EXECUTIVE COMMITTEE MEETING
East Lansing, September 30, 2015

Members Present:
Scott Grimes, Grand Haven
Fred Smith, Benton Harbor
Vic Michaels, Detroit
Kris Isom, Adrian
Cheri Meier, Ionia

Staff Members Present:
Tom Rashid
Jack Roberts (Recorder)

Executive Committee Authority and Responsibility – The Executive Committee reviewed its authority under Article VII of the MHSAA Constitution and specifically its responsibility to consider each application for waiver of an eligibility requirement on its individual merits, determining if the regulation serves the purpose for which it was intended in each case or if the regulation works an undue hardship on any student who is the subject of a request for waiver. (These underlying criteria may not be restated for every subject of these minutes.)

The Executive Committee was reminded that it was the responsibility of each member school involved to provide sufficient information about the specific request for the Executive Committee to reach a decision without further investigation. If information is incomplete, contradictory or otherwise unclear or has been received too late to be studied completely, the Executive Committee may deny the request for waiver or delay action. Such requests may be resubmitted to the Executive Committee with additional information at a subsequent meeting or appealed to the full Representative Council.

It is possible that some of the information presented as facts to the Executive Committee by school personnel and others may be inaccurate. However, to avoid constant repetition in this report of phrases such as “it was alleged” or “it was reported,” no attempt is made in the introduction of each waiver request to distinguish between truth, allegation, hearsay, opinion, summary or conclusion. If any information provided to the Executive Committee is inaccurate, any decision of the Executive Committee to grant waiver of a regulation shall be null and void.

The Executive Committee is not authorized to approve waiver based on alleged or actual differences between schools based on “environment,” demographics, curriculum or extracurricular offerings. A determination of undue hardship is a matter addressed to the discretion of the Executive Committee within the educational philosophy and secondary role of voluntary extracurricular competitive athletics in the academic environment. The Executive Committee will avoid making exceptions that would create precedent that effectively changes a rule without Representative Council action or local board of education adoption, which would exceed Executive Committee authority. The contract the MHSAA has with member schools obligates the MHSAA to not change rules during the school year.

Students for whom waiver of a particular regulation is approved must be eligible in all other respects under all sections and interpretations of the regulations prior to their participation.

Adoption of these regulations, as well as policies, procedures and schedules of MHSAA tournaments, is a choice schools make locally when they consider their option of MHSAA membership. Consistent with rulings of the Attorney General and Michigan Supreme Court, schools are not bound by the decisions of the Executive Committee, but the association may limit participation in the postseason tournaments it sponsors to those schools which choose to apply rules and penalties as promulgated by the MHSAA and adopted by each member school’s board of education. The MHSAA exercises no independent authority over schools or students.
Harbor Springs-Harbor Light Christian and Petoskey-St. Michael Academy High Schools (Regulation I, Section 1[E]) – The Executive Committee approved the addition of baseball and girls softball to a cooperative program which already exists between these two schools in boys soccer. Harbor Light Christian sponsored softball previously and will be the primary school for both sports. The combined enrollment of 50 students will place teams in the Division 4 tournaments. Support from the Northern Lakes Conference was submitted.

Kalamazoo-Hackett Catholic Prep and Paw Paw High Schools (Regulation I, Section 1[E]) – The Executive Committee waived the Aug. 15 deadline for winter sports cooperative programs and approved a cooperative program between these schools in boys and girls skiing. The combined enrollment of 923 students will continue placement of a team in the Division 2 tournament. Hackett will be the primary school. Support from the Southwest Michigan Ski League was submitted.

Pellston and Petoskey-St. Michael Academy High Schools (Regulation I, Section 1[E]) – The Executive Committee approved a cooperative program in boys and girls basketball between these two schools whose combined enrollment of 190 students will continue placement of a team in the Class D tournaments. Pellston sponsored the sports previously and will be the primary school. Support from the Ski Valley Conference was submitted.

Petoskey, Boyne City, Harbor Springs and Petoskey-St. Michael Academy High Schools (Regulation I, Section 1[F]) – The Executive Committee approved the addition of St. Michael Academy to an ice hockey cooperative agreement which exists among the other three schools. The combined enrollment of 1,654 students will continue placement of a team in the Division 2 tournament. Petoskey will continue as the primary school. Support from the Big North Conference was submitted.

