accreditation level is a Professional Coach who will have an initial accreditation period of Five (5) years.
   (1.) A Professional Coach must have a valid teaching license, must have Five (5) documented years of head coaching experience at the high school varsity level and must have completed Three (3) Initial Courses.
   (2.) A Professional Coach can renew the accreditation for Five (5) year renewal terms, provided, during the previous accreditation period, the Coach attended and presented at a State coaches association conference, attended Four (4) meetings of an Officials’ Association annually, passed One (1) Rules exam with a score of Eighty (80) or better, and completed an approved advanced level course (Advanced Course).

A list of the approved Courses shall annually be published by the IHSAA. The list of approved courses may include courses submitted by member schools and approved by the IHSAA.
A motion to require coaching education for all coaches and to establish three levels of accreditation for coaches was made by Tim Grove; seconded by Steve Cox; motion withdrawn. Tim Grove made a motion to amend the proposal to allow member schools to submit coaching education courses for approval by the IHSAA; seconded by Jimmy Howell; motion approved 19-0; a motion to approve the proposal as amended was made by Nathan Dean; seconded by Janis Qualizza; motion approved 18-1 with Phil Ford dissenting.

2. **Rule 8-3, School Administrators and Contest Administrators**

   **8-3 Contest Administrators and School Administrators Conduct**

   With respect to a Contest Administrator who works at a contest, or a School Administrator attending a contest, a member School principal is responsible for (i) reporting to the IHSAA about any Contest Administrator hired by the School, or any School Administrator, who is ejected from the site of the contest, or is cited for improper or unethical actions at the contest site, and (ii) initiating appropriate disciplinary measures against any such Contest Administrators or School Administrator.

   **8-4 Contest Ejection.**

   Any contestant, coach, Contest Administrator or School Personnel who is ejected from a contest for an unsportsmanlike act shall be suspended from the next interschool contest at that level of competition and all other interschool contests at any level in the interim, unless an IHSAA sport-specific rule or policy provides a different protocol or penalty for ejections. This penalty shall be in addition to any other penalties assessed.

   A motion to approve a conduct rule requiring a school principal to report to the IHSAA and take prompt, appropriate disciplinary action against any contest administrator or school personnel who is ejected or is engaged in improper and/or unethical practices at the site of a contest was made by Dave Worland; seconded by Steve Cox; motion approved 19-0.

3. **Rule 9, Section 18, Use of Audio-Visual Equipment in Contests Prohibited**

   **Rule 9, Section 18.1, Use of Certain Communications in Non-Football Contests Prohibited**

   **Rule 9, Section 18.2, Use of Certain Communications in Football Contests Limited**

   **Rule 9, Section 18.3, Use of Film, a Telecast or a Video Tape Prohibited**

   **Rule 9, Section 18.4, Use of Visual-Aid Equipment at Contests Prohibited**
9-18 Use of Audio-Visual Equipment in Contests Prohibited

a. Use of Audio Visual Equipment and Recordings During Contest
   The use of audio-visual equipment for coaching purposes during athletic contests in any sports which are under the jurisdiction of the Association IHSAA shall be in accordance with the National Federation playing rules for that sport, or in accordance with any other playing rule adopted by the IHSAA for playing that sport. limited or prohibited.

9-18.1 Use of Certain Communications in Non-Football Contests Prohibited
   All mechanical means of communication such as walkie-talkies, telephones, etc., between the coach and any other individual stationed at a strategic point in the facility where the contest is held is hereby prohibited in all sports, except football. (See 9-18.2 for football.)

9-18.2 Use of Certain Communications in Football Contests Limited
   All mechanical means of communication such as walkie-talkies, telephones, etc., between the coach and any other individual stationed at any position other than in or behind the natural coaching position, between the 30 yard lines, is hereby prohibited in all football games.

b. Use of Audio-Visual Equipment, Recordings, Films, Telecasts and Video Tape. Prohibited
   Using audio-visual equipment, recording, filming, telecasting or videotaping for scouting purposes of any season contest by any party other than the Two (2) participating schools participating in the contest shall be is prohibited.

9-18.4 Use of Visual Aid Equipment at Contests Prohibited
   Mechanical visual aid equipment, including television and video, may not be used by team members or coaches for coaching purposes during any contest or tournament.

A motion to Amend section 9-18 of the Contest rule regarding the use of audio-video equipment during contests and for scouting purposes, to permit the use of audio-video equipment during a contests in accordance with the playing rule for that sport was made by Mike Broughton; seconded by Don Gandy; motion approved 19-0.

4. Rule 12-1, Eligibility at School of Enrollment; Attendance During First 15 Days

12-1 Eligibility at School of Enrollment; Attendance During First 15 Days

a. A student is eligible to participate in an athletic program involving IHSAA recognized sports only at the student’s School of Enrollment, or at the Public School Serving the Student’s Residence, provided the student meets the requirements of rules 12-4, 12-5 or 12-6. member school in which the student enrolls or attends
A motion to clarify that a student is only eligible at the school at which the student is enrolled or at the School Serving the Student’s residence when the student qualifies under the Innovative School rule (12-4), qualifies under the Non-Public, Non-Accredited School rule (12-5) or qualifies under the Virtual Education School rule (12-6) was made by Phil Ford; seconded by Victor Bush; motion approved 19-0.

5. Rule 12-2, Participation Limited to Eight Consecutive Semesters or Four Consecutive Years [Pages 39]

12-2 Participation Limited to Eight Consecutive Semesters or Four Consecutive Years.

After Enrollment in the 9th grade, and the passage of Fifteen (15) or more school days, students shall be eligible for no more than Four (4) consecutive years, or the equivalent. (e.g. 12 semesters in a trimester plan, etc.)

A motion to clarify that, following the passage of 15 school days following a student’s Enrollment in 9th grade, the time starts for a student’s eight consecutive semesters of athletic eligibility was made by Phil Ford; seconded by Deborah Watson; motion approved 19-0.

6. Rule 12, Section 3, Exception for Illness and Injury [Pages 39-40]

12-3 Exception for Illness and Injury
b. If the withdrawal should occur after the student has, during the semester, participated in Twenty Percent (20%) or more of the interschool contests in a sport, then the semester shall be counted as a semester of enrollment in all sports falling in that semester’s sports seasons. This percentage shall be determined by dividing the total number of interschool contests in which the student participated, during the semester, by the total number of interschool contests in which the student school team participated during the semester (participation by student during semester/total number of interschool contests during the semester).

