Comparison of USGA Rules of Amateur Status and NCAA Rules for Collegiate Golfers

Prepared by the USGA Amateur Status Staff with Assistance fro the National Collegiate Athletic Association (NCAA)

(Disclaimer: This chart compares the current 2012 – 2015 USGA Rules of Amateur Status with current NCAA correlating rules. Please note that this chart is not all-inclusive of NCAA rules and that NCAA rules are subject to change. Therefore, student-athletes and coaches should always work with their institutional compliance officers for information regarding the applicable NCAA rules. In addition, NCAA member conferences and institutions may have more restrictive rules.)

(Please note that it is possible for a golfer to forfeit their amateur status but be able to play collegiate golf if the NCAA Amateurism Code has not been breached (e.g., giving instruction for compensation). In addition, a golfer may have forfeited collegiate eligibility but not amateur status (e.g. accepted a prize that exceeded the limit allowed by the NCAA Amateurism Code but was less than the \$750 limit in the Rules of Amateur Status))

Applicable USGA Rule	USGA Rules of Amateur Status	NCAA Rules for Collegiate Golfers	More Restrictive Rule
Identify or conduct oneself as a professional golfer (Rule 2-1)	If an amateur golfer submits an application for a competition as a professional, he forfeits his amateur status at the time he submits the application.	If a collegiate golfer submits an application for a competition as a professional, he forfeits his collegiate eligibility at the time he submits the application even if the competition will not be held until after the golfer graduates.	Same
	An amateur golfer may enter a Tour Qualifying School and retain amateur status provided, in advance of play and in writing, he waives his right to any prize money in the competition.	A student-athlete may participate in a Tour Qualifying School provided the student-athlete certifies that he or she is competing in such competitions as an amateur and waives all rights to prize money.	Same

Contracts with national	An amateur golfer may enter into a contract	Whether the NCAA would allow a student-	NCAA
unions or golf	and/or agreement with his national golf	athlete to enter into a contract with his	
associations	union or association, provided that he does	national union or golf association would	
(Rule 2-2 (a))	not obtain payment, compensation or any	depend on the terms of the contract. For	
	financial gain, directly or indirectly, while	example, a golfer may not enter into a	
	still an amateur golfer, except as provided in	contract with an individual to market the	
	the Rules (e.g., the golfer could receive	student-athlete's athletics ability (e.g., agent)	
	competition expenses).	or sign a professional contract.	
	Examples of permissible contracts would		
	include the following:		
	1. A contract and/or agreement with a	1. Not permitted.	NCAA
	national golf union or association to pay		
	back the investment in an amateur's		
	development once the amateur golfer turns		
	professional, e.g., a straight repayment of		
	the sum invested or a percentage of the		
	player's earnings as a professional golfer,		
	whether over a certain period of time		
	and/or once the player's earnings reach a		
	certain level.	2.13.4	NICAA
	2. A contract and/or an agreement with a	2. Likely not permitted.	NCAA
	national golf union or association to spend a		
	certain amount of time on promotion or		
	development activities once the amateur		
	golfer turns professional.	3. Likely not permitted. However, the NCAA	NCAA
	3. A contract and/or agreement with a national golf union or association to attend	would need additional information on these	NCAA
	certain training programs, to participate in	types of contracts (terms, etc); more	
	promotional activities, to play in certain	specificity on the golfer's obligation under	
	events or to wear the official national golf	these contracts, and whether there is a	
	union or association clothing when	promise of future compensation to the golfer	
	representing that union or association.	for his participation in the promotional type	
	Topicocianing that among or association.	activities.	

Contracts with a Third	An amateur golfer may enter into a contract	A student-athlete may not sign a contract	NCAA
Party (including but not	and/or agreement with a third party	with a professional agent, sponsor or other	
limited to a	(including but not limited to a professional	third party. Some educational institutions	
professional agent or	agent or sponsor), provided: (i) the golfer is	have advisors who work with student-	
sponsor) (Rule 2-2(b))	at least 18 years of age, (ii) the contract or	athletes to provide guidance to them on their	
(continued)	agreement is solely in relation to the golfer's	prospects for a professional career. The	
	future as a professional golfer and does not	NCAA does allow a student-athlete to receive	
	stipulate playing in certain amateur or	advice from a professional agent provided	
	professional events as an amateur golfer	the student-athlete or any of his family	
	(e.g., a golfer could not be required to	members is not receiving any financial	
	participate in a competition to enhance the	benefits from the relationship, the agent is	
	prestige of the competition), and (iii) except	not representing or promoting the student-	
	as provided in the Rules (e.g., the amateur	athlete and the student-athlete pays the	
	golfer could receive competition expenses),	going rate for the service.	
	the amateur golfer does not obtain		
	payment, compensation or any financial		
	gain, directly or indirectly, while still an		
	amateur golfer.		
	An example of a contract that would be		
	permitted is:		
	1. A contract and/or an agreement with a	1. Not permitted.	NCAA
	professional agent to be represented by that		
	agent on turning professional, including any		
	financial arrangements, provided no		
	financial benefit is obtained by the amateur		
	golfer while still an amateur golfer and he		
	does not infringe the Rules in any other way,		
	e.g., by allowing his name or likeness to be		
	used to promote or sell anything (Rule 6-2).		

