Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2690

BY: Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- 32 **SECTION 1.** Section 37-97-101, Mississippi Code of 1972, is
- 33 brought forward as follows:
- 34 37-97-101. This article shall be known and may be cited as
- 35 the "Mississippi Intercollegiate Athletics Compensation Rights
- 36 Act."
- 37 **SECTION 2.** Section 37-97-103, Mississippi Code of 1972, is
- 38 amended as follows:
- 39 37-97-103. (1) As used in this article, the following terms
- 40 shall have the following meanings unless the context clearly
- 41 indicates otherwise:



- 42 (a) "Compensation" means anything of value, monetary or
- 43 otherwise, including, but not limited to, cash, gifts, in-kind
- 44 items of value, social media compensation, payments for licensing
- 45 or use of publicity rights, payments for other intellectual or
- 46 intangible property rights under federal or state law, and any
- 47 other form of payment or remuneration, except as excluded under
- 48 this article.
- For the purposes of this article, "compensation" shall not
- 50 mean or include the following:
- 51 (i) Tuition, room, board, books, fees and personal
- 52 expenses that a postsecondary educational institution provides a
- 53 student-athlete in accordance with the rules of the athletic
- 54 association or conference of which the postsecondary educational
- 55 institution is a member;
- 56 (ii) Federal Pell Grants and other state and
- 57 federal grants or scholarships unrelated to, and not awarded
- 58 because of a student-athlete's participation in intercollegiate
- 59 athletics or sports competition;
- 60 (iii) Any other financial aid, benefits or awards
- 61 that a postsecondary educational institution provides a
- 62 student-athlete in accordance with the rules of the athletic
- 63 association or conference of which the postsecondary educational
- 64 institution is a member; or
- 65 (iv) The payment of wages and benefits to a
- 66 student-athlete for work actually performed * * * for services



- 67 unrelated to a student-athlete's publicity rights or other
- 68 intellectual or intangible property rights of a student-athlete
- 69 under federal or state law.
- 70 (b) "Image" means a picture of the student-athlete.
- 71 (c) "Intercollegiate athletics program" means an
- 72 intercollegiate athletics program played at the collegiate level
- 73 for which eligibility requirements for participation by a
- 74 student-athlete are established by a national association for the
- 75 promotion or regulation of collegiate athletics.
- 76 (d) "Likeness" means a physical, digital or other
- 77 depiction or representation of a student-athlete.
- 78 (e) "Name" means the first or last name, or the
- 79 nickname, of a student-athlete when used in a context that
- 80 reasonably identifies the student-athlete with particularity.
- 81 (f) "Name, Image and Likeness Agreement" means a
- 82 contract or * * * other arrangement between a student-athlete and
- 83 a third-party * * * regarding the * * * use of the * * * publicity
- 84 of the student-athlete.
- 85 (g) "Publicity right" means any right * * *:
- 86 (i) * * * Associated with the name, image, * * *
- 87 likeness * * *, publicity, reputation, fame or personal following
- 88 of a student-athlete; or
- 89 (ii) Recognized under a federal or state law * * *
- 90 as permitting an individual to control and profit from the * * *



- 91 use of the name, image, * * * likeness, publicity, reputation,
- 92 fame or personal following of the individual.
- 93 (h) "Postsecondary educational institution" means a
- 94 public university or community college or private university or
- 95 college.
- 96 (i) "Social media compensation" means all forms of
- 97 payment for engagement on social media received by a
- 98 student-athlete as a result of the use of that
- 99 student-athlete's * * * publicity rights.
- 100 (j) "Student-athlete" means an individual who engages
- 101 in, is eligible to engage in, or may be eligible in the future to
- 102 engage in, intercollegiate athletics program at a postsecondary
- 103 educational institution, including, without limitation,
- 104 prospective student-athletes of an intercollegiate athletics
- 105 program. If an individual is permanently ineligible to
- 106 participate in a particular intercollegiate sport, the individual
- 107 is not a student-athlete for purposes of that sport.
- 108 (k) "Third-party * * *" means any individual or entity
- 109 or group of the same, acting independently or collectively,
- 110 that * * * enters into an agreement for the publicity rights * * *
- 111 of a student-athlete or group of student-athletes. The term
- 112 "third-party * * *" shall not include any national association for
- 113 the promotion or regulation of collegiate athletics, athletics
- 114 conference, or postsecondary educational institution.