A motion to amend section 3 of the Enrollment Rule regarding the calculation used to determine the percentage of participation by a student who seeks to gain an additional semester of eligibility was made by Tim Grove; seconded by Nathan Dean; motion approved 19-0.

7. Rule 12, Section 6, Enrollment in a Virtual Education School [Page 40]

12-6 - Enrollment in a Virtual Education School
If a student attends a Virtual Education School, the student may have eligibility to participate in the athletic program at the Public School Serving the Student’s Residence, provided that:

a. the student is accepted into the athletic program of the Public School Serving the Student’s Residence,

b. the Virtual Education School and the student provide evidence to the Public School Serving the Student’s Residence that:

(1.) the student is entering the Virtual Education School as a freshman, or the student has already attended the Virtual Education School for at least One (1) full semester, and during that semester the student was enrolled in, and successfully passed, the necessary number of courses at the Virtual Education School, under the requirements of Rule 18-1,

(2.) the student is currently Enrolled Full-time at the Virtual Education School and is taking the necessary number of courses at the Virtual Education School, under the requirements of Rule 18-1,

(3.) all of the Virtual Education School courses which are to be counted toward the student’s athletic eligibility under Rule 18 will be taken by the student during an established grading period, are no less than Two Hundred Fifty (250) minutes of instruction per week for One semester and are approved by the Indiana Department of Education and will count toward graduation,

(4.) during the time period between the end of the Virtual Public School’s designated grading period(s) and the Eligibility Certification Date(s) of the Public School Serving the Student’s Residence, the student passed the minimum number of full credit courses required under Rule 18-1,

(5.) the student regularly attends the courses.

c. The student is enrolled at and is attending a minimum of One (1) full credit subject offered within the Public School Serving the Student’s Residence.

A motion to approve a new section 6 of the Enrollment and Attendance rule to establish requirements for a student enrolled in a Virtual Education School to qualify for participation in athletics at the public school serving the student’s residence was made by Jed Jerrels; seconded by Steve Cox; motion approved 19-0.

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8. **Rule 15, Section 3.3 Football**

[Submitted by Commissioner, Bobby Cox on behalf of the IFCA]

15-3.3 Football

A School, and players from the School’s football program, may participate in Football Activities (participation in any football related activities while wearing helmets or shoulder pads) under the following standards:

a. Students may not participate in any Full Contact Football Activities (any intentional football activity by a player where the goal is to take one or more competing players to the ground as the result of a collision) during the Summer.
b. Schools may sponsor up to Twelve (12) Football Activity Days (a day when a School’s football coaching staff coaches Two (2) or more players from the School’s football team engaged in Football Activities) during the Summer.

c. A School’s Football Activity Days may include up to Five (5) Football Competition Days (a day when a School’s football coaching staff takes Two (2) or more players from a School’s football team to either practice with or compete against One (1) or more players from another School or program). The maximum time for a school’s Football Activity Day held at a member-school facility will be 3.5 hours of activity over a five-hour period.

d. A student’s football equipment during Summer Football Activities is limited to a helmet, shoes, shoulder pads, a girdle and a mouth piece.

e. A student may engage in no more than One (1) session of Football Activities during a Football Activity Day and the maximum time of the session is Two (2) hours.

f. Prior to the first day of Summer, a School’s football coaching staff must designate to the School’s athletic director or the principal the specific Football Activity Days and the Football Competition Days in which the football program plans to participate.

Rule 15, Section 3.1(c) During Summer

15-3.1 During Summer
Whether summer athletic activities are sponsored by a member school or a non-school organization, students may participate so long as:

* * * *

c. For football there shall be no full contact and protective equipment is limited to helmet, shoes, shoulder pads and mouthpieces.

Rule 15, Section 3.2(f) Camps and Clinics

15-3.2 Camps and Clinics
Students may participate in non-school sponsored camps and clinics provided the following standards are met.

f. For football camps there shall be no full contact and protective equipment is limited to helmet, shoes, shoulder pads and mouthpieces.

Rule 15, Section 3.3, Open Facility Program

15-3.4 Open Facility Program

Rule 15, Section 3.4, Moratorium

15-3.5 Open Facility Program
15-3.6 Penalties

A motion to approve an amendment to the proposal that specifies that the maximum time for a school’s Activity Day will be 3.5 hours of activity over a five-hour period was made by Mike Broughton; seconded by Phil Ford; motion approved 19-0. A motion to approve the amended proposal to establish specific criteria for football participation in the summer was made by Dave Worland; seconded by Nathan Dean; motion approved 19-0.

9. Rule 17, Section 4.3, Time of Hearing

17-4.3 Time of Hearing

If an appeal is requested, the Review Committee will hold a hearing on such appeal. The Commissioner will schedule appeal hearing on the date of a during the time of the next regular meeting of the Executive Committee. Because of scheduling problems and delays, any request for an appeal hearing received within Seven (7) days of the next regular meeting of the Executive Committee may, unless good cause is shown, be referred to the following scheduled meeting of the Executive Committee. However, if an appeal is requested in a case where time is a factor, and the shortness of time is through no fault of the affected party, the Review Committee Commissioner will attempt to hold schedule a hearing on such appeal on a date when the Executive Committee does not meet (Alternative Date), which would generally be Two (2) weeks prior to the next scheduled hearing date. Time is a factor in a case where following the request of an appeal the affected party will miss a tournament contest or will miss more than Twenty-Five percent (25%) of his/her team’s season contests before the next scheduled hearing date.

A motion to amend section 4.3 of the Due Process rule to establish and clarify when appeal hearings are scheduled was made by Janis Qualizza; seconded by Tim Grove; motion approved 19-0.

10. Rule 17, Section 4.4, Appeal Statement

17-4.4 Appeal Statement

The IHSAA and the affected party shall each present to the Commissioner at the offices of the IHSAA Review Committee through via mail (P.O. Box 40650, Indianapolis, Indiana 46240-0650), hand delivery (9150 North Meridian Street, Indianapolis, 46260, email (bcox@ihsaa.org) or fax (317-575-4244) to the IHSAA offices, and to the other parties to the appeal, a written Appeal Statement which summarizes the party’s position at least Three (3) business days prior to the hearing. This Appeal Statement shall have attached (i) all documents relied upon by a party to the appeal, and (ii) a written summary statement, under oath, of the testimony to be given by
the witness relied upon by a party to the appeal. After receipt these Appeal Statements, and all attachments, shall be sent by the Commissioner to the parties to the appeal and to the Review Committee members, and should be received no later than the day before the hearing received at least two (2) business days prior to the hearing, unless the request for appeal is made within two (2) business days of the appeal hearing, in which event the hearing statement shall accompany the request for appeal.

