The strike through text is proposed to be deleted from the current handbook wording. The **bold** and shaded text is proposed to be added to the current handbook wording. Amendments that pass will go into effect on August 1 unless noted otherwise.

**HS AMENDMENT #1**

### 4.1.0 CLASSIFICATION OF SCHOOLS, page 6

#### 4.1.0 DATES FOR CLASSIFICATION OF HIGH SCHOOLS

All high schools with 26 or more students are to be classified according to enrollment in grades 9-11. (Schools new to the Association will take the average of their estimated enrollment for their first two years.)

- **4.1.1** The P-223 enrollment figures as sent to the Office of State Superintendent of Public Instruction will be used for classification purposes.

- **4.1.2** A school's classification is determined by the average monthly enrollment from January 1 through May 1, October 1 and twice the November 1 count of odd-numbered years and will be the basis for classification for the next four years.

- **4.1.3** The responsibility for investigating enrollment figures lies with the WIAA Executive Board and this may be invoked by any member school with the support of four (4) other member schools.

- **4.1.4** During the second year of the four year cycle, a school may appeal its determined classification. An appeal would be based on, but not limited to, circumstances involving significant change in enrollment during the first two years, history of declining enrollment, opening of a new school within the school district, or unforeseen circumstances beyond the control of the school. To appeal, a school must submit appeal paperwork to its current and - if applicable - new league, as well as its WIAA District Board. Appeals must follow WIAA handbook rule 4.9.1.

#### 4.2.0 HIGH SCHOOL CLASSIFICATIONS

High schools shall be classified as “4A”, “3A”, “2A”, “1A”, “2B” and “1B”. Every four (4) years. The enrollment parameters for each classification shall be:

- **4A** 1300+
- **3A** 900 – 1299
- **2A** 450 – 899
- **1A** 225 – 449
- **2B** 105 – 224
- **1B** 1 - 104

adjusted to promote more equitable distribution in the number of schools. "4A", "3A", "2A", "1A", 17% of the total schools based on 9-11 enrollment from the top down (largest to smallest). The parameters for distribution for the “2B” and “1B” classification shall be 16% of the remaining schools per classification.

- **4.2.1** In four-year high schools (grades 9-10-11-12), any students who are repeating the 11th grade shall be deducted from the school's 9-11 WIAA enrollment figures for that year.
CONTINUATION OF HS AMENDMENT #1:

4.2.2 School districts with a single high school and a separate, approved alternative school(s), as reported on district P-223 enrollment forms, must assign their students for WIAA Classification Head-count purposes to the high school in which the students would normally be enrolled provided that the alternative school(s) is not a separate member of the WIAA with a demonstrated two year history of participation in the same number of WIAA sanctioned activities as other WIAA member schools of the same enrollment.

4.2.3 Students must be counted in their school of residence unless they are enrolled in a separately established member school. Member schools in this situation must attempt to gain league affiliation and demonstrate a two (2) year history of participation in the number of WIAA sanctioned activities comparable to other WIAA member schools of the same enrollment.

Equitable Entry into Post Season (Executive Board Action as per 8.12.6):

1. The size of the number of entries into the state tournament would be determined by the number of schools in that classification.

2. An approximate ratio of 4:1 (schools in the classification to number of entries into the state tournament) would be used to determine the size of the state tournament.

3. Number of Schools Number of State Tournament Entries
   84+ 24
   69-83 20
   53-68 16
   37-52 12
   20-36 8
   19 or less Combined with the smallest classification above or below

HS AMENDMENT #2

4.3.0 CLASSIFICATION OF SCHOOLS, page 7

4.2.4 A school’s adjusted enrollment will be used to determine that school’s classification.

4.3.0 ADJUSTED ENROLLMENT

4.3.1 A 1A, 2A, 3A or 4A school’s free and reduced lunch data as reported to the Office of State Superintendent of Public Instruction for the month of November of the reclassification year will be used to determine that school’s adjusted enrollment. 1A, 2A, 3A or 4A schools with a free and reduced lunch count greater than the state wide average will have their Average Monthly Enrollment reduced.

