Tax, Ethics, and Other Legal Issues in Student-Athlete NIL Deals

June 21, 2022

Julie D. Vannatta Retired Sr. Assoc. GC – Athletics Sr. Assoc. AD – Legal The Ohio State University Amy A. Rodriguez Of Counsel Adler & Colvin www.adlercolvin.com

What is NIL?

- Name, Image, and Likeness
- NCAA prohibited student-athletes from profiting from their NIL, until NCAA v. Alston
- NCAA v. Alston, 141 S. Ct. 2141 (2021)
 - Upheld Ninth Circuit's injunction against the NCAA limiting education-related benefits that member conferences or schools could provide to student-athletes.
 - Found that NCAA restrictions on non-cash education-related benefits violated antitrust laws under the Sherman Act.
 - Did not address restrictions on direct compensation to studentathletes, but opened the door for future cases in this area.

What's happening at the state level? California started NIL discussion. Florida NIL law effective July 1, 2021. Many states were already considering NIL laws before the final decision was released. Approximately 28 states have passed NIL laws, while approximately 10 more have pending legislation. Institutions of higher education shall not uphold any rule that prevents student-athletes from participating in intercollegiate athletics because they earn compensation for their NIL.

What is the NCAA's current position?

- Interim NIL Policy, effective July 1, 2021
 - NCAA Bylaws, including prohibitions on pay-for-play and improper recruiting inducements, remain in effect, but student-athletes may engage in NIL activity.
- Interim NIL Policy Guidance Regarding Third Party Involvement
 - Collectives are considered "boosters" under NCAA rules.
 - Boosters may not engage in recruiting activities, including recruiting conversations, on behalf of a school.

What is an NIL Collective? Legal entities formed by fans and supporters of college sports for the purpose of maximizing NIL opportunities for their preferred school's student-athletes. Collectives take a variety of legal forms, with some formed as for-profit and some as tax-exempt entities. Independent from the institutions of higher education.

Model Rules of Professional Conduct

- Rule 1.6: Confidentiality of Information
- Rule 1.13: Organization as Client
 - Rule 1.13(f)
 - Rule 1.13(g)
- Rule 2.1: Advisor
- Rule 4.3: Dealing with Unrepresented Person

Also available as part of the eCourse <u>First Friday Ethics (June 2023)</u>

First appeared as part of the conference materials for the 10th Annual Higher Education Taxation Institute session "Tax, Ethics, and Other Issues in Student-Athlete NIL Deals "