A motion to amend section 4.4 of the Due Process rule to establish and clarify when hearing statements for Review Committee hearings are to be submitted and distributed was made by Phil Ford; seconded by Don Gandy; motion approved 19-0.

11. Rule 18, Section 1, Minimum Course Enrollment and Grades for Participation

18-1 Minimum Course Enrollment and Grades for Participation
To be eligible scholastically, students must have received passing grades and earned credit at the end of their last grading period in school in at least seventy percent (70%) of the maximum number of full credit subjects (or the equivalent) that a student can take and must be currently enrolled in at least seventy percent (70%) of the maximum number of full credit subjects (or the equivalent) that a student can take.

a. For purposes of this rule, a student must have been enrolled in a minimum of Four (4) full credit courses (or the equivalent) during the last grading period, and must be enrolled in a minimum of Four (4) full credit subjects (or the equivalent) during the current grading period.

b. If grades reported at an Eligibility Certification Date include both grading period grades and semester grades, then semester grades take precedence for eligibility purposes.

c. Two semesters of the state required physical education course may be counted as a full credit subject for eligibility purposes. A student may use up to Two (2) semesters of the state required physical education course for eligibility purposes, with each semester’s course counting as One (1) full credit.

d. Physical education credit earned by participation on an athletic team may not count toward academic eligibility.

e. When the block Four scheduling program is used, students must be currently enrolled in and passing Three (3) courses.

f. Class periods must meet Indiana Department of Education standards for awarding credit and minutes in class. For purposes of this rule, One (1) full credit subject requires a minimum total of Two-Hundred Fifty (250) minutes of instruction per week for One (1) semester.

g. In the event a School establishes minimum academic requirements which are greater than the IHSAA academic requirements, the IHSAA will consider those higher academic requirements to constitute the IHSAA academic requirements at
such school, and will require that a student at that School meet those greater academic requirements before that student is eligible scholastically under this rule.

A motion to amend section 1 of the Scholarship rule to clarify that semester grades take preference over less-than-semester grades, and to add a subsection which adopts a member School’s higher academic requirements as the IHSAA’s academic standards for that school was made by Tim Grove; seconded by Mike Broughton; motion approved 19-0.

12. Rule 18, Section-2, Certification Dates

18-2 Certification Dates
Each school will establish consistent grading periods within the school year. The principal shall set the Eligibility Certification Dates annually certify these specific date to the Association on the membership page/form and certification date for eligibility if different from ending date. Certification of Each Eligibility Certification Date must be complete occur no later than noon of the tenth school day following the end of each grading period. as specified on the membership form. The principal shall certify the grades of each student on the Eligibility Certification Date.

A motion to clarify when and how an Eligibility Certification Date is set and the purpose of an Eligibility Certification Date was made by Jed Jerrels; seconded by Mike Whitten; motion approved 18-0 with Ken Howell dissenting.

13. Rule 18, Section 6, Incompletes

18-6 Incompletes
An incomplete in a course at the end of a grading period or semester counts as a failure until deficiency has been removed; an incomplete in a course on the Eligibility Certification Date counts as a failure and, for scholastic eligibility purposes, cannot later be made up or removed. A school may request a hardship waiver of this rule, regarding a make-up of an incomplete after the Eligibility Certification Date for an extreme situation outside the control of the student and the student’s parent(s).

A motion to approve an amendment to permit a school to request a hardship waiver of this proposal regarding a make-up of an incomplete after the eligibility certification date for an extreme situation outside the control of the student and the student’s parent(s) was made by Paul Neidig; seconded by Jed Jerrels; motion approved 19-0. A motion to approve the amended proposal to clarify that an incomplete in a course on an Eligibility Certification Date is considered a failure and cannot later be made-up or removed for purposes of scholastic eligibility to play sports the following grading period was made by Tim Grove; seconded by Jed Jerrels; motion approved 19-0.
14. **Rule 18, Section 8, Subsection a, College**

18-8 Alternative Courses

a. **College Courses:** A student may attend an accredited institution which grants credits which count toward a baccalaureate degree from that institution, for credit that is acceptable both for high school graduation and/or for college credit, provided:

1. the student must be enrolled in credit courses at their home school at least Fifty Percent (50%) of the normal school day,
2. the college course is approved by the Department of Education;
3. the local Board of School Trustees counts the college course credit toward graduation;
4. the college class is taken concurrently with the student’s School classes
5. total class time of a college credit course is equivalent to the student’s regular courses and in and be enrolled in and passing enough credit courses to meet the minimum academic standards for eligibility determining credits, Three (3) semester hours or the equivalent in a college course shall be counted as equivalent of One (1) high school credit

NOTE: An accredited institution is one that grants credits which count toward a baccalaureate degree from that institution.

A motion to amend section 8(a) of the Scholarship rule to establish fuller criteria for the acceptance of college course credits was made by Phil Ford; seconded by Dave Worland; motion approved 18-0.

15. **Rule 18, Section 8, Subsection d (6.), Alternative Courses,**

**Virtual Courses**

18-8 Alternative Courses

d. **Virtual Courses**

(6.) the total number of virtual courses enrolled in and attended by a student during a grading period may not exceed Thirty Percent (30%) of a student’s total course load.

A motion to amend section 8(d) of the Scholarship rule to correct typo in the original rule was made by Janis Qualizza; seconded by Deborah Watson; motion approved 17-0.

16. **Rule 18, Section 8, Subsection e, Innovative Course Credit**

Page 67-68
Alternative Courses

* * * *

e. Innovative Course: Credits for an Innovative Course may count toward IHSAA scholastic eligibility requirements provided:
   (1) The student and student’s School submit to the Commissioner a written request for approval of the Innovative Course, including a detailed course description, and the application is approved by the Commissioner;
   (2) the Innovative Course approved by the Department of Education;
   (3) the local Board of School Trustees counts the Innovative Course credit(s) toward graduation;
   (4) the Innovative Course classes are taken concurrently with the student’s regular School classes; and
   (5) the Innovative Course class time is equivalent to the student’s regular School class time

* * *

Rule 18, Section 4, Innovative Course Credits

18-4 Innovative Course Credits
Innovative course credits may count toward IHSAA scholastic eligibility requirements provided:
   a.—written request for approval is made to the IHSAA by the student’s principal, including
      a detailed course description, and is approved by the Commissioner;
   b.—courses are approved by the Department of Education;
   c.—the local Board of School Trustees counts such credits toward graduation;
   d.—classes are taken concurrently with current classes, and
   e.—total class time of an innovative course is equivalent to the student’s regular course.