Royal Oak-Shrine, Clarkston-Everest Collegiate, Clawson and Waterford-Our Lady of the Lakes High Schools (Regulation I, Section 1[F]) – The Executive Committee approved the addition of Clawson to a cooperative agreement in ice hockey which exists between the other three schools. The combined enrollment of 1,132 students will continue placement of a team in the Division 3 tournament. Shrine will continue as the primary school. Support from the Catholic High School League was submitted.

Traverse City-St. Francis, Bear Lake, Bellaire, Elk Rapids, Grayling, Kalkaska, Kingsley, Leland, Mancelona, Maple City-Glen Lake and Suttons Bay High Schools (Regulation I, Section 1[F]) – The Executive Committee approved the addition of Bear Lake to a cooperative program in ice hockey which has existed in one form or another since 2000. Bellaire was added in 2013 and Grayling in 2014. St. Francis will continue as the primary school of this 11-team program whose combined enrollment of 3,124 students will continue placement of a team in the Division 1 tournament. Support from the Northern Michigan Hockey League was submitted.

Bear Lake High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of a 10th-grade student whose family moved from Texas to Bear Lake and enrolled in Bear Lake to begin the 2015-16 school year. As migrant workers, the family followed better crops; and after three school days, had to move to Hart where the student attended Hart Schools for one day on Sept. 11, 2015. The student then found a Bear Lake family that would allow her to reside with them. The student did not attend any school the week of Sept. 14 and reenrolled at Bear Lake on Sept. 18. This is the student’s fifth year in the Bear Lake Schools which is the only school she has attended in Michigan.

The Executive Committee approved the request for waiver.
Birch Run High School (Regulation I, Section 9) – A request to waive the transfer regulation and Interpretation 62 (public school of residence) was made on behalf of a 10th-grade student who moved between divorced parents in November 2014 and continued to attend Flushing High School through the end of the school year. The student moved to his mother’s residence in Montrose but enrolled at Birch Run to begin the 2015-16 school year because his stepbrother and stepsister live with their birth mother in Birch Run and are enrolled there.

The Executive Committee did not approve the request for waiver.

Bloomfield Hills-Marian High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of a 9th-grade student who played in a volleyball preseason scrimmage and one tournament in August and attended school at Marian from Aug. 26 through Sept. 8, 2015. The student then attended Royal Oak-Shrine (where she had attended 8th grade) for two days (Sept. 10 and 11, 2015) before reenrolling at Marian on Sept. 14, 2015.

The Executive Committee approved the request for waiver.

Calumet High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of an incoming 9th-grade student whose family was evicted from their home in Wisconsin, lived in a hotel for a time, and over the summer was sent to live with relatives in Calumet. The student played in a tournament for her school in Wisconsin before being forced to relocate away from her mother.

The Executive Committee approved the request for waiver.

Carleton-Airport High School (Regulation I, Section 9) – A request to waive the transfer regulation and specifically Interpretation 62 (public school of residence) was made on behalf of a 12th-grade student from an Approved International Student Program whose host family resides in the Monroe School District but whose son has attended Airport High School since February 2014.

The Executive Committee approved the request for waiver.

Clinton Township-Chippewa Valley High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of an 11th-grade student who was experiencing health issues. The student previously attended Fair Haven-Anchor Bay and was displeased with the support services he was receiving. The student enrolled at Chippewa Valley to begin the 2015-16 school year.

The Executive Committee did not approve the request for waiver.

Eaton Rapids High School (Regulation I, Section 9[C]) – A request to waive the transfer regulation was made on behalf of a 10th-grade student who participated in the ice hockey cooperative program of which Holt and Eaton Rapids are members in the 9th grade while enrolled at Holt. To begin the 2015-16 school year, the student has enrolled at Eaton Rapids. Support for the transfer was submitted by Holt.

The Executive Committee approved the request for waiver for the sport of ice hockey only.
Erie-Mason High School (Regulation I, Section 9) – On Sept. 5, 2015, the Executive Committee did not approve a request to waive the transfer regulation on behalf of a 12th-grade student who attended Monroe-Jefferson High School, played varsity volleyball and whose mother was terminated as the volleyball coach at Jefferson High School in 2014-15. To begin the 2015-16 season, the student was cut from the varsity volleyball team at Jefferson by its newly hired coach, and the student transferred to Erie Mason. The school requested reconsideration, submitting additional information including that health issues with the mother and a younger sister prevented the student from enrolling at Erie-Mason before the fourth Friday after Labor Day as was originally planned.