Contracts with a Third Party (including but not limited to a professional agent or sponsor) (Rule 2-2(b))	Examples of contracts that would not be permitted include: 1. A contract and/or agreement with a professional agent, sponsor or other third party to play in certain amateur or professional events while still an amateur golfer.	1. In general, not permitted. However, a golfer may receive expenses from a nonprofessional sponsor to play in the sponsor's event. However, the sponsor may not be considered an agent under NCAA	USGA
	2. A contract and/or agreement with a professional agent, sponsor or other third party to play with certain branded equipment as an amateur golfer. However, an amateur golfer may accept golf equipment from anyone dealing in such equipment (Note 1 to Rule 6-2).	legislation. 2. Not permitted for enrolled or continuing student-athletes. Permitted for high schoolaged golfers to receive equipment directly from manufacturer.	Same
Prize Limits (Rule 3-2 (a)) (Continued)	An amateur golfer must not accept a prize or prize voucher of retail value in excess of \$750 or the equivalent of \$750. (High school aged golfers should be aware that his or her state high school athletic association may place limits on the amount of prizes that may be won without forfeiting high school eligibility).	High school-aged golfers may receive a non-cash award for winning/participating in an event provided the award is permissible under the rules of the amateur governing body for the event (e.g., USGA).	Same
	An amateur golfer must not accept a prize or prize voucher of retail value in excess of \$750 or the equivalent of \$750.	A student-athlete may receive a non-cash award for winning/participating in an event, while not representing his or her institution, subject to the NCAA awards limitations (Maximum value of \$400 (Division I) or \$350 (Divisions II and III) for an established tournament, and provided the award is permissible (i.e., merchandise or a prize voucher) under the rules of the amateur governing body for the event (e.g., USGA).	NCAA

Prize Limits (Rule 3-2 (a))	An amateur golfer must not accept a prize or prize voucher of retail value in excess of \$750 or the equivalent of \$750.		
	An amateur golfer may not accept a cash prize or voucher redeemable for cash.	A student-athlete may accept prize money from the sponsor of an event in which the student-athlete is competing provided it does not exceed the out-of -pocket expenses incurred by the student-athlete for the event.	USGA
	Although the USGA discourages players from selling merchandise won in a competition, there is nothing in the Rules that prohibits such a sale, provided that if the golfer is a golfer of golf skill or reputation, he does not use his name and/or likeness as a golfer to promote or sell the product.	The NCAA prohibits student-athletes and/or family members from selling merchandise won as a prize in a golf competition.	NCAA
Scholarships as Prizes (Rule 3-2a – see Decision 3-2a/15)	An amateur golfer may not accept a scholarship as a prize, regardless of the amount of the scholarship as this is considered playing for prize money.	For scholarship earned as a result of a player's performance in a competition: Prior to enrollment in a collegiate institution, a scholarship is considered an award which is subject to the regulations of the amateur sports organization governing the competition.	USGA
		After enrollment in a collegiate institution, it is considered financial aid which must be certified as permissible by a member institution. Current college players who win a scholarship in competition are strongly encouraged to contact their athletics compliance officer to determine whether or not it can be considered permissible financial aid.	

Competition Expenses (Rule 4-2) (Continued)	An amateur golfer may receive reasonable competition expenses, not exceeding the actual expenses incurred	The student-athlete may only accept up to actual and necessary expenses to participate in a competition provided the competition is otherwise permissible under NCAA legislation (e.g., outside competition rules).	Same
	An amateur golfer may receive expenses from a member of his family or a legal guardian	A player (both high school and current student-athlete) may accept actual and necessary competition-related expenses from a parent or legal guardian	Same
	An amateur golfer must not receive expenses, directly or indirectly, from a professional agent or any other similar source as determined by the Governing Body.	A player (both high school and current student-athlete) may accept actual and necessary competition-related expenses from any individual or entity other than an agent, a professional sports organization, or a representative of athletics interest (i.e., a booster).	Same
	A junior golfer may receive expenses directly when competing in a competition limited to junior golfers.	For all competitions, expenses may be paid directly to the athlete from an otherwise permissible source under NCAA legislation. NCAA legislation would not permit a golfer to receive any competition expenses from an agent nor would it permit a golfer to receive expenses directly from a booster. (Note: the NCAA does not differentiate between junior golfers and other golfers.)	NCAA