Rule 18, Section 5, Make-up Scholarship Deficiency
18-4 Make-up Scholarship Deficiency

Rule 18, Section 5, Make-up Scholarship Deficiency
18-5 Incompletes

Rule 18, Section 6, Incompletes
18-6 Withdrawals

Rule 18, Section 5, Withdrawals
18-7 Alternative Courses
A motion to amend section 8 of the Scholarship rule to reposition the Innovative Course rule from section 4 to 8, Renumber sections 5 to 8 and amend the Innovative Course rule to make non-substantive, textural amendments was made by Jed Jerrels; seconded by Jimmie Howell; motion approved 18-0.

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17. **19-4 Transfer for Primarily Athletic Reasons or the Result of Undue Influence**

[Submitted by Bruce Jennings, Principal of Bremen High School]

19-4 Transfer for Primarily Athletic Reasons or the Result of Undue Influence

To preserve the integrity of interschool athletics and to prevent or minimize recruiting, proselytizing and school ‘jumping’ for athletic reasons, regardless of the circumstances,

a. a student athlete who transfers from One (1) school to a new school for primarily athletic reasons or as a result of undue influence will have limited eligibility be ineligible at the new school for Three Hundred Sixty-Five (365) days from the date the student enrolls at the new school; if a student transfers and it is not discovered at that time that the transfer was primarily for athletic reasons or as a result of undue influence, then the student will be ineligible have limited eligibility for Three Hundred Sixty-Five (365) days commencing on the date that the Commissioner or Commissioner’s designee rules the student ineligible.

b. a student athlete who transfers from One (1) school to a new school as a result of undue influence will be ineligible at the new school for Three Hundred Sixty-Five (365) days from the date the student enrolls at the new school; however, if a student transfers and it is not discovered at that time that the transfer was the result of undue influence, then the student will be ineligible for Three Hundred Sixty-Five (365) days commencing on the date that the Commissioner or Commissioner’s designee rules the student ineligible.

A motion to change the penalty for a transfer for primarily athletic reasons from 365 days of athletic ineligibility to 365 days of limited eligibility was made by Nathan Dean; seconded by Phil Ford; motion failed 0-18.

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18. **Rule 19, Section 5.1, Transfer Options When Transfer With Change of Residence by Parent(s)/Guardian(s)**

19-5.1 Transfer Options When Transfer With Change of Residence by Parent(s)/Guardian(s)
When a student’s parents(s)/guardian(s) make a Bona Fide change of residence to a new District or Territory, the student has the following options:

a. the student may continue eligibility at his/her original school pursuant to Rule C–19-2; or

b. The student may transfer and attempt to obtain full eligibility at the Public School in the district which serves the student’s residence, at the Charter school School in the territory which serves the student’s residence, or at a Private School in the territory which serves the student’s residence, at any time prior to the 15th school day of the next school year; or (Note: a School does not ‘serve’ the residence of a student who enrolls at that School under an open enrollment program or under a similar program)

c. the student may transfer and attempt to obtain Limited Eligibility in any Public school or Private school which does not serve the student’s area of residence.

A motion to clarify that students, following a parental move to a new district or territory, can obtain full eligibility only at the school which is served by the student’s new residence, and that an enrollment at a school under an open enrollment program does not mean that a school is serving that student or that student’s residence was made by Tim Grove; seconded by Paul Neidig; motion approved 18-1 with Victor Bush dissenting.

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19. **Rule 19, Section 7.1, Requirements to be a Qualified Foreign Exchange Student**

19-7.1 Requirements to be a Qualified Foreign Exchange Student

* * * *

e. The student, in writing, (i) agrees that full eligibility under the foreign exchange exception is for a maximum of One (1) year at One (1) school and is conditioned upon the student’s Rule 19 - Eligibility and Transfer commitment to attend the member school for no more than One (1) school year, and (ii) agrees that any continued attendance at any school beyond the initial year will be treated by the IHSAA as attendance following a transfer without a change of residence by the parent(s)/guardian(s) but the highest level of eligibility for which the student will qualify, during the year following the initial year, is Limited Eligibility.

A motion to clarify that a Foreign Exchange Student can obtain full eligibility at a member school for a maximum of one calendar year, regardless of whether that year spans more than one school year was made by Steve Cox; seconded by Jimmie Howell; motion approved 19-0.

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19-7.1 Requirements to be a Qualified Foreign Exchange Student

* * * *

g. The student’s placement arrangements are completed in advance of the student’s departure from his/her home country.

h. The student is attending school under a foreign exchange program approved by both the Association and the Council of Standards for International Education Travel (CSIET). A foreign exchange program, to be approved by the Association

A motion to approve that the placement of all Foreign Exchange Students must be completed prior to the departure by the Foreign Exchange Student from his/her home country was made by Don Gandy; seconded by Ken Howell; motion approved 19-0.

21. **Rule 20, Section 4, Limitation on Participation and Contact with a Representative of a School’s Athletic Program by a Prospective Transfer Student**

20-4 Limitation on Participation and Contact with a Representative of a School’s Athletic Program by a Prospective Transfer Student.

a. No transfer student may have contact with any member of the athletic program of the prospective transfer School prior to Enrollment at that School, unless the member of the athletic program is in some non-athletic capacity, such as admissions, counseling, etc., and the contact involves only non-athletic matters.

b. No transfer student may, prior to Enrollment, practice with or participate in a contest for a prospective transfer School.

**Rule 20, Section 5, Limitation on Participation and**

20-5 Coaches Prohibited From Practices and Contests at Non-Feeder Schools and From Visiting Homes of Non-Feeder School Students

**Rule 20, Section 6, Limitation on Participation and**

20-6 Contact Between Parents of Non-Feeder School Students and Coaches Prohibited

**Rule 20, Section 7, Limitation on Participation and**

20-7 Attendance at High School Camps and Clinics by Non-Feeder School Student Prohibited
A motion to approve prohibiting contact between a prospective transfer student and a prospective transfer school prior to enrollment by the student at the transfer school, and prohibiting a transfer student from playing for or practicing with a school team prior to enrollment at the new school was made by Nathan Dean; seconded by Mike Broughton; motion approved 19-0.

22. **Rule 51, Section 8, Baseball**

51-8
A school may schedule One (1) baseball controlled scrimmage with another IHSAA member school. The baseball controlled scrimmage may not be held earlier than the day following the fifth (5th) day of practice or later than after the second (2nd) calendar day prior to the first (1st) scheduled contest. A baseball controlled scrimmage does not count as a practice or as an interschool contest. Only students who have full athletic eligibility may participate in a baseball controlled scrimmage. A baseball controlled scrimmage may not be scouted by anyone not affiliated with a team participating in the baseball controlled scrimmage.

