As Passed by the House

136th General Assembly

Regular Session

2025-2026

Representatives Stewart, Mathews, T.

Cosponsors: Representatives Deeter, Gross, Williams, Barhorst, Bird, Brennan, Brent, Brewer, Brownlee, Click, Cockley, Creech, Dovilla, Fischer, Ghanbari, Glassburn, Grim, Hall, D., Hall, T., Hiner, Jarrells, John, LaRe, Lawson-Rowe, Lorenz, Mathews, A., Mohamed, Newman, Odioso, Peterson, Piccolantonio, Plummer, Robb Blasdel, Roemer, Rogers, Russo, Salvo, Sigrist, Somani, Tims, Upchurch, Willis, Young

A BILL

То	amend section 4771.12 and to enact sections	1
	3376.14 and 4771.021 of the Revised Code to	2
	prescribe limitations with respect to certain	3
	contracts entered into with intercollegiate	4
	athletes.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 4771.12 be amended and sections	6
3376.14 and 4771.021 of the Revised Code be enacted to read as	7
follows:	8
Sec. 3376.14. (A) No person shall enter into a contract	9
with a student-athlete who participates in intercollegiate	10
athletics that provides compensation to the student-athlete for	11
use of the student-athlete's name, image, or likeness if the	12
contract does either of the following:	13
(1) Remains in effect beyond the date the student-athlete	14

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is no longer eligible to participate in intercollegiate	15
athletics;	16
(2) Requires the student-athlete to provide as	17
consideration either of the following:	18
(a) Any compensation the student-athlete may earn after	19
the student-athlete is no longer eligible to participate in	20
intercollegiate athletics for use of the student-athlete's name,	
<pre>image, or likeness;</pre>	22
(b) Rights associated with the use of the student-	23
athlete's name, image, or likeness after the student-athlete is	24
no longer eligible to participate in intercollegiate athletics.	25
(B) A contract entered into in violation of this section	26
is void.	27
Sec. 4771.021. No athlete agent shall enter into an agent	28
contract with an athlete under which the athlete agent	29
represents the athlete in relation to contracts or legal matters	30
regarding opportunities to earn compensation for use of the	31
athlete's name, image, or likeness if the agent contract remains	32
in effect beyond the date the athlete is no longer eligible to	33
participate in intercollegiate athletics.	34
Sec. 4771.12. (A) Fees charged by an athlete agent for	35
services provided to an athlete may be negotiated between the	36
parties.	37
(B)(1) Except as provided in division (B)(2) of this	38
section, an athlete agent shall establish an interest-bearing	
section, an achieve agent shall establish an interest-bearing	39
trust fund or similar account in a depository approved by the	39 40
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the interest-bearing trust fund or account. The athlete agent44shall notify the commission of the address and location of the45trust fund or account and the depository in which it is located.46

(2) An athlete agent who is an attorney licensed to
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practice law in this state may deposit any revenue received on
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behalf of an athlete in a trust account already maintained by
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the agent attorney in a financial institution in this state for
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the deposit of revenue received on behalf of clients.

(C) No athlete agent shall share fees with any person other than an employee of the athlete agent. If an athlete agent shares a fee with an employee, the athlete agent shall obtain written consent from the athlete prior to entering a fee agreement with the athlete.

(D) No athlete agent shall enter a fee agreement that requires the athlete to provide as consideration either of the following:

(1) Any compensation the athlete may earn after the athlete is no longer eligible to participate in intercollegiate athletics for use of the athlete's name, image, or likeness;

(2) Rights associated with the use of the athlete's name,63image, or likeness after the athlete is no longer eligible to64participate in intercollegiate athletics.65

(E) No athlete agent shall enter fee agreements that are prohibited under this chapter.

(D) (F) If an athlete agent collects a fee or expense from an athlete as consideration for obtaining employment for the athlete, and the athlete agent fails to procure such employment, the agent shall retain only the following portion of the fee or expense:

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(1) The cost of reasonable expenses incurred by the	73
athlete agent during the course of representing the athlete in	74
efforts to obtain employment for the athlete;	75
(2) A negotiated fee in connection with instances where	76
the athlete receives a bonus or some compensation for signing a	77
professional sports services contract.	78
$\frac{(G)}{(G)}$ Nothing in this section shall be construed to	79
limit the authority of the Ohio supreme court to establish or	80
limit the authority of the Ohio supreme court to establish or regulate fees for activities considered to be the practice of	80 81
regulate fees for activities considered to be the practice of	81