- 115 **SECTION 3.** Section 37-97-105, Mississippi Code of 1972, is
- 116 amended as follows:
- 37-97-105. (1) Except as provided in Section 37-97-107, a
- 118 student-athlete may:
- 119 (a) Earn compensation, \star \star for the use of \star \star
- 120 publicity rights of the student-athlete * * *; and
- 121 (b) Obtain and retain a certified agent for any matter
- 122 or activity relating to such compensation.
- 123 (2) No student-athlete may earn compensation in exchange for
- 124 the student-athlete's athletic ability or participation in
- 125 intercollegiate athletics or sports competition.
- 126 (3) Notwithstanding any other provision of applicable law or
- 127 agreement to the contrary, a student-athlete shall not be deemed
- 128 an employee or independent contractor of an association, a
- 129 conference, or a postsecondary educational institution based on
- 130 the student-athlete's participation in an intercollegiate
- 131 athletics program.
- 132 **SECTION 4.** Section 37-97-107, Mississippi Code of 1972, is
- 133 amended as follows:
- 134 37-97-107. (1) Except as provided for under this article, a
- 135 postsecondary educational institution shall not uphold any
- 136 contract, rule, regulation, standard or other requirement that
- 137 prevents a student-athlete of that institution from earning
- 138 compensation * * * for the use of the student's * * * publicity
- 139 rights. Any such contract, rule, regulation standard or other



- 140 requirement shall be void and unenforceable against the
- 141 postsecondary educational institution or the student-athlete.
- 142 Compensation from the use of a student-athlete's * * * publicity
- 143 rights may not affect the student-athlete's scholarship
- 144 eligibility, grant-in-aid or other financial aid, awards or
- 145 benefits, or the student-athlete's intercollegiate athletic
- 146 eligibility. Nothing in this article is intended to alter any
- 147 state and federal laws or regulations regarding the award of
- 148 financial aid at postsecondary educational institutions.
- 149 (2) Except as provided for in this article, an athletic
- 150 association, conference or other group or organization with
- 151 authority over intercollegiate athletic programs, including, but
- 152 not limited to, the National Collegiate Athletic Association
- 153 (NCAA) and the National Junior College Athletic Association
- 154 (NJCAA), shall not prevent, or otherwise enforce a contract, rule,
- 155 regulation, standard or other requirement that prevents, a
- 156 student-athlete of a postsecondary educational institution from
- 157 earning compensation as a result of the use of the
- 158 student-athlete's * * * publicity rights.
- 159 (3) To protect the integrity of its educational mission and
- 160 intercollegiate athletics program, a postsecondary educational
- 161 institution may impose reasonable limitations on the dates and
- 162 time that a student-athlete may participate in endorsement,
- 163 promotional, social media or other activities related to the
- 164 license or use of the student-athlete's * * * publicity rights.



166 institution from exercising its sole discretion to control the 167 authorized use of its marks or logos or to determine a 168 student-athlete's apparel, gear or other wearables during an 169 intercollegiate athletics competition or institution-sponsored 170 event. A student-athlete may not receive or enter into a contract for compensation for the use of his or her * * * publicity rights 171 172 in a way that also uses any registered or licensed marks, logos, 173 verbiage or designs of a postsecondary institution, unless the 174 institution has provided the student-athlete with written 175 permission to do so prior to * * * entering into the agreement or 176 receipt of compensation. If permission is granted, the 177 postsecondary educational institution, by agreement of all 178 parties, may be compensated for the use in a manner consistent with market rates. A postsecondary educational institution may 179 180 also prohibit a student-athlete from wearing any item of clothing, 181 shoes, or other gear or wearables with the name, logo or insignia 182 of any entity during an intercollegiate athletics competition or 183 institution-sponsored event.