A motion to establish that a controlled scrimmage cannot occur sooner than the day following the 5th day of practice was made by Phil Ford; seconded by Jimmie Howell; motion approved 19-0.

23. **Rule 52-3, Boys’ Basketball**

[Submitted by Tim Taylor, Jennings County High School]

Rule 52-3
The maximum number of boys’ season basketball games in which any team may participate, excluding the IHSAA Tournament Series, shall be Twenty-two (22) games and no tournament, Eighteen-Twenty (20) games plus One (1) tournament, or Eighteen Twenty (20) games and a maximum of Three (3) tournaments, provided the games played in Two (2) of the Three (3) tournaments, or the games played in One (1) of the Two (2) tournaments if Two (2) tournaments are played, are included in the Eighteen Twenty (20) game limitations.

a. Options for player participation during any One (1) season excluding jamboree shall be a maximum of:

(1.) Eighty –eight Eighty (88) quarters and no tournaments; plus One (1) additional quarter for every instance where a player participates in Five (5) quarters in the same session.

(2.) Eighty (80) Seventy-two (72) quarters plus One (1) tournament; plus One (1) additional quarter for every instance where a player participates in Five (5) quarters in the same session.
Eighty (80) Seventy-two (72) and a maximum of Three (3) season tournaments (excluding IHSAA Tournament Series) provided the quarters played in the second (2nd) tournament and the third (3rd) tournament are included in the Eighty (80) Seventy-two (72) quarter limitation; plus One (1) additional quarter for every instance where a player participates in Five (5) quarters in the same session.

* * * * *

Rule 50 – Boys Sports Seasons

<table>
<thead>
<tr>
<th>Sport</th>
<th>Authorized Practice</th>
<th>Authorized Season Contests</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basketball</td>
<td>M-Wk 19 DTE *10</td>
<td>M-Wk 21 SDST 22 +No T or 20 18 +1 T</td>
</tr>
</tbody>
</table>

A motion to amend the Basketball rule to increase the number of season contests permitted from 20 games to 22 games was made by Phil Ford; seconded by Jed Jerrels; motion approved 15-4 with Nathan Dean, Janis Qualizza, Patti McCormack, and Deborah Watson dissenting.

24. Rule 54-4, Football

[Submitted by Commissioner Bobby Cox on behalf of the IFCA]

54-4
All organized football practices by players or teams shall be limited to the period beginning Monday of IHSAA calendar week 5 and terminating on the date the team is eliminated from the Football Tournament Series. The first two days shall be non-contact practices limited to two 90-minute sessions per day or less with a two-hour break between sessions. There shall be no live contact between participants and protective equipment is limited to helmet, shoes, shoulder pads and mouthpieces. Footballs may be used. The two days are to be used primarily for physical conditioning, sprints, agility drills, etc. Football practices must adhere to the following:

a. On the first (1st) day of football practice there cannot be full contact (any intentional football activity by a player where the goal is to take one or more competing players to the ground as the result of a collision), and the player’s protective equipment is limited to helmet, shoes, girdle and mouthpiece. If multiple practice sessions are held on a single day, the total time on the field cannot exceed Three (3) hours, but if there is only One (1) practice session, the total time on the field cannot exceed Two and one-half (2½) hours.
b. On the second (2\textsuperscript{nd}) and third (3\textsuperscript{rd}) days of football practice, there cannot be full contact and the player’s protective equipment is limited to helmet, shoulder pads, shoes, girdle and mouthpiece. If multiple practice sessions are held on a single day, the total time on the field cannot exceed Three (3) hours, but if there is only One (1) practice session, the total time on the field cannot exceed Two and one-half (2\frac{1}{2}) hours.

c. On the fourth (4\textsuperscript{th}) day of football practice, and later, there can be full contact and players can have full pads. If multiple practices are held on a single day the total time cannot exceed Five (5) hours, but if there is only One (1) practice session, the total time on the field cannot exceed Three (3) hours.

d. Beginning Monday of IHSAA calendar week 5:
   
   (1.) There can be no more than Two (2) practice-sessions per day.
   
   (2.) There cannot be back to back calendar days having Two (2) practice sessions on a single day.
   
   (3.) After the third (3\textsuperscript{rd}) day of practice, if there are Two (2) practice-sessions on a single days :
      
      i. There can be only One (1) full contact/full padded practice session.
      
      ii. The break between practices must be at least Three (3) hours in duration and during the break there cannot be player physical exertion.
      
      iii. During the break a classroom instruction session, not to exceed Forty-five (45) minutes, is permitted.
      
      iv. During the break an indoor walkthrough session in a climate controlled environment, not to exceed Forty-five (45) minutes, is permitted.
   
   (4) On One (1) practice session days an outdoor walkthrough session with no protective equipment worn, not to exceed a Forty-five (45) minutes, is permitted provided the walkthrough session ends at least Three (3) hours before the practice begins, or starts no sooner than Three (3) hours after the practice ended.
   
   A motion to approve an amendment to the proposal to eliminate multiple football practice sessions on Day 1 was made by Time Grove; seconded by Ken Howell; motion approved 19-0. A motion to approve the amended proposal to establish a more detailed criterion for conducting football practices was made by Nathan Dean; seconded by Mike Whitten; motion approved 19-0.

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25. **Rule 56, Section 4, Boys' Soccer**  

56-4

A school may schedule One (1) soccer controlled scrimmage with another IHSAA member school. A soccer controlled scrimmage may not be held earlier than the day following the fifth (5\textsuperscript{th}) day of practice or later than the second (2\textsuperscript{nd}) calendar day prior to the first (1\textsuperscript{st}) scheduled
contest. A soccer controlled scrimmage does not count as a practice or as an interschool contest. Only students who have full athletic eligibility may participate in a soccer controlled scrimmage. A soccer controlled scrimmage may not be scouted by anyone not affiliated with a team participating in the soccer controlled scrimmage.

A motion to establish that a controlled scrimmage cannot occur sooner than the day following the 5th day of practice was made by Phil Ford; seconded by Jimmie Howell; motion approved 19-0.

