	Offered By
1	AMEND House Committee Substitute for Senate Substitute No. 2 for Senate Bill No. 997, Page 61
2	Section 170.036, Line 65, by inserting after all of said section and line the following:
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4	"173.280. 1. As used in this section, the following terms mean:
5	(1) "Postsecondary educational institution", any campus of a public or private institution of
6	higher education in this state that is subject to the coordinating board for higher education under
7	section 173.005;
8	(2) "Student athlete", an individual who participates or has participated in an intercollegiate
9	sport for a postsecondary educational institution. Student athlete shall not be construed to apply to
10	an individual's participation in a college intramural sport or in a professional sport outside of
11	intercollegiate athletics;
12	(3) "Third party", any individual or entity, including any athlete agent, other than a
13	postsecondary educational institution, athletic conference, or athletic association.
14	2. (1) No postsecondary educational institution shall uphold any rule, requirement,
15	standard, or other limitation that prevents a student of that institution from fully participating in
16	intercollegiate athletics without penalty and earning compensation as a result of the use of the
17	student's name, image, likeness rights, or athletic reputation. A student athlete earning
18 19	compensation from the use of a student's name, image, likeness rights, or athletic reputation shall
	not affect such student athlete's grant-in-aid or stipend eligibility, amount, duration, or renewal.
20 21	(2) No postsecondary educational institution shall interfere with or prevent a student from fully participating in intercollegiate athletics or obtaining professional representation in relation to
21	contracts or legal matters, including, but not limited to, representation provided by athlete agents,
23	financial advisors, or legal representation provided by attorneys.
23	3. A grant-in-aid or stipend from the postsecondary educational institution in which a
25	student is enrolled shall not be construed to be compensation for use of the student's name, image,
26	likeness rights, or athletic reputation for purposes of this section, and no grant-in-aid or stipend sha
20 27	be revoked or reduced as a result of a student earning compensation under this section.
28	4. (1) No student athlete shall enter into an apparel, equipment, or beverage contract
29	providing compensation to the athlete for use of the athlete's name, image, likeness rights, or athlet

Action Taken_____ Date _____

1 reputation if the contract requires the athlete to display a sponsor's apparel, equipment, or beverage 2 or otherwise advertise for the sponsor during official team activities if such provisions are in conflict 3 with a provision of the postsecondary institution's current licenses or contracts. 4 (2) (a) Except with the prior written consent of the student athlete's postsecondary 5 educational institution, a student athlete shall not enter into a contract for compensation for the use 6 of such student athlete's name, image, likeness rights, or athletic reputation, if such institution 7 determines that a term of the contract conflicts with a term of a contract to which such institution is 8 a party. 9 (b) A postsecondary educational institution or any officer, director, or employee of such 10 institution, including but not limited to a coach, member of the coaching staff, or any individual associated with the institutions athletic department, may identify or otherwise assist with 11 12 opportunities for a student athlete to earn compensation from a third party for the use of the student 13 athlete's name, image, likeness rights, or athletic reputation, provided that such individual shall not: 14 a. Serve as the athlete's agent; 15 b. Receive compensation from the student athlete or a third party for facilitating or enabling 16 such opportunities; 17 c. Attempt to influence an athlete's choice of professional representation related to such 18 opportunities; 19 d. Attempt to reduce such athlete's opportunities from competing third parties; or e. Be present at any meeting between a student athlete and a third party who provides for a 20 21 student athlete's compensation, where the student athlete's name, image, likeness rights, or athletic 22 reputation contract for compensation is negotiated or completed. 23 (3) Before any contract for compensation for the use of a student athlete's name, image, 24 likeness rights, or athletic reputation is executed, and before any compensation is provided to the 25 student athlete in advance of a contract, the student athlete shall disclose that contract to his or her 26 postsecondary educational institution in a manner prescribed by such institution. (4) A postsecondary educational institution or any officer, director, or employee of such 27 28 institution or entity shall not compensate [or cause compensation to be directed to]a student athlete, prospective student athlete, or the family of such individuals, or cause compensation to be directed 29 30 to a prospective student athlete, or the family of a student athlete or the family of a prospective 31 student athlete, for the use of such student athlete or prospective student athlete's name, image, likeness rights, or athletic reputation. 32 33 5. No contract of a postsecondary educational institution's athletic program shall prevent a 34 student athlete from receiving compensation for using the student athlete's name, image, likeness 35 rights, or athletic reputation for a commercial purpose when the athlete is not engaged in official 36 mandatory team activities that are recorded in writing and can be made publicly available upon 37 request. 38 6. (1) Postsecondary educational institutions that enter into commercial agreements that 39 directly or indirectly require the use of a student athlete's name, image, likeness, or athletic

1 reputation shall conduct a financial development program once per year for their athletes. 2 (2) The financial development program shall not include any marketing, advertising, 3 referral, or solicitation by providers of financial products or services. Such program shall, at a 4 minimum, include information concerning financial aid, debt management, and a recommended 5 budget for student athletes based on the current year's cost of attendance. The workshop shall also 6 include information on time management skills necessary for success as a student athlete and 7 available academic resources. 8 (3) Postsecondary educational institutions shall help distribute informational materials for 9 such programs as needed. 10 (4) Postsecondary educational institutions shall inform their athletes of such program meetings and provide appropriate meeting space. 11 12 7. Student athlete representation shall be by attorneys or agents licensed by this state. 13 8. (1) Any student athlete may bring a civil action against third parties that violate this 14 section for appropriate injunctive relief or actual damages, or both. Such action shall be brought in 15 the county where the violation occurred, or is about to occur, and the court shall award damages and 16 court costs to a prevailing plaintiff. 17 (2) Student athletes bringing an action under this section shall not be deprived of any protections provided under law with respect to a controversy that arises and shall have the right to 18 19 adjudicate claims that arise under this section. 20 9. No legal settlement shall conflict with the provisions of this section. 21 10. This section shall apply only to agreements or contracts entered into, modified, or 22 renewed on or after August 28, 2021. Such agreements or contracts include, but are not limited to, 23 the national letter of intent, an athlete's financial aid agreement, commercial contracts in the athlete 24 group licensing market, and athletic conference or athletic association rules or bylaws."; and 25 26 Further amend said bill by amending the title, enacting clause, and intersectional references 27 accordingly.