Nothing in this article shall restrict a postsecondary educational

(4) An athletic association, conference or other group or organization with authority over intercollegiate athletics

186 programs, including, but not limited to, the National Collegiate

187 Athletic Association and the National Junior College Athletic

188 Association, shall not enforce a contract, rule, regulation,

189 standard or other requirement that prevents a postsecondary



- 190 educational institution from participating in an intercollegiate
- 191 athletics program, or otherwise penalize the postsecondary
- 192 educational institution or its intercollegiate athletic program,
- 193 as a result of activities permitted by this article, including,
- 194 without limitation, the compensation of a student-athlete for the
- 195 use of the student-athlete's * * * publicity rights.
- 196 (5) (a) A postsecondary educational institution, athletic
- 197 association, conference or other group or organization with
- 198 authority over intercollegiate athletics programs, including, but
- 199 not limited to, the National Collegiate Athletic Association and
- 200 the National Junior College Athletic Association, shall not * * *:
- 201 (***i) Enter into, or offer to enter into, a
- 202 name, image and likeness agreement with a * * * student-athlete;
- 203 or
- 204 (* * *ii) Provide a * * * student-athlete or the
- 205 student-athlete's family compensation in relation to the use of
- 206 the student-athlete's * * * publicity rights.
- 207 (b) A postsecondary educational institution may
- 208 facilitate opportunities for student-athletes to engage with
- 209 third-parties interested in entering into name, image, and
- 210 likeness agreements, and may communicate with third-parties
- 211 interested in providing name, image, and likeness agreements to
- 212 student-athletes.
- 213 (6) A postsecondary educational institution, athletic
- 214 association, conference or other group or organization with

- 215 authority over intercollegiate athletics programs, including, but 216 not limited to, the National Collegiate Athletic Association and 217 the National Junior College Athletic Association shall not prevent 218 a student-athlete from obtaining professional representation in 219 relation to * * * publicity rights, or to secure a name, image and 220 likeness agreement, including, but not limited to, representation 221 provided by athlete agents or legal representation provided by 222 attorneys. A student-athlete shall provide the postsecondary 223 educational institution with written notice at least seven (7) 224 days prior to entering into a representation agreement with any 225 individual for the purpose of exploring or securing compensation for use of the student-athlete's * * * publicity rights. 226
- (7) Professional representation obtained by student-athletes
 must be from persons registered as athlete agents as provided in
 Section 73-42-1 et seq. of the Uniform Athlete Agent Act.

 Attorneys who provide legal representation to student-athletes
 must be licensed to practice law in the State of Mississippi and
 in good standing with The Mississippi Bar.
- 233 (8) Athlete agents representing student-athletes shall
 234 comply with the Uniform Athlete Agents Act, Section 73-42-1 et
 235 seq., Mississippi Code of 1972, and the federal Sports Agent
 236 Responsibility and Trust Act in 15 USC Sections 7801-7807 in their
 237 relationships with student-athletes.
- 238 (9) A grant-in-aid, including cost of attendance, and other 239 permissible financial aid, awards or benefits from the



- 240 postsecondary educational institution in which a student-athlete
- 241 is enrolled shall not be revoked, reduced, nor the terms and
- 242 conditions altered, as a result of a student-athlete earning
- 243 compensation or obtaining professional or legal representation
- 244 pursuant to this article.
- 245 (10) Before any \star \star agreement for compensation for the use
- 246 of a student-athlete's * * * publicity rights is * * * entered
- 247 into, and before any compensation is provided to the
- 248 student-athlete in advance of * * * an agreement, the
- 249 student-athlete shall disclose the \star \star agreement to a designated
- 250 official of the postsecondary educational institution in which the
- 251 student-athlete is enrolled in a manner prescribed by the
- 252 institution.
- 253 (11) A third-party * * * may not enter into, or offer to
- 254 enter into, a name, image and likeness agreement with a
- 255 student-athlete or otherwise compensate a student-athlete for the
- 256 use of the student-athlete's * * * publicity rights if a provision
- 257 of the name, image and likeness agreement or the use of the
- 258 student-athlete's * * * publicity rights conflicts with a
- 259 provision of a contract, rule, regulation, standard or other
- 260 requirement of the postsecondary educational institution unless
- 261 such contract or use is expressly approved in writing by the
- 262 postsecondary educational institution.
- 263 (12) No postsecondary educational institution, booster * * *
- 264 or third-party * * * shall provide a * * * student-athlete



compensation or enter into a name, image and likeness agreement as an inducement for the student-athlete to attend or enroll in a specific institution or group of institutions. Compensation for a student-athlete's * * * publicity rights may not be conditioned on athletic performance or attendance * * *.