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26. **Rule 58. Section 3, Boys’ Tennis**  

58-3  
During the regular tennis season, which excludes the IHSAA Tournament Series, a boys’ tennis team may schedule, and its students may participate in, a maximum of Twenty-two (22) playing opportunities, or meets matches during the season. A tennis team may schedule those playing opportunities in a combination of dual meets and tournaments, however a school can only schedule a maximum of up to Five (5) tournaments. Every opportunity a student has to play is considered a match and in any tournament involving multiple rounds, each round is a match.

A motion to clarify that a tennis team and player can schedule and play in up to 22 matches comprised of duals and tournaments, but there can be no more than 5 tournaments was made by Deborah Watson; seconded by Victor Bush; motion approved 19-0.

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27. **Rule 58, Section 4, Boys’ Tennis**  

58-4  
A team may participate in a controlled scrimmage between two member schools. A player must have participated in five days of organized practice preceding the date of the scrimmage under the direct supervision of the high school coaching staff in that sport in order to be eligible for a scrimmage. A school may schedule One (1) tennis controlled scrimmage with another IHSAA member school. A tennis controlled scrimmage may not be held earlier than the day following the fifth (5th) day of practice or later than the second (2nd) calendar day prior to the first (1st) scheduled contest. A tennis controlled scrimmage does not count as a practice or as an interschool contest. Only students who have full athletic eligibility may participate in a tennis controlled scrimmage. A tennis controlled scrimmage may not be scouted by anyone not affiliated with a team participating in the tennis controlled scrimmage.

A motion to establish that a controlled scrimmage cannot occur sooner than the day following the 5th day of practice was made by was made by Phil Ford; seconded by Jimmie Howell; motion approved 19-0.

<table>
<thead>
<tr>
<th>SPORT</th>
<th>FIRST</th>
<th>LAST</th>
<th>MIN. REQ.</th>
<th>FIRST</th>
<th>LAST</th>
<th>MAX. NO. SCHEDULED AND PLAYED</th>
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</thead>
<tbody>
<tr>
<td>Basketball</td>
<td>M-Wk16</td>
<td>DTE</td>
<td>*10</td>
<td>M-Wk18</td>
<td>SDST</td>
<td>20 No T or 18 + 1 T</td>
</tr>
</tbody>
</table>

NOTE: proposed rule change to be effective July 1, 2015.

A motion to move up the start of the girls’ basketball practice date to Week 16 from Week 17, and to move-up the first authorized season contest date to Week 18 from Week 19 was made by Mike Broughton; seconded by Debb Stevens; motion approved 18-1 with Nathan Dean dissenting.

29. **Rule 102-3, Girls’ Basketball**

[Submitted by Tim Taylor, Jennings County High School]

The maximum number of girls’ season basketball games in which any team may participate, excluding the IHSAA Tournament Series, shall be Twenty-two (22) games and no tournament, Twenty (20) Eighteen games plus One (1) tournament, or Twenty (20) Eighteen games and a maximum of Three (3) tournaments, provided the games played in Two (2) of the Three (3) tournaments, or the games played in One (1) of the Two (2) tournaments if Two (2) tournaments are played, are included in the Twenty (20) Eighteen game limitations.

b. Options for player participation during any One (1) season excluding jamboree shall be a maximum of:

(4.) Eighty-eight (88) Eighty quarters and no tournaments; plus One (1) additional quarter for every instance where a player participates in Five (5) quarters in the same session.

(5.) Eighty (80) Seventy-two quarters plus One (1) tournament; plus One (1) additional quarter for every instance where a player participates in Five (5) quarters in the same session.

(6.) Eighty (80) Seventy-two and a maximum of Three (3) season tournaments (excluding IHSAA Tournament Series) provided the quarters played in the second (2nd)
tournament and the third (3rd) tournament are included in the Eighty (80) Seventy-two quarter limitation; plus One (1) additional quarter for every instance where a player participates in Five (5) quarters in the same session.

* * * * *

Rule 101 – Girls Sports Seasons

<table>
<thead>
<tr>
<th>Sport</th>
<th>First</th>
<th>Last</th>
<th>Min. Req.</th>
<th>First</th>
<th>Last</th>
<th>Max. No. Scheduled and Played</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basketball</td>
<td>M-Wk19</td>
<td>DTE</td>
<td>*10</td>
<td>M-Wk 21</td>
<td>SDST</td>
<td>22 20+No T or 20 18 +1 T</td>
</tr>
</tbody>
</table>

A motion to increase the number of season contests permitted from 20 games to 22 games to reflect the change was made by Phil Ford; seconded by Jed Jerrels; motion approved 15-4 with Nathan Dean, Janis Qualizza, Patti McCormack, and Deborah Watson dissenting.

A motion to amend section 3 of the Girls’ Basketball rule to correct typo was made by Deborah Watson; seconded by Don Gandy; motion approved 19-0.

31. **Rule 102, Section 5. Girls’ Basketball**

102-5

No basketball jamboree shall be played earlier than the day following the tenth day of practice or later than the second calendar day prior to the first scheduled game. A basketball jamboree is defined as a contest in which three or more schools participate. Each school shall be limited to playing no more than two quarters, eight minutes in length, varsity level only. A school may schedule One (1) basketball jamboree between Three (3) or more IHSAA member schools. A basketball jamboree may not be held earlier than the day following the tenth (10th)
day of practice or later than the second (2nd) calendar day prior to the first (1st) scheduled game. Each school shall be limited to playing no more than Two (2) quarters, eight minutes in length, varsity level only. A basketball jamboree does not count as a practice or as an interschool contest. Only students who have full athletic eligibility may participate in a basketball jamboree. A basketball jamboree may not be scouted by anyone not affiliated with a team participating in the basketball jamboree.

A motion to amend section 3 of the Girls’ Basketball rule regarding jamborees to remove redundant language and reposition language within the rule was made by Ken Howell; seconded by Tim Grove; motion approved 19-0.

32. **Rule 106, Section 4, Girls’ Soccer**

106-4
A school may schedule One (1) soccer controlled scrimmage with another IHSAA member school. A soccer controlled scrimmage may not be held earlier than the day following the fifth (5th) day of practice or later than the second (2nd) calendar day prior to the first (1st) scheduled contest. A soccer controlled scrimmage does not count as a practice or as an interschool contest. Only students who have full athletic eligibility may participate in a soccer controlled scrimmage. A soccer controlled scrimmage may not be scouted by anyone not affiliated with a team participating in the soccer controlled scrimmage.

A motion to establish that a controlled scrimmage cannot occur sooner than the day following the 5th day of practice was made by was made by Phil Ford; seconded by Jimmie Howell; motion approved 19-0.

