As Reported by the Senate Judiciary Committee

136th General Assembly

Regular Session

Sub. H. B. No. 184

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

Senator Manning

То	amend sections 3376.01 and 4771.12 and to enact	1
	sections 3376.14 and 4771.021 of the Revised	2
	Code to prescribe limitations with respect to	3
	certain contracts entered into with	4
	intercollegiate athletes.	-

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

Section 1. That sections 3376.01 and 4771.12 be amended	6
and sections 3376.14 and 4771.021 of the Revised Code be enacted	7
to read as follows:	8
Sec. 3376.01. As used in this chapter:	9
(A) "Athlete agent" means an individual who holds a	10
current and valid certificate of registration issued under	11
section 4771.08 of the Revised Code or certificate of	12
convenience issued under section 4771.09 of the Revised Code.	13
(B) "Institutional marketing associate" means any third-	14

43

party entity that enters into a contract with, or otherwise acts	15
on behalf of, a state institution of higher education, private	16
college, or an institution's or college's intercollegiate	17
athletics department. "Institutional marketing associate" does	18
not include either of the following:	19
(1) A state institution of higher education, private	20
college, athletic association, conference, or other group or	
organization with authority over intercollegiate athletics;	22
(2) A staff member, employee, officer, director, manager,	23
or owner of any of the entities described under division (B)(1)	24
of this section.	25
(C) "Official team activities" means all games, practices,	26
exhibitions, scrimmages, team appearances, team photograph	27
sessions, sports camps sponsored by a state institution of	28
higher education or private college, and other team-organized	29
activities, regardless of whether the activity takes place on or	30
off campus, including individual photograph sessions and news	31
media interviews.	32
(D) "State institution of higher education" has the same	33
meaning as in section 3345.011 of the Revised Code.	34
(E) "Student-athlete" means an individual who is eligible	35
to participate in, participates in, or has participated in	36
intercollegiate athletics for a state institution of higher	37
education or private college. "Student-athlete" does not include	38
an individual who participates in intramural athletics at a	39
state institution of higher education or private college or who	40
participates in professional athletics.	41
(F) "Third-party entity" means any individual or entity,	42

including an athlete agent, other than a state institution of

Page 4

Sub. H. B. No. 184

(E) A contract entered into in violation of this section	101
is void.	102
Sec. 4771.021. (A) As used in this section, "name, image,	103
or likeness" has the same meaning as in section 3376.01 of the	104
Revised Code.	105
(B) No athlete agent shall enter into an agent contract	106
with an athlete under which the athlete agent represents the	107
athlete in relation to contracts or legal matters regarding	108
opportunities to earn compensation for use of the athlete's	109
name, image, or likeness if the agent contract remains in effect	110
beyond the date the athlete is no longer eligible to participate	111
in intercollegiate athletics.	112
Sec. 4771.12. (A) Fees charged by an athlete agent for	113
services provided to an athlete may be negotiated between the	
parties.	
(B)(1) Except as provided in division (B)(2) of this	116
section, an athlete agent shall establish an interest-bearing	117
trust fund or similar account in a depository approved by the	118
Ohio athletic commission to be used for the deposit of all	119
revenues received on behalf of an athlete. An athlete agent	120
shall deposit any revenue received on behalf of an athlete in	121
the interest-bearing trust fund or account. The athlete agent	122
shall notify the commission of the address and location of the	123
trust fund or account and the depository in which it is located.	124
(2) An athlete agent who is an attorney licensed to	125
practice law in this state may deposit any revenue received on	126
behalf of an athlete in a trust account already maintained by	
the agent attorney in a financial institution in this state for	128
the deposit of revenue received on behalf of clients.	129

(C) No athlete agent shall share fees with any person	130
other than an employee of the athlete agent. If an athlete agent	131
shares a fee with an employee, the athlete agent shall obtain	132
written consent from the athlete prior to entering a fee	133
agreement with the athlete.	134
(D) As used in divisions (D)(1) and (2) of this section,	135
"name, image, or likeness" has the same meaning as in section	136
3376.01 of the Revised Code. No athlete agent shall enter a fee	137
agreement that requires the athlete to provide as consideration	138
<pre>either of the following:</pre>	139
(1) Any compensation the athlete may earn after the	140
athlete is no longer eligible to participate in intercollegiate	141
athletics for use of the athlete's name, image, or likeness;	142
(2) Rights associated with the use of the athlete's name,	143
image, or likeness after the athlete is no longer eligible to	
participate in intercollegiate athletics.	145
(E) No athlete agent shall enter fee agreements that are	146
prohibited under this chapter.	147
$\frac{\text{(D)}}{\text{(F)}}$ If an athlete agent collects a fee or expense from	148
an athlete as consideration for obtaining employment for the	149
athlete, and the athlete agent fails to procure such employment,	150
the agent shall retain only the following portion of the fee or	151
expense:	152
(1) The cost of reasonable expenses incurred by the	153
athlete agent during the course of representing the athlete in	154
efforts to obtain employment for the athlete;	155
(2) A negotiated fee in connection with instances where	156
the athlete receives a bonus or some compensation for signing a	157
professional sports services contract.	158

As Reported by the Senate Judiciary Committee	Page /	
$\frac{(E)}{(G)}$ Nothing in this section shall be construed to	159	
limit the authority of the Ohio supreme court to establish or	160	
regulate fees for activities considered to be the practice of	161	
law.	162	
Section 2. That existing sections 3376.01 and 4771.12 of	163	
the Revised Code are hereby repealed.	164	
Section 3. This act applies to contracts and agreements	165	
entered into on or after the effective date of this section.	166	