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271 (* * *13) No student-athlete shall enter into a name, 272 image, and likeness agreement or receive compensation from a 273 third-party licensee for the endorsement or promotion of gambling, 274 sports betting, controlled substances, marijuana, tobacco or 275 alcohol * * *, brand or products, alternative or electronic 276 nicotine product or delivery system, performance-enhancing 277 supplements, adult entertainment or any other product or service 278 that is reasonably considered to be inconsistent with the values 279 or mission of a postsecondary educational institution or that 280 negatively impacts or reflects adversely on a postsecondary 281 education institution or its athletic programs, including, without 282 limitation, bringing about public disrepute, embarrassment, 283 scandal, ridicule or otherwise negatively impacting the reputation 284 or the moral or ethical standards of the postsecondary educational 285 institution.

286 (***14) *** An agreement for the use of *** a

287 student-athlete's *** publicity rights which is formed while the

288 student-athlete is participating in an intercollegiate sport at a

- 289 postsecondary educational institution may not extend beyond the
- 290 student-athlete's participation in the sport at the institution.
- 291 (* * *15) Nothing in this article shall be interpreted to
- 292 modify any requirements or obligations imposed under Title IX of
- 293 the Education Amendments of 1972 (20 USC 1681 et seq.).
- 294 **SECTION 5.** Section 37-97-109, Mississippi Code of 1972, is
- 295 brought forward as follows:
- 296 37-97-109. No postsecondary educational institution shall be
- 297 subject to a claim for damages of any kind under this article,
- 298 including, without limitation, a claim for unfair trade or
- 299 competition or tortious interference. No postsecondary
- 300 educational institution shall be subject to a claim for damages
- 301 related to its adoption, implementation or enforcement of any
- 302 contract, rule, regulation, standard or other requirement in
- 303 compliance with this article. This article is not intended to and
- 304 shall not waive or diminish any applicable defenses and
- 305 immunities, including, without limitation, sovereign immunity
- 306 applicable to postsecondary educational institutions.
- 307 **SECTION 6.** Section 73-42-1, Mississippi Code of 1972, is
- 308 brought forward as follows:
- 309 73-42-1. This chapter may be cited as the "Uniform Athlete
- 310 Agents Act."
- 311 **SECTION 7.** Section 73-42-3, Mississippi Code of 1972, is
- 312 brought forward as follows:
- 313 73-42-3. In this chapter:



314	(a) "Agency contract" means an agreement in which a
315	student-athlete authorizes a person to negotiate or solicit on
316	behalf of the student-athlete a professional-sports-services
317	contract, an endorsement contract, compensation for the use of the
318	student-athlete's name, image or likeness, or enrollment at any
319	educational institution that offers an athletic scholarship to the
320	student-athlete.

- "Athlete agent" means an individual who enters into 321 (b) 322 an agency contract with a student-athlete or, directly or 323 indirectly, recruits, induces or solicits a student-athlete to 324 enter into an agency contract. The term does not include a 325 spouse, parent, sibling, grandparent or guardian of the 326 student-athlete or an individual acting solely on behalf of a 327 professional sports team or professional sports organization. term includes an individual who represents to the public that the 328 329 individual is an athlete agent.
- 330 (c) "Athletic director" means an individual responsible
 331 for administering the overall athletic program of an educational
 332 institution or, if an educational institution has separately
 333 administered athletic programs for male students and female
 334 students, the athletic program for males or the athletic program
 335 for females, as appropriate.
- (d) "Contact" means a communication, direct or indirect, written or oral, between an athlete agent and a