4.3.2 Schools with a Free or Reduced lunch count greater than the state wide average will be adjusted as follows:
   A. The reduction will match the percentage greater than the state wide average up to 40 percent (%) maximum.
   B. A school could be moved down no more than one classification due to its adjusted enrollment.
CONTINUATION OF HS AMENDMENT #2:

4.4.0 OPTING FOR A HIGHER CLASSIFICATION – A school may opt up to a higher classification. If a school chooses to opt up, it must be for all sports and activities under WIAA jurisdiction. Schools must notify the WIAA office of their intent to opt up on or before the second Friday in January of the reclassification year. There will be two (2) opportunities to opt up: A) The first opportunity will be prior to the enrollment count. After all the schools desiring to opt up have done so on WIAA Classification Commitment Form 3, the member schools will be divided into equal classifications after the numbers are finalized by the WIAA. B) The second opportunity to opt up will be a two week period after all the classification numbers have been finalized. A school opting up during this two week period must have approval from their District Board and the WIAA Executive Board. This rule will only be applied during the years that schools are reclassified using percentages.

4.5.0 CLASSIFICATION FOR ALL-BOY SCHOOL or ALL-GIRL SCHOOL - In an all-boy or all-girl school, the adjusted enrollment is doubled to determine classification for athletics.

4.5.0 CLASSIFICATIONS FOR SCHOOLS IN MULTIPLE HIGH SCHOOL DISTRICTS – In multiple high school districts the total grade level enrollment figures are listed on the OSPI P-223 form. The following method will be used to calculate a high school’s enrollment when that high school is part of a multiple high school district:

4.5.1 All of the district’s 9-11 grade September enrollment as reported to the WIAA office will be totaled.

4.5.2 Each high school’s percentage of that total will be determined by the September count as reported to the WIAA by each WIAA high school in a multiple high school district.

4.5.3 The percentage for each high school as calculated above will be applied to the school district’s January 1 through May 1, and October 1 through December 1 of odd-numbered years average as reported on the OSPI P-223 enrollment form to determine a single school’s enrollment.

4.6.0 CLASSIFICATIONS FOR ALTERNATIVE SCHOOLS – School districts that have alternative high schools with a separate OSPI number or where students are housed away from the high school may deduct the alternative school enrollment count.

HS AMENDMENT #4

4.1.0 CLASSIFICATION OF SCHOOLS, page 6

4.11.0 The WIAA Executive Board may modify classification policies and procedures as deemed necessary.

ML/HS AMENDMENT #5

8.12.0 RESPONSIBILITIES OF THE WIAA EXECUTIVE BOARD, page 12

8.12.13 Waive and modify the constitution when emergent, time-sensitive matters are deemed necessary. In order to invoke this rule, the following steps must be taken:

8.12.13.1 The WIAA Executive Board must notify all Representative Assembly members of the emergent situation no less than two (2) school days prior to initiating action. The WIAA Executive Board must also request that Representative Assembly members respond to either grant approval for action or deny the request by the WIAA Executive Board.

A. For approval to be granted, a majority of Representative Assembly members responding within the notification period must approve the use of the emergency power in writing, either via email or other approved communication format.

B. The notification period is defined as the date of notification of Representative Assembly members to one (1) day prior to the proposed date of action by the WIAA Executive Board.

Amendments passed by the 2019 Representative Assembly
Page 3
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CONTINUATION OF HS AMENDMENT #5:

8.12.13.2 If action is approved, any proposed change by the WIAA Executive Board cannot be approved until it has gone through three (3) readings during at least two (2) open WIAA Executive Board Meetings.

A. The meetings where the changes are read must include an opportunity for public comment on the proposed changes.

8.12.13.3 Any changes implemented using this power must be submitted to the Representative Assembly at either their next annual meeting or a special meeting for review. The representative assembly must take action to either:

A. Approve and adopt the emergency action of the board as part of the WIAA constitution.

B. Reject the action and revoke its implementation.

C. Amend the action.

ML/HS AMENDMENT #6

17.12.4 PRACTICE REGULATIONS, page 22

17.12.4 Practice shall be limited to each sports season as defined under each sport. Practices in one (1) sport cannot be transferred toward the number of practices required in another sport. Up to five (5) practices from one (1) sport may be transferred to another sport in the same season provided practice in the succeeding sport begins immediately following the last practice in the previous sport.

