As Reported by the House State and Local Government Committee

134th General Assembly Regular Session

Sub. S. B. No. 187

2021-2022

Senator Antani

Cosponsors: Senators Antonio, Brenner, Cirino, Gavarone, Hackett, Hoagland, Hottinger, Huffman, S., Johnson, Kunze, Manning, McColley, O'Brien, Peterson, Schuring, Yuko Representatives John, Kelly, Callender, Galonski, Russo, Sobecki, Stewart

A BILL

То	enact sections 3376.01, 3376.02, 3376.03,	1
	3376.04, 3376.05, 3376.06, 3376.07, and 3376.08	2
	of the Revised Code to allow intercollegiate	3
	athletes to earn compensation from their name,	4
	image, or likeness and to declare an emergency.	5

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

Section 1. That sections 3376.01, 3376.02, 3376.03,	6
3376.04, 3376.05, 3376.06, 3376.07, and 3376.08 of the Revised	7
Code be enacted to read as follows:	8
Sec. 3376.01. As used in this chapter:	9
(A) "State institution of higher education" has the same	10
meaning as in section 3345.011 of the Revised Code.	11
(B) "Private college" has the same meaning as in section	12
3365.01 of the Revised Code.	13
Sec. 3376.02. No state institution of higher education or	14
private college shall uphold any rule, requirement, standard, or	15

other limitation that prevents a student of that institution or	16
college from fully participating in intercollegiate athletics	17
because the student earns compensation as a result of the use of	18
the student's name, image, or likeness. Earning compensation	19
from the use of a student's name, image, or likeness shall not	20
affect the student's scholarship eligibility or renewal.	21
Sec. 3376.03. An athletic association, conference, or	22
other group or organization with authority over intercollegiate	23
athletics, including the national collegiate athletic	24
association or its successor organization, shall not do either	25
<u>of the following:</u>	26
(A) Prevent a student of a state institution of higher	27
education or private college from fully participating in	28
intercollegiate athletics because the student earns compensation	29
as a result of the use of the student's name, image, or	30
<u>likeness;</u>	31
(B) Prevent a state institution of higher education or	32
private college from fully participating in intercollegiate	33
athletics because a student of that institution or college	34
participating in intercollegiate athletics does either of the	35
following:	36
(1) Uses the student's name, image, or likeness;	37
(2) Obtains professional representation in relation to	38
contracts or legal matters regarding opportunities to earn	39
compensation for use of the student's name, image, or likeness.	40
Sec. 3376.04. No state institution of higher education,	41
private college, athletic association, conference, or other	42
group or organization with authority over intercollegiate	43
athletics shall do any of the following:	44

(A) Provide a prospective student who intends to 45 participate in intercollegiate athletics with compensation in 46 relation to the prospective student's name, image, or likeness; 47 (B) Prevent a student who resides in this state and 48 participates in intercollegiate athletics from obtaining 49 professional representation in relation to contracts or legal 50 matters regarding opportunities to be compensated for use of the 51 student's name, image, or likeness; 52 53 (C) Interfere with or prevent a student from fully participating in intercollegiate athletics because the student 54 obtains professional representation in relation to contracts or 55 legal matters regarding opportunities to earn compensation for 56 use of the student's name, image, or likeness. 57 Sec. 3376.05. A scholarship from a state institution of 58 higher education or private college at which a student is 59 enrolled is not compensation for use of the student's name, 60 image, or likeness for purposes of this chapter. No state 61 institution of higher education or private college shall revoke 62 or reduce a scholarship as a result of a student earning 63 compensation for use of the student's name, image, or likeness 64 if the student earns that compensation in accordance with this 65 chapter. 66 Sec. 3376.06. (A) As used in this section: 67

(1) "Official team activities" means all games, practices,68exhibitions, scrimmages, team appearances, team photograph69sessions, sports camps sponsored by the institution or college,70and other team-organized activities, regardless of whether the71activity takes place on or off campus, including individual72photograph sessions and news media interviews.73