- 338 student-athlete, to recruit, induce or solicit the student-athlete 339 to enter into an agency contract.
- 340 (e) "Endorsement contract" means:
- 341 (i) An agreement under which a student-athlete is 342 employed or receives consideration or anything of value for the 343 student-athlete's publicity, reputation, following, or fame 344 obtained because of the student-athlete's athletic ability or 345 performance; and
- 346 (ii) An agreement under which a student-athlete 347 receives compensation, consideration or anything of value for the 348 use of the student-athlete's name, image or likeness.
- (f) "Intercollegiate sport" means a sport played at the collegiate level for which eligibility requirements for participation by a student-athlete are established by a national association for the promotion or regulation of collegiate athletics.
- 354 (g) "Person" means an individual, corporation, business 355 trust, estate, trust, partnership, limited liability company, 356 association, joint venture, government; governmental subdivision, 357 agency or instrumentality; public corporation, or any other legal 358 or commercial entity.
- 359 (h) "Professional-sports-services contract" means an 360 agreement under which an individual is employed or agrees to 361 render services as a player on a professional sports team, with a 362 professional sports organization, or as a professional athlete.



- 363 (i) "Record" means information that is inscribed on a
 364 tangible medium or that is stored in an electronic or other medium
 365 and is retrievable in perceivable form.
- 366 (j) "Registration" means registration as an athlete 367 agent pursuant to this chapter.
- 368 (k) "State" means a state of the United States, the
 369 District of Columbia, Puerto Rico, the United States Virgin
 370 Islands, or any territory or insular possession subject to the
 371 jurisdiction of the United States.
- 372 (1) "Student-athlete" means an individual who engages
 373 in, is eligible to engage in, or may be eligible in the future to
 374 engage in, a sport for a professional sports team or in any
 375 intercollegiate sport at any educational institution. If an
 376 individual is permanently ineligible to participate in a
 377 particular intercollegiate sport, the individual is not a
 378 student-athlete for purposes of that sport.
- 379 **SECTION 8.** Section 73-42-5, Mississippi Code of 1972, is 380 brought forward as follows:
- 381 73-42-5. (1) The Secretary of State shall administer this 382 chapter.
- 383 (2) By engaging in the business of an athlete agent in this 384 state, a nonresident individual appoints the Secretary of State as 385 the individual's agent to accept service of process in any civil 386 action related to the individual's business as an athlete agent in 387 this state.



- 388 (3) The Secretary of State may:
- 389 (a) Conduct public or private investigations within or 390 outside of this state which he considers necessary or appropriate 391 to determine whether a person has violated, is violating, or is 392 about to violate any provision of this chapter or a rule adopted 393 under this chapter, or to aid in the enforcement of this chapter 394 or in the adoption of rules and forms under this chapter;
- 395 (b) Require or permit a person to testify, file a
 396 statement, or produce a record, under oath or otherwise as he may
 397 determine, as to all facts and circumstances concerning a matter
 398 to be investigated or about which an action or proceeding is to be
 399 instituted; and
- 400 (c) Publish a record concerning an action, proceeding, 401 or an investigation under, or a violation of, this chapter or a 402 rule adopted under this chapter if he determines it is necessary 403 or appropriate in the public interest.
 - (4) For the purpose of an investigation under this chapter, the Secretary of State or his designated officer may administer oaths and affirmations, subpoena witnesses, seek compulsion of attendance, take evidence, require the filing of statements, and require the production of any records that the Secretary of State considers relevant or material to the investigation.
- SECTION 9. Section 73-42-7, Mississippi Code of 1972, is brought forward as follows:



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- 412 73-42-7. (1) Except as otherwise provided in subsection
- 413 (2), an individual may not act as an athlete agent in this state
- 414 before being issued a certificate of registration under Section
- 415 73-42-11 or 73-42-15.
- 416 (2) Before being issued a certificate of registration, an
- 417 individual may act as an athlete agent for all purposes except
- 418 signing an agency contract if within seven (7) days after an
- 419 initial act as an athlete agent, the individual submits an
- 420 application to register as an athlete agent in this state.
- 421 (3) An agency contract resulting from conduct in violation
- 422 of this section is void. The athlete agent shall return any
- 423 consideration received under the contract to the individual or
- 424 entity who tendered or paid the consideration.
- 425 **SECTION 10.** Section 73-42-9, Mississippi Code of 1972, is
- 426 brought forward as follows:
- 427 73-42-9. (1) An applicant for registration shall submit an
- 428 application for registration to the Secretary of State in a form
- 429 prescribed by the Secretary of State. An application filed under
- 430 this section is a public record. Except as otherwise provided in
- 431 subsection (2), the application must be in the name of an
- 432 individual, signed by the applicant under penalty of perjury and
- 433 must state or contain:
- 434 (a) The name of the applicant and the address of the
- 435 applicant's principal place of business;