ML/HS AMENDMENT #7

17.12.10 PRACTICE REGULATIONS, page 22

17.12.10 Interruption of Pre-contest Practices - If an individual athlete's pre-contest practice is interrupted, the following procedure will be used to assure that an appropriate period of practice precedes interscholastic competition:

A. An interruption of up to three (3) consecutive school scheduled practice days will have no effect on the previous practice days in determining compliance with pre-contest practice requirements. For example: If an athlete has completed seven (7) days of practice and then did not practice for three (3) consecutive school scheduled practice days, the previous seven (7) days would still count toward the minimum individual practices required before interscholastic competition.

B. Beginning with the fourth (4) consecutive school scheduled practice day without practice, the total number of days missed will be subtracted from the number of days previously practiced the following sliding scale will be used to determine compliance with pre-contest practice requirements. For example: If an athlete completed six (6) days of practice, and then did not practice for five (5) school scheduled practice days, only one (1) of the previous practice days could be counted toward meeting the minimum pre-contest requirement. If an athlete completed eight (8) days, and then missed five (5) days, only three (3) of the previous days could be counted toward meeting the minimum pre-contest practice requirements. If an athlete had completed six (6) days of practice, then missed five (5), upon return only two (2) practices would be deducted and the athletes would still have four (4) practices toward meeting the minimum pre-contest requirement.
CONTINUATION OF ML/HS AMENDMENT #7:

<table>
<thead>
<tr>
<th>Consecutive Practices Miss</th>
<th>Total Practices Lost</th>
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<tr>
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<tr>
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<td>8</td>
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<td>12</td>
<td>9</td>
</tr>
</tbody>
</table>

C. Once the pre-contest practice requirements have been met, each school has the authority to establish minimum requirements regarding return to play.

HS AMENDMENT #9

4.3.0 OPTING FOR A HIGHER OR LOWER CLASSIFICATION, page 7

4.3.0 OPTING FOR A HIGHER CLASSIFICATION – A school may opt up to a higher classification for all sports and activities under WIAA jurisdiction. There will be two (2) opportunities to opt up. A) The first opportunity will be prior to the enrollment count. After all the schools desiring to opt up have done so on WIAA Classification Commitment Form 3, the member schools will be divided into equal classifications after the numbers are finalized by the WIAA. B) The second opportunity to opt up will be a two week period after all the classification numbers have been finalized. A school opting up during this two (2) week period must have approval from their District Board and the WIAA Executive Board. This rule will only be applied during the years that schools are reclassified using percentages.

4.3.1 The same timeline applies for 1B or 2B schools to petition up or down for football only.

4.3.2 The same timeline applies for 1A, 2A, 3A and 4A schools to petition down for football only.

HS AMENDMENT #10

30.0.0 HIGH SCHOOL BASKETBALL, page 56

30.3.0 SQUAD AND CONTEST LIMITATIONS - Each squad (Varsity or subvarsity) may schedule up to 20 contests and a jamboree.

30.3.1 A 21st contest against an international touring team is allowed once every three (3) years according to the criteria outlined in International Sanction Procedures.

30.3.2 Each 1A, 2A, 3A or 4A varsity squad is allowed to schedule and to participate in only one (1) contest per day.

30.3.3 Each 1B or 2B varsity squad is allowed to schedule and to participate in two (2) contests in one (1) day, on eight (8) different occasions, provided there is a minimum of 45 minutes rest between contests and at least two other schools are involved.

30.3.4 Each subvarsity squad from any classification is allowed to schedule and to participate in two (2) contests in one (1) day, on eight (8) different occasions, provided there is a minimum of 45 minutes rest between contests and at least two (2) other schools are involved.
HS AMENDMENT #11
35.5.0 HIGH SCHOOL FOOTBALL, page 62

35.5.4 FIFTH (5th) QUARTER - A fifth (5th) quarter may be played only by freshmen subvarsity football squads following the regular contest. The fifth (5th) quarter is for players who were not starters and played in three (3) quarters or less of the regular contest.

HS AMENDMENT #12
43.7.0 WARM-UP TIMES FOR GIRLS VOLLEYBALL, page 69

43.7.0 WARM-UPS: Warm-up procedures for all regular and postseason contests will be the same as the warm-up procedures included in the Bound for State Volleyball Regulations adopted for the State Championships.