33. **Rule 107, Section 6, Softball**

107-6
A controlled scrimmage may be permitted between two IHSAA member schools. A player must have participated in five days of organized practice preceding the date of the scrimmage under the direct supervision of the high school coaching staff in that sport in order to be eligible for a scrimmage. The scrimmage may not be held after the second calendar day prior to the first scheduled contest. A school may schedule One(1) softball controlled scrimmage with another IHSAA member school. The softball controlled scrimmage may not be held earlier than the day following the fifth (5th) day of practice or later than the second (2nd) calendar day prior to the first (1st) scheduled contest. A softball controlled scrimmage does not count as a practice or as an interschool contest. Only students who have full athletic eligibility may participate in a
softball controlled scrimmage. A softball controlled scrimmage may not be scouted by anyone not affiliated with a team participating in the softball controlled scrimmage.

A motion to establish that a controlled scrimmage cannot occur sooner than the day following the 5th day of practice was made by was made by Phil Ford; seconded by Jimmie Howell; motion approved 19-0.

34. **Rule 109. Section 3, Girls’ Tennis** Page 109

109-3
During the regular tennis season, which excludes the IHSAA Tournament Series, a girls’ tennis team may schedule, and its students may participate in, a maximum of Twenty-two (22) playing opportunities, or meets matches during the season. A tennis team may schedule those playing opportunities in a combination of duals and tournaments, however a school can only schedule a maximum of up to Five (5) tournaments. Every opportunity a student has to play is considered a match and in any tournament involving multiple rounds, each round is a match.

A motion to clarify that a tennis team and player can schedule and play in up to 22 matches comprised of duals and tournaments, but there can be no more than 5 tournaments, and that every round of a tournament is a playing opportunity and therefore a match, was made by Deborah Watson; seconded by Victor Bush; motion approved 19-0.

35. **Rule 109, Section 4, Girls’ Tennis** Page 109

109-4
A team may participate in a controlled scrimmage between two member schools. A player must have participated in five days of organized practice preceding the date of the scrimmage under the direct supervision of the high school coaching staff in that sport in order to be eligible for a scrimmage. A school may schedule One (1) tennis controlled scrimmage with another IHSAA member school. A tennis controlled scrimmage may not be held earlier than the day following the fifth (5th) day of practice or later than the second (2nd) calendar day prior to the first (1st) scheduled contest. A tennis controlled scrimmage does not count as a practice or as an interschool contest. Only students who have full athletic eligibility may participate in a tennis controlled scrimmage. A tennis controlled scrimmage may not be scouted by anyone not affiliated with a team participating in the tennis controlled scrimmage.

A motion to establish that a controlled scrimmage cannot occur sooner than the day following the 5th day of practice was made by was made by Phil Ford; seconded by Jimmie Howell; motion approved 19-0.
36. **Rule 200 – Unified Sports®**

**Part V: Unified Sports® Rules**

Unified Sports® is a joint effort between the IHSAA and Special Olympics Indiana (SOIN) to incorporate Unified Sports® programs in IHSAA member schools recognizing and offering opportunities for students with and without disabilities to compete in an IHSAA sanctioned activity.

**Philosophy:**
The focus of IHSAA Unified Sports® is competition (not simply participation). Sports teach many life lessons: to work as a team, to follow rules and to be committed. Through sports we can find shared interests that allow friendships to form. Through the IHSAA/Special Olympics Indiana (SOIN) Unified Sports® program we have an opportunity to make real positive changes in the lives of students with and without disabilities.

We must have high expectations for students with intellectual disabilities because if we do not, we are teaching another generation of regular education students that people with intellectual disabilities can’t follow rules or be held accountable and as a result they will not be viable members of their community or society in general.

- Unified Sports® programs shall be administered by each participating member school and follow the requirements per IHSAA Bylaws for eligibility, rules and program administration.
- Unified Sports® tournaments shall be administered by the IHSAA staff and the rules of the National Federation will govern the sport when applicable.

**200-1.0 Vision of Unified Sports®:** The IHSAA/Special Olympics Indiana (SOIN) Unified Sports® project is to allow high school students with and without intellectual disabilities the opportunity to represent their high school in an IHSAA sanctioned activity by participating on a Unified Sports® team providing the students with a quality experience of sports training and competition.

**200-1.1 Definition of Participants:**

a. Unified Student Athlete: A Unified Student Athlete is a student who (a) has been identified by an agency or professional as having One of the following conditions: intellectual disabilities, cognitive delays as measured by formal assessment, or significant learning or vocational problems due to cognitive delay that require or have required specially designed instruction, (b) is not earning credits toward a
diploma, and (c) is working toward a certificate of completion, certificate of attendance, or the equivalent.

b. Unified Student Partner: A Unified Student Partner is a student that meets the eligibility criteria outlined in General Eligibility Rules 1-20, but does NOT qualify as a Unified Student Athlete.

200-1.2 Restriction of Participation – Unified Student Partner: A student athlete who is listed on an IHSAA Tournament Series entry list, in a non-Unified Sports® sport, is prohibited from competing as a Unified Partner in a Unified Sports® Tournament Series in that same sport. Appropriate participation for such a Student Athlete Partner may take place as an assistant coach or manager. Schools with limited enrollment or special circumstances may apply to the Commissioner for a waiver of this rule.

200-1.3 Participation by Gender: Unified Sports® teams shall be organized as co-educational teams.

200-2.0 Participant Age Requirement:
   a. Unified Student Athlete: A Unified Student Athlete may participate in Unified Sports® as long as the Unified Student Athlete is enrolled in the school.
   b. Unified Student Partner: A Unified Student Partner must comply with General Eligibility Rule 4.

200-3.0 Participant Scholarship Requirement:
   a. Unified Student Athlete: A Unified Student Athlete must be making satisfactory progress toward the goals, objectives and benchmarks contained in any progress report and/or any case conference committee, and such facts must be certified by the building principal.
   b. Unified Student Partner: A Unified Student Partner must comply with General Eligibility Rule 18.

200-4.0 Consecutive Semester/Consecutive Years Rule:
   a. Unified Student Athlete: A Unified Student Athlete, who (i) is receiving special education and related services pursuant to an individual education program and (ii) based on the Unified Student Athlete’s individual education plan (IEP) the Unified Student Athlete is required to remain in school up to the school year in which the Unified Student Athlete turns 21 may continue to participate as long as the Unified Student Athlete is enrolled in the school.
   b. Unified Student Partner: A Unified Student Athlete must comply with General Eligibility Rule 12.
   c. Participants. Except as modified by this rule series, all participants in Unified Sports® must abide by General Eligibility Rule 12, Enrollment and Attendance.
200-5.0 Completion of Athletic Physical, Consent, Acknowledgement of Risks and Release Form: All participants in Unified Sports® must comply with General Eligibility Rules 3-10, 3-11.