(2) "Student" means an individual enrolled at a state	74	
institution of higher education or private college who		
participates in intercollegiate athletics.		
(B) A state institution of higher education's or private	77	
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college's contract with a student shall not prevent the student		
from using the student's name, image, or likeness for a	79	
commercial purpose when the student is not engaged in official	80	
team activities.	81	
(C) A student shall not enter into a contract providing	82	
compensation to the student for use of the student's name,	83	
image, or likeness that requires the student to display a	84	
sponsor's product, or otherwise advertise for a sponsor, during	85	
official team activities or any other time if that requirement	86	
is in conflict with a provision of a contract to which a state	87	
institution of higher education or private college is a party.	88	
(D)(1) A student who intends to enter into a verbal or	89	
written contract providing compensation to the student for use	90	
of the student's name, image, or likeness shall disclose the	91	
proposed contract to an official of the state institution of	92	
higher education or private college for review by the	93	
institution or college. The institution or college shall	94	
designate an official to whom the student is to disclose the	95	
proposed contract.	96	
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(2) If a state institution of higher education or private	97	
college identifies a conflict between the proposed verbal or	98	
written contract described in division (D)(1) of this section	99	
and any existing provisions of a contract to which the	100	
institution or college is a party, the institution or college		
shall communicate to the student the relevant contract provision	102	
that is in conflict. The student shall not enter into the	103	

proposed contract, but the student may negotiate a revision to 104 the proposed contract to avoid the conflict. The revised 105 proposed contract is subject to review by the institution or 106 college to ensure compliance with this chapter. 107 (E) A state institution of higher education or private 108 college may establish reasonable policies or standards to 109 address a student's failure to provide the disclosure required 110 under division (D)(1) of this section or any other failure to 111 comply with the requirements of this chapter. 112 Sec. 3376.07. A state institution of higher education, 113 private college, athletic association, conference, or other 114 group or organization with authority over intercollegiate 115 athletics may prohibit a student who participates in 116 intercollegiate athletics from entering into a contract 117 providing compensation to the student for use of the student's 118 name, image, or likeness if under the contract the student's 119 name, image, or likeness is associated with any of the 120 121 following: (A) Any company that manufactures, markets, or sells, or 122 brand that is associated with, a controlled substance, marihuana 123 product, medical marijuana product, alcoholic product, tobacco 124 product, electronic smoking device, vapor product, or product or 125 device that consists of or contains nicotine that can be 126 ingested into the body; 127 (B) Any medical marijuana cultivator, processor, 128 laboratory, or retail dispensary licensed under Chapter 3796. of 129 the Revised Code or under the laws of another state; 130

(C) Any business engaged in the sale, rental, or131exhibition for any form of consideration of adult entertainment132

that is characterized by an emphasis on the exposure or display	133
<u>of sexual activity;</u>	134
(D) Any casino or entity that sponsors or promotes	135
gambling activities;	136
(E) Any other category of companies, brands, or types of	137
contracts that are similar to those described in divisions (A)	138
to (D) of this section that the institution or college	139
communicates to the student before the student enrolls at the	140
institution or college.	141
Sec. 3376.08. Nothing in this chapter does any of the	142
following:	143
(A) Requires a state institution of higher education,	144
private college, athletic association, conference, or other	145
group or organization with authority over intercollegiate	146
athletics to identify, create, facilitate, negotiate, or	147
otherwise enable opportunities for a student to earn	148
compensation for use of the student's name, image, or likeness;	149
(B) Establishes or grants to a student any right to use	150
the name, trademarks, services marks, logos, symbols, or any	151
other intellectual property, regardless of whether the	152
intellectual property is registered with the appropriate	153
authority, that belong to a state institution of higher	154
education, private college, athletic association, conference, or	155
other group or organization with authority over intercollegiate	156
athletics, to further the student's opportunities to earn	157
compensation for use of the student's name, image, or likeness;	158
(C) Limits the rights of a state institution of higher	159
education or private college to establish and enforce any of the	160
following:	161

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(1) Academic standards, requirements, regulations, or	162
obligations for its students;	163
(2) Team rules of conduct or other rules of conduct;	164
(3) Standards or policies regarding the governance or	165
operation of or participation in intercollegiate varsity	166
athletics;	167
(4) Disciplinary rules and standards generally applicable	168
to all students of the institution or college.	169
Section 2. Section 1 of this act takes effect July 1,	170
2021.	171
Section 3. This act is hereby declared to be an emergency	172
measure necessary for the immediate preservation of the public	173
peace, health, and safety. The reason for such necessity is to	174
provide to intercollegiate athletes in this state the right to	175
control their name, image, and likeness before the athletic	176
season begins for the 2021-2022 academic year. Therefore, this	177
act shall go into immediate effect.	178