The Executive Committee did not approve the request for waiver.

Essexville-Garber High School (Regulation I, Section 9) – A request to waive the transfer regulation and specifically Interpretation 77 (full and complete residential change) was made on behalf of an 11th-grade student whose former residence is being rented to a family member (23 year old financially independent brother) who currently resides in Lapeer and will be residing in the former home in December. The student lived with his parents only in a home in Pinconning on the Saginaw Bay and attended Standish-Sterling High School. On Sept. 1, 2015, the family unit moved into a townhome in the Garber School District with a one-year lease and the student enrolled to begin the 2015-16 school year.

The Executive Committee did not approve the request for waiver.

Farmington Hills-Mercy High School (Regulation I, Section 9) – A request to waive the transfer regulation and specifically Interpretation 62 (closest nonpublic school) was made on behalf of a 9th-grade student whose father’s employment has changed to Michigan and who is living temporarily with friends in Canton and then in an apartment until they can find a home. The student is originally from Michigan, attended Plymouth-Our Lady of Good Counsel Grade School and visited Mercy High School in August when the possibility arose of the father’s transfer. With the job change still uncertain, the student began the 9th grade in Tennessee, attending for three weeks until it was learned that the father’s job was being relocated. The student began school at Mercy on Aug. 31, 2015. The father began his new job on Sept. 28 and now resides with the family. The student did not participate in high school athletics in Tennessee and is interested in swimming.

The Executive Committee approved the request for waiver.

Holland High School (Regulation I, Section 9) – A request to waive the transfer regulation and specifically Interpretation 62 (public school of residence) was made on behalf of a 12th-grade student from an Approved International Student Program whose host family resides in the Holland-West Ottawa School District but whose four children have attended Holland Schools for the duration of their schooling.

The Executive Committee approved the request for waiver.

Ida High School (Regulation I, Section 9[B]) – A request to waive the transfer regulation and specifically Interpretation 74 (practicing with another school in August) was made on behalf of a 9th-grade student to permit eligibility at the subvarsity level only in football. The student resides in Erie-Mason and practiced football for two days with Erie-Mason (Aug. 17-18, 2015). The student did not participate in a game or scrimmage with Erie-Mason and enrolled at Ida on the first day of school, Sept. 8, 2015.

The Executive Committee approved the request for waiver at the subvarsity level only for football and at any level of play for all other sports.
Jackson-Vandercook Lake High School (Regulation I, Section 9[B]) – A request to waive the transfer regulation and specifically Interpretation 62 (public school of residence) was made to permit eligibility at the subvarsity level on behalf of a 10th-grade student who moved with his family from Mexico to a residence in the Jackson Public Schools. The student does not speak English well and it was hoped he would be more successful in a smaller district. The student played soccer in Mexico for a school team.

The Executive Committee did not approve the request for waiver.

Kalamazoo-Hackett Catholic Prep High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of an 11th-grade student whose father’s job was recently relocated from Connecticut to Michigan and whose family moved over the summer to a home in the Portage Central attendance area. The family closed on the new home on July 31, 2015. The student signed up for two classes provided by the county intermediate school district at Vicksburg High School and would prefer to be enrolled at Vicksburg for all classes. On Aug. 26, 2015, the Executive Committee did not approve a request to waive Interpretation 62 (public school of residence) so the student could be eligible at Vicksburg. The student had originally intended to enroll at Kalamazoo-Hackett Catholic Prep, paid registration fees, received a class schedule, and participated in summer soccer team activities and three practices in August until deciding to enroll at Vicksburg. The student attended Vicksburg for five school days from Sept. 8-18 and participated in no practices, scrimmages or games. The student began attending classes at Hackett on Sept. 18, 2015.

The Executive Committee approved the request for waiver.

Monroe-Jefferson High School (Regulation I, Section 9[C]) – A request to waive the transfer regulation was made on behalf of an 11th-grade student who participated in the ice hockey cooperative program between Monroe and Jefferson High Schools in the 10th grade while enrolled at Monroe. The student has enrolled at Jefferson to begin the 2015-16 school year. Support for the transfer was submitted by Monroe.

The Executive Committee approved the request for waiver for the sport of ice hockey only.

Munising High School (Regulation I, Section 9) – On Aug. 26, 2015, the Executive Committee did not approve a request to waive the transfer regulation on behalf of 10th- and 11th-grade brothers who attended Marquette-North Star Academy and participated in cross country. The family changed residences closer to the grandmother’s home because she is in need of care. The students attended Munising Schools previously and reenrolled to begin the 2015-16 school year. The family moved from one part of the Munising School District to another. The school asked for reconsideration, providing a letter from the Alger County Transportation Authority detailing the difficulties of transporting the students from their new residence to their former school. A letter supporting eligibility from the former coach was again submitted, as were letters from the student’s current coach and three letters from other schools’ cross country coaches.

The Executive Committee did not approve the request for waiver.

Muskegon High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of a 12th-grade student who returned to the home of her grandmother in Muskegon and reenrolled at Muskegon High School after attending school in Texas for ten days from Aug. 24-Sept. 4, 2015. The student had moved over the summer to her mother’s residence in Texas and then returned to Michigan. The student lived with her mother in Texas from grades 5-9 and her grandmother in Muskegon for the 10th and 11th grades. She was not involved in athletics while in Texas this past summer.

The Executive Committee approved the request for waiver.
Newaygo High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of a 12th-grade student who attended Newaygo Schools his entire career except for the 2014-15 school year when the student attended Grand Rapids-Northview. In February 2014, custody of the student and two siblings was changed from an abusive situation with the student’s father to the home of his mother in Northview. The student continued to attend Newaygo through the end of the 2013-14 school year, and then the student enrolled at Northview for the 11th grade in 2014-15. The student would like to attend school and graduate with his lifelong classmates and is residing with his grandmother during the week in Newaygo and returns to his mother on weekends. The student reenrolled at Newaygo to begin the 2015-16 school year.

The Executive Committee approved the request for waiver for one time only and pending completion of an Educational Transfer Form by both schools and the MHSAA.

North Muskegon High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of a 10th-grade student who attended North Muskegon Schools for the past five years except for two days, Sept. 8 and 9, 2015, when the student attended Muskegon-Reeths-Puffer because the family had moved into that school district. The student reenrolled at North Muskegon on Sept. 10. The student participated in athletics at North Muskegon but did not participate at Reeths-Puffer.

The Executive Committee approved the request for waiver.

Onekama High School (Regulation I, Section 9[C]) – A request to waive the transfer regulation was made on behalf of a 10th-grade student who participated in the football cooperative program between Bear Lake and Onekama in the 9th grade while enrolled at Bear Lake. To begin the 2015-16 school year, the student has enrolled at Onekama. Support with disagreement over the reason for the transfer was submitted by Bear Lake.

The Executive Committee approved the request for waiver for the sport of football only.

Onekama High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of an incoming 9th-grade student who lives in Onekama and has been a Bear Lake student his entire career. On the first day of school, the student went to Onekama and was told to return to Bear Lake or he would not be eligible, at which time the student attended classes at Bear Lake on Sept. 8, 2015. On the next day, Sept. 9, the student returned to Onekama and attended classes there. Prior to this, the student participated in the Onekama-Bear Lake football cooperative program’s preseason scrimmage. The student’s 10th-grade brother also transferred to Onekama from Bear Lake on Sept. 8 and requested football eligibility in the cooperative program under Section 9(C). The school requested that since the student was a member of the team this fall and played in the cooperative program already, he be allowed to continue.

The Executive Committee approved the request for waiver for all sports, consistent with the exception for first-time 9th-graders.

Romulus High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of a 10th-grade student who previously attended Romulus and participated in athletics in the 9th grade before attendance at Ypsilanti-Arbor Preparatory for eight school days from Sept. 8-17, 2015. The student reenrolled at Romulus on Sept. 18, 2015. The student changed schools due to family circumstances, practiced with the volleyball team at Arbor Preparatory but did not play in any games.

The Executive Committee approved the request for waiver.
Saginaw-Arthur Hill High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of 9th- and 10th-grade sisters. The 10th-grade sister was recently diagnosed with a medical condition, has been hospitalized and had surgery. The student has an IEP and a 504 plan which assigns the student to Arthur Hill High School because the former school (Saginaw Arts and Science Academy – SASA) cannot meet her medical needs. The student played volleyball as a 9th-grader at SASA in 2014 and the 9th-grade sister played in two JV volleyball games for SASA this August prior to beginning school at Arthur Hill on Sept. 8, 2015. Both students will continue to take three classes at SASA and 66 percent of a full-time student’s instruction at Arthur Hill.