437 if applicable; 438 Any business or occupation engaged in by the 439 applicant for the five (5) years next preceding the date of 440 submission of the application; 441 (d) A description of the applicant's: 442 Formal training as an athlete agent; 443 (ii) Practical experience as an athlete agent; and 444 Educational background relating to the (iii) 445 applicant's activities as an athlete agent; 446 The names and addresses of three (3) individuals (e) 447 not related to the applicant who are willing to serve as 448 references; 449 (f) The name, sport and last known team for each 450 individual for whom the applicant provided services as an athlete 451 agent during the five (5) years next preceding the date of 452 submission of the application; 453 The names and addresses of all persons who are: (a) 454 (i) With respect to the athlete agent's business 455 if it is not a corporation, the partners, officers, associates, 456 individuals or profit-sharers; and

employing the athlete agent, the officers, directors and any

shareholder of the corporation or member with a five percent (5%)

The name of the applicant's business or employer,

(ii) With respect to a company or corporation

or greater interest;

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(b)

- (h) Whether the applicant or any other person named
- 462 pursuant to paragraph (g) has been convicted of a crime that, if
- 463 committed in this state, would be a felony or other crime
- 464 involving moral turpitude, and identify the crime;
- 465 (i) Whether there has been any administrative or
- 466 judicial determination that the applicant or any other person
- 467 named pursuant to paragraph (g) has made a false, misleading,
- 468 deceptive or fraudulent representation;
- 469 (j) Any instance in which the conduct of the applicant
- 470 or any other person named pursuant to paragraph (g) resulted in
- 471 the imposition of a sanction, suspension or declaration of
- 472 ineligibility to participate in an interscholastic or
- 473 intercollegiate athletic event on a student-athlete or educational
- 474 institution;
- 475 (k) Any sanction, suspension or disciplinary action
- 476 taken against the applicant or any other person named pursuant to
- 477 paragraph (g) arising out of occupational or professional conduct;
- (1) Whether there has been any denial of an application
- 479 for, suspension or revocation of, or refusal to renew, the
- 480 certification, registration or licensure of the applicant or any
- 481 other person named pursuant to paragraph (g) as an athlete agent
- 482 in any state;
- 483 (m) Any pending litigation against the applicant in the
- 484 applicant's capacity as an agent;



485		(n) A	list o	f all	other	states	in which	the	applic	ant
486	is current	ly lice	ensed o	r reg	istered	d as an	athlete	agent	and a	сору
487	of each sta	ate's 1	icense	or r	eaistra	ation.	as applic	able;	and	

- 488 (o) Consent to submit to a criminal background check
 489 before being issued a certificate of registration. Any fees
 490 connected with the background check shall be assessed to the
 491 applicant.
- 492 (2) An individual who has submitted an application for, and 493 received a certificate of, registration or licensure as an athlete 494 agent in another state, may submit a copy of the application and a 495 valid certificate of registration or licensure from the other 496 state in lieu of submitting an application in the form prescribed 497 pursuant to subsection (1), along with the information requested 498 in paragraphs (1), (m), (n) and (o) of subsection (1). Secretary of State shall accept the application and the 499 500 certificate from the other state as an application for 501 registration in this state if the application to the other state:
- 502 (a) Was submitted in the other state within the six (6)
 503 months next preceding the submission of the application in this
 504 state and the applicant certifies the information contained in the
 505 application is current;
- 506 (b) Contains information substantially similar to or
 507 more comprehensive than that required in an application submitted
 508 in this state; and



- (c) Was signed by the applicant under penalty of
- 510 perjury.
- 511 (3) An athlete agent must notify the Secretary of State
- 512 within thirty (30) days whenever the information contained in any
- 513 application for registration as an athlete agent in this state
- 514 changes in a material way or is, or becomes, inaccurate or
- 515 incomplete in any respect. Events requiring notice shall include,
- 516 but are not limited to, the following:
- 517 (a) Change in address of the athlete agent's principal
- 518 place of business;
- 519 (b) Conviction of a felony or other crime involving
- 520 moral turpitude by the athlete agent;
- 521 (c) Denial, suspension, refusal to renew, or revocation
- 522 of a registration or license of the athlete agent as an athlete
- 523 agent in any state; or
- 524 (d) Sanction, suspension or other disciplinary action
- 525 taken against the athlete agent arising out of occupational or
- 526 professional conduct.
- 527 **SECTION 11.** Section 73-42-11, Mississippi Code of 1972, is
- 528 brought forward as follows:
- 529 73-42-11. (1) Except as otherwise provided in subsection
- 530 (3), the Secretary of State shall issue a certificate of
- 531 registration to an individual who complies with Section
- $532 \quad 73-42-9(1)$.



533	(2) Except as otherwise provided in subsection (3), the
534	Secretary of State shall issue a certificate of registration to an
535	individual whose application has been accepted under Section
536	73-42-9(2).

- of registration if he determines that the applicant has engaged in conduct that has a significant adverse effect on the applicant's fitness to serve as an athlete agent. In making the determination, the Secretary of State may consider whether the applicant has:
- 543 (a) Been convicted of a crime in another state that, if 544 committed in this state, would be a felony or other crime 545 involving moral turpitude;
- 546 (b) Made a materially false, misleading, deceptive or 547 fraudulent representation as an athlete agent or in the 548 application;
- 549 (c) Engaged in conduct that would disqualify the 550 applicant from serving in a fiduciary capacity;
- (d) Engaged in conduct prohibited by Section 73-42-27;
- (e) Had a registration, licensure or certification as
 an athlete agent suspended, revoked, or denied or been refused
 renewal of registration, licensure or certification in any state;
- (f) Engaged in conduct or failed to engage in conduct
 the consequence of which was that a sanction, suspension or
 declaration of ineligibility to participate in an interscholastic



- or intercollegiate athletic event was imposed on a student-athlete or educational institution; or
- 560 (g) Engaged in conduct that significantly adversely
 561 reflects on the applicant's trustworthiness or credibility.
- 562 (4) In making a determination under subsection (3), the 563 Secretary of State shall consider:
- 564 (a) How recently the conduct occurred;
- 565 (b) The nature of the conduct and the context in which 566 it occurred; and
- 567 (c) Any other relevant conduct of the applicant.
- 568 (5) An athlete agent may apply to renew a registration by
 569 submitting an application for renewal in a form prescribed by the
 570 Secretary of State. An application filed under this section is a
 571 public record. The application for renewal must be signed by the
 572 applicant under penalty of perjury and must contain current
 573 information on all matters required in an original registration.
 - (6) An individual who has submitted an application for renewal of registration or licensure in another state, in lieu of submitting an application for renewal in the form prescribed pursuant to subsection (5), may file a copy of the application for renewal and a valid certificate of registration from the other state. The Secretary of State shall accept the application for renewal from the other state as an application for renewal in this state if the application to the other state:



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- 582 (a) Was submitted in the other state within the last
- 583 six (6) months and the applicant certifies the information
- 584 contained in the application for renewal is current;
- 585 (b) Contains information substantially similar to or
- 586 more comprehensive than that required in an application for
- 587 renewal submitted in this state; and
- (c) Was signed by the applicant under penalty of
- 589 perjury.
- 590 (7) Except as provided in Section 33-1-39, a certificate of
- 591 registration or a renewal of a registration is valid for two (2)
- 592 years.
- 593 **SECTION 12.** Section 73-42-13, Mississippi Code of 1972, is
- 594 brought forward as follows:
- 73-42-13. (1) After proper notice and an opportunity for a
- 596 hearing, the Secretary of State may deny, