

## UIL CONSTITUTION & CONTEST RULES

(k) BROADCASTS OF UIL EVENTS. See Section 868.

### (l) VIDEOTAPING AND FILMING.

#### (1) All Athletic Contests.

##### (A) Videotaping/Filming/Recording by Schools.

(i) A non-competing school shall not film, videotape or otherwise make a visual recording of an athletic contest without the prior written consent of the schools competing in the contest.

(ii) A school does not have to obtain permission to film or tape, or otherwise make a visual recording of an athletic contest in which it is competing. However, the film or videotape or other visual recording may only be reviewed or otherwise utilized during the contest in accordance with applicable contest rules.

(iii) Films, videotapes and all other kinds of visual recording of all athletic contests in compliance with UIL rules are the property of the school that made them unless their ownership, use or distribution is governed by district rule or if there is no agreement between the schools competing in the contest.

(B) Videotaping/Filming/Recording by Individuals and Organizations. Except for persons or organizations acting under subsections (1) (A) (i) and (ii) above, no person or organization shall film, videotape or otherwise make a visual recording of any athletic event or activity without prior written consent of the schools that are competing in the event. Any filming videotaping or other recording of an athletic contest may not obstruct the view of other spectators of the contest.

(C) Commercial Uses. Use of films, videotapes or other visual recordings of regular season athletic contests for commercial purposes shall be approved in writing by all schools competing in the contest. Any agreements between the competing schools regarding the filming, videotaping or other visual recording of regular season athletic contests, including without limitation any commercial uses, shall be consistent with the UIL's Constitution and Contest Rules and any contracts made thereunder.