The Executive Committee did not approve the request for waiver.

St. Clair High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of an 11th-grade student whose grandparents adopted the student in 2011 while in California. The grandparents can no longer care for the student, who participated previously in soccer while attending Memphis High School and living with his adoptive grandparents. The student’s parents are not in the student’s life and the student’s care and custody have been transferred to an aunt and uncle who reside in the St. Clair attendance area.

The Executive Committee approved the request for waiver.

Saline-Washtenaw Christian High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of an 11th-grade student who has attended Washtenaw Christian Schools for the past four years except for four school days, from Aug. 31 to Sept. 3, 2015, when the student attended Plymouth Christian. The student did not attend any school on Sept. 8 and 9, 2015, and reenrolled at Washtenaw Christian on Sept. 10. The student did not participate in athletics at Plymouth Christian and played volleyball previously for Washtenaw Christian.

The Executive Committee approved the request for waiver.

Taylor Preparatory High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of a 10th-grade student who experienced harassment at her former school and has been under medical treatment since Jan. 15, 2015. The student previously attended Dearborn Heights-Annapolis and participated in freshman volleyball. The student enrolled at Taylor Prep to begin the 2015-16 school year.

The Executive Committee did not approve the request for waiver.

Union City High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of an 11th-grade student whose parents separated this spring, filed for divorce, and the student moved in May 2015 with his mother only to Litchfield. The student enrolled at Litchfield in May for five weeks to end the 2014-15 school year. The mother is moving a second time and the student has returned to live with his father and reenrolled at Union City to begin the 2015-16 school year. The student did not participate in athletics at Litchfield and has achieved a satisfactory previous academic credit record.

The Executive Committee approved the request for waiver pending confirmation that the student did not participate while ineligible at Litchfield prior to reenrollment at Union City this fall.

Waterford Kettering High School (Regulation I, Section 9) – A request to waive the transfer regulation was made on behalf of an 11th-grade special needs student who served as an eligible but non-participating team manager at his previous school, West Bloomfield. Over the summer, the student began attending workouts at Kettering as a team manager. The student’s family moved to Waterford in 2012 but the student continued to attend West Bloomfield until enrolling at Waterford Kettering on May 12, 2015.
The Executive Committee approved the request for waiver.

**Wyoming-Lee High School (Regulation I, Section 9)** – A request to waive the transfer regulation was made on behalf of an 11th-grade student whose mother died when the student was about to begin the 10th grade, at which time the student moved in with his grandmother in Grand Rapids and enrolled at Ottawa Hills for the 2014-15 school year. To begin the 2015-16 school year, the student moved in with an uncle and reenrolled at Wyoming-Lee where the student was enrolled since 2012. The student is an emancipated minor and on his own except that his uncle provides a place to sleep.

The Executive Committee approved the request for waiver.

**Zeeland East High School (Regulation I, Section 9)** – A request to waive the transfer regulation was made on behalf of a 12th-grade student who has struggled emotionally, academically and socially since middle school. The student’s mother died in May 2009 and the student has been in a residential treatment facility twice since that time. The student attended an alternative school housed at Zeeland West and shared between Zeeland West and Zeeland East, two schools of the same district. The alternative school is now housed at Zeeland East and the school district granted the student an in-district transfer to Zeeland East. The school district has changed the boundary of the student’s residence three times from Zeeland West to East and then most recently back to West. The student was originally considered a Zeeland West student but has become attached to Zeeland East through sideline cheerleading and desires to becoming eligible for competitive cheer, her first involvement in athletics.

The Executive Committee approved the request for waiver.

**Approved International Student Programs (AISP)** – Exception 4 of Regulation I, Section 9(A) allows immediate eligibility for one academic year for an otherwise eligible international student on either a J-1 or F-1 visa who is placed in a residence in a public high school district or school service area through an MHSAA Approved International Student Program. Pursuant to Interpretation 83, the Executive Committee reviewed an additional F-1 inbound student program which has placed only one student in Michigan during 2015-16 and did not apply for listing by the Council on Standards for International Educational Travel (CSIET) for 2015-16 due to its small number of participants. The program is WEP-USA. The Stamford, Connecticut Company submitted extensive documentation with its “Approved International Student Program” application. It has existed since 1988 as a conduit for J-1 visa students to connect with CSIET-listed programs. The company indicated it intends to seek its own F-1 visa student CSIET listing for 2016-17.