Competition Expenses (Rule 4-2)	For all other competitions, the expenses must be approved by and paid through the golfer's local golf association.	For all competitions, expenses may be paid directly to the athlete from an otherwise permissible source under NCAA legislation. NCAA legislation would not permit a golfer to receive any competition expenses from an agent nor would it permit a golfer to receive expenses directly from a booster.	USGA
Subsistence Expenses are non-competition expenses and include: (1) coaching costs, (2) golf equipment, (3) golf club dues, (4) medical treatment for conditions specifically affecting the playing of golf, and (5) costs for fitness training. (Rule 4-3)	An amateur golfer may receive reasonable subsistence expenses, not exceeding actual expenses incurred, to assist with general living costs, provided the expenses are approved by and paid through the player's national golf union or association (USGA in US). Exception: An amateur golfer must not receive subsistence expenses, directly or indirectly, from a professional agent or any other similar source as may be determined by the Governing Body.	The NCAA would allow the national government body for golf in a country (e.g., USGA, USOC, the international equivalent of the USOC or a governmental entity) to provide the necessary expenses for training including living expenses.	Same
Giving Instruction for Compensation (Rule 5-1)	An amateur golfer must not receive payment or compensation, directly or indirectly, for giving golf instruction.	A student-athlete is allowed to give golf instruction for compensation provided the individual did not use his name to advertise his services.	USGA

Lending Name or	An amateur golfer of golf skill or reputation	After becoming a student-athlete, an	Same
Likeness (Rule 6-2)	must not use that skill or reputation to	individual shall not be eligible for	
	obtain payment, compensation, personal	participation in intercollegiate athletics if the	
	benefit or any financial gain, directly or	individual: (a) accepts any remuneration for	
	indirectly, for (i) promoting, advertising or	or permits the use of his or her name or	
	selling anything (including prizes he won in a	picture to advertise, recommend or promote	
	competition), or (ii) allowing his name or	directly the sale or use of a commercial	
	likeness to be used by a third party for the	product or service of any kind; or (b) receives	
	promotion, advertisement or sale of	remuneration for endorsing a commercial	
	anything.	product or service through the individual's	
		use of such product or service.	
	Exception: An amateur golfer of golf skill or		
	reputation may allow his name or likeness to		
	be used to promote:(a) his national,		
	regional, state or county golf union or		
	association; or (b) a recognized charity (or		
	similar good cause); or (c) subject to the		
	permission of his national golf union or		
	association, any golf competition or other		
	event that is considered to be in the best		
	interests of, or would contribute to the		
	development of, the game.		
	The amateur golfer must not obtain any		
	payment, compensation or financial gain,		
	directly or indirectly, for allowing his name		
	or likeness to be used.		

Policy on Gambling	Acceptable Forms of Gambling		
(Continued)	There is no objection to informal gambling or wagering among individual golfers or teams of golfers when it is incidental to the game. It is not practicable to define informal gambling or wagering precisely, but features that would be consistent with such gambling or wagering include: • the players in general know each other; • participation in the gambling or wagering is optional and is limited to the players; • the sole source of all money won by the players is advanced by the players; and • the amount of money involved is not generally considered to be excessive. Therefore, informal gambling or wagering is acceptable provided the primary purpose is the playing of the game for enjoyment, not for financial gain.	A student-athlete who participates in sports wagering would be ineligible to participate in intercollegiate athletics. Sports wagering includes placing, accepting or soliciting a wager (on a staff member's or student athlete's own behalf or on the behalf of others) of any type with any individual or organization on any intercollegiate, amateur or professional team or contest. Examples of sports wagering include, but are not limited to, the use of a bookmaker or parlay card; Internet sports wagering; auctions in which bids are placed on teams, individuals or contest; and pools or fantasy leagues in which an entry fee is required and there is an opportunity to win a prize.	NCAA
	The Rules of Amateur Status do not apply to betting or gambling by amateur golfers on the results of a competition limited to or specifically organized for professional golfers.	A student-athlete who participates in sports wagering would be ineligible to participate in intercollegiate athletics. Sports wagering includes placing, accepting or soliciting a wager (on a staff members or student athlete's own behalf or on the behalf of others) of any type with any individual or organization on any intercollegiate, amateur or professional team or contest. Examples of sports wagering include, but are not limited to, the use of a bookmaker or parlay card; Internet sports wagering; auctions in which	NCAA

Policy on Gambling	Unacceptable Forms of Gambling Other forms of gambling or wagering where there is a requirement for players to participate (e.g., compulsory sweepstakes)	wagering would be ineligible to participate in intercollegiate athletics. Sports wagering includes placing, accepting or soliciting a wager (on a staff members or student athlete's own behalf or on the behalf of others) of any type with any individual or organization on any intercollegiate, amateur or professional team or contest. Examples of sports wagering include, but are not limited to, the use of a bookmaker or parlay card; Internet sports wagering; auctions in which bids are placed on teams, individuals or contest; and pools or fantasy leagues in which an entry fee is required and there is an	Same
	or that have the potential to involve considerable sums of money (e.g., calcuttas and auction sweepstakes – where players or teams are sold by auction) are not approved. Otherwise, it is difficult to define unacceptable forms of gambling or wagering precisely, but features that would be consistent with such gambling or wagering include: • participation in the gambling or wagering is open to non-players; and • the amount of money involved is generally		
	considered to be excessive. An amateur golfer's participation in gambling or wagering that is not approved may be considered contrary to the purpose of the Rules and may endanger his Amateur Status.		

Bernie Loehr – USGA Steve Clar/Jobrina Marques - NCAA 11/7/2013 Updated to reflect voting at 2013 NCAA Convention and Division I Board of Directors meetings.