200-5.1 Completion of Special Olympics Indiana Application for Participation: All participants in Unified Sports® (Unified Athletes and Unified Partners) must complete a Special Olympics Indiana Application for Participation (Application). To qualify for participation, a copy of the Application must be forwarded to Special Olympics Indiana office prior to the first interscholastic competition.

200-6.0 Coaches Eligibility: In addition to the training referred to in the General Eligibility Rule 3: Coaches, a coach must have successfully completed the NFHS course on Unified Sports®.

200-8.0 Classification of Schools: Unified Sports® teams shall be aligned in single class Tournament Series.

200-9.0 Recognized Unified Sports®: The following sport(s) are recognized and regulated as Unified Sports®: track and field (Unified Sport).

200-9.1 Championship Tournament Series: A championship Tournament Series will be conducted, annually, for each recognized Unified Sport.

**RULE 201 – UNIFIED SPORTS® SEASONS**

<table>
<thead>
<tr>
<th>AUTHORIZED PRACTICES</th>
<th>AUTHORIZED SEASON CONTESTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Min. Req.</td>
<td>First Last Max. No. Scheduled and</td>
</tr>
<tr>
<td>M-Wk 37 DTE 10</td>
<td>M-Wk 39 SDST 16</td>
</tr>
</tbody>
</table>

**KEY:**
- F-Wk 5 – Friday of IHSAA Calendar Week #5
- SDST – Starting Date Sectional Tournament
- DTE – Date Team Eliminated

201-1.0 Unified Sport Practice: There shall be Ten (10) separate days of organized practice in any Unified Sport under the direct supervision of the high school coach staff in that sport by each player preceding the date of participation in interscholastic contests. Only One (1) practice may be counted for any One (1) day.
a. Individual student athletes moving directly (within One (1) week) from One (1) sport season to the next sport season may be eligible to participate in a following season contest after Five (5) separate days of organized practice under the direct supervision of the high school coaching staff in that sport.

b. Individual student athletes who, having completed Ten (10) separate days of organized practice under the direct supervision of the high school coaching staff in a sport, are permitted to try-out for a second sport during the same sport season may be eligible to participate in an interschool contest after Five (5) separate days of organized practice under the direct supervision of the high school coaching staff in the second sport.

c. Student athletes, having successfully completed basic training with a branch of the United States military during a sports practice or contest season, may be eligible to participate in a contest after Five (5) separate days of organized practice under the direct supervision of the high school coaching staff.

201-2.0 Season: All authorized season contests shall be played prior to the beginning of the IHSAA Tournament Series.

201-2.1 Extension: Commissioner may act on request/s for extension of time due to inclement weather, limited facilities, rescheduling of unplayed conference contests, etc.

201-3.0 Number of Contests: The maximum number of contests and tournament limitations listed are exclusive of any IHSAA tournament series.

201-4.0 Over scheduling: Schools may not over-schedule or overfill a school’s schedule of season contests in any sport. Over-scheduling occurs when a team schedules more than the maximum number of season contests permitted by the rules.

RULE 202 – TRACK AND FIELD
See Rule 9 which applies to all sports.

NOTE 1: Converted to Metric System 1979-80, field events excluded.

202-1.0 Playing Rules: The National Federation Track and Field rules shall govern with the following modifications or as further modified by the Committee.

a. The javelin and hammer throw events are prohibited in ALL meets.

b. The events in all regular outdoor meets may include:
   • TRACK – 3200 meter relay, 100 meter dash, 1600 meter run, 400 meter relay, 400 meter dash, 800 meter run, 200 meter dash, 3200 meter run, 1600 meter relay.
   • FIELD – running long jump, discus, and shot put.

c. Regular season meets may include other events as approved by the Commissioner.
d. No contestant shall enter nor participate in more than Four (4) events during any season contest.

202-2.0 Games Committee: In non-IHSAA sponsored large multiple school meets, the events, event order and scoring shall be determined by the Games Committee.

202-3.0 Maximum Season Contest: The maximum number of Unified season track and field contests in which any team or student may participate, excluding the IHSAA Tournament Series, shall be Sixteen (16). See Rule 201 for practice and contest seasons.

New Unified Sports® Rule which establishes the eligibility rules for Unified Sports®

A motion to approve the addition of Rule 200 and 201 regarding Unified Athletics was made by Janis Qualizza; seconded by Patti McCormack; motion approved 18-1 with Phil Ford dissenting.

RESOLVED: That the by-laws and regulations contained in and as stated by the 2013-14 printed booklet of the Indiana High School Athletic Association, Inc., entitled “By-Laws and Articles of Incorporation” be and the same are hereby approved and declared to be the official Indiana High School Athletic Association, Inc. By-Laws as amended, and subject to further amendments by the Board of Directors.

A motion to approve the resolution was made by Mike Broughton; seconded by Jimmie Howell; motion passed 19-0.

Board of Directors Election

Dave Worland was nominated to serve as President of the 2014-15 IHSAA Board of Directors by Mike Whitten; seconded by Phil Ford. A motion to close the nominations was made by Jed Jerrels; Dave Worland was elected by acclamation as the 2014-15 President of the IHSAA Board of Directors.

Deborah Watson was nominated to serve as the Vice-President of the 2014-15 IHSAA Board of Directors by Janis Qualizza; seconded by Phil Ford. A motion to close the nominations was made by Jed Jerrels; Deborah Watson was elected by acclamation as the 2014-15 Vice-President of the IHSAA Board of Directors.

Executive Committee Election

Tim Grove was nominated to serve as Chairman of the 2014-15 IHSAA Executive Committee by Nathan Dean; seconded by Jed Jerrels. A motion to close the nominations was made by Janis Qualizza; motion approved by acclamation. Tim Grove was elected by acclamation as the 2014-15 Chairman of the IHSAA Executive Committee.
Mike Broughton was nominated to serve as the Vice-Chairman of the 2014-15 IHSAA Executive Committee by Ken Howell; seconded by Victor Bush. A motion to close the nominations was made by Jed Jerrels; motion approved by acclimation. Mike Broughton was elected by acclimation as the 2014-15 Vice-Chairman of the IHSAA Executive Committee.

**Adjournment**
A motion to adjourn the IHSAA Board of Directors meeting was made by Phil Ford; seconded by Tim Grove; motion passed 19-0.