Due to the small number of F-1 students the program places, the Executive Committee approved WEP-USA for the 2015-16 school year only, during which it should seek CSIET listing for 2016-17. Only the one student placed in an MHSAA member school as of this date will be allowed immediate eligibility.

**Subvarsity Waiver Requests Meeting All Conditions of Section 9(B)** – The Executive Committee approved immediate eligibility at the subvarsity level for the following transferring 9th- or 10th-grade students (after entering 9th grade, before completing 10th grade) who have not previously participated in an interscholastic scrimmage or contest in any MHSAA sport at the high school level (whether MHSAA member schools or not) and who do not qualify for one of the 15 stated exceptions to the transfer regulation and have transferred for reasons having nothing to do with athletics, discipline or family finances and would not require Executive Committee evaluation or comparison of school demographics or curriculum:
<table>
<thead>
<tr>
<th>Requesting High School</th>
<th>Grade</th>
<th>Former High School</th>
<th>Date of Enrollment</th>
<th>Length of Subvarsity Eligibility Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commerce-Walled Lake Northern</td>
<td>9</td>
<td>Orchard Lake-St. Mary</td>
<td>Sept. 8, 2015</td>
<td>Jan. 18, 2016</td>
</tr>
<tr>
<td>Custer-Mason County Eastern</td>
<td>10</td>
<td>Lake City</td>
<td>Sept. 8, 2015</td>
<td>Jan. 18, 2016</td>
</tr>
<tr>
<td>Warren-Cousino</td>
<td>10</td>
<td>Fraser-Arts Academy in the Woods</td>
<td>Sept. 8, 2015</td>
<td>Jan. 18, 2016</td>
</tr>
</tbody>
</table>

**Tecumseh High School (Regulation II, Section 11[H])** – Pursuant to Interpretation 241, a request to waive the four-player rule was made on behalf of the boys and girls varsity diving coach who is the new pool director in Tecumseh and also the head coach of a diving club, the Tecumseh Tigersharks. The program is open to the general public ages 5-18 and anticipates 11 participants in 2015-16 of which seven are Tecumseh students grades 7-12. The program involves participants from six school districts including Tecumseh (Adrian, Lenawee Christian, Onsted, Clinton, and Britton-Deerfield). Waiver was granted previously for the former pool director at Tecumseh before she left this program.

The Executive Committee approved the request for waiver for this coach for the 2015-16 school year.

**Regulation III, Section 1(C)** – Pursuant to *Handbook* Interpretation 265, the Executive Committee approved waiver of the enrollment regulation for the following member junior high/middle schools to permit 6th-grade students to participate with and against 7th- and/or 8th-graders for the sports listed in the 2015-16 school year only.

<table>
<thead>
<tr>
<th>Junior High/ Middle School</th>
<th>Sport(s)</th>
<th>High School Enrollment</th>
<th>Middle School Enrollment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lawrence</td>
<td>7th-grade girls volleyball</td>
<td>189</td>
<td>27 7th-grade girls</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>22 8th-grade girls</td>
</tr>
<tr>
<td>St. Ignace-LaSalle</td>
<td>7th-grade boys basketball</td>
<td>225</td>
<td>17 7th-grade boys</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>24 8th-grade boys</td>
</tr>
<tr>
<td>Suttons Bay</td>
<td>boys &amp; girls basketball, boys &amp; girls track &amp; field, boys &amp; girls cross country, boys &amp; girls soccer, girls volleyball</td>
<td>166</td>
<td>33 7th-graders</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>32 8th-graders</td>
</tr>
</tbody>
</table>

**Colon and Burr Oak High Schools (Regulation III, Section 1[D])** – The Executive Committee approved a cooperative program in wrestling between these two member middle schools. Colon sponsored wrestling previously and will be the primary school. A parallel high school agreement was recently approved.

**Next Meetings** – The next meetings of the Executive Committee are scheduled for Wednesday, Nov. 4, 2015, at 9 a.m. in East Lansing; and Thursday, Dec. 3, 2015, at 1 p.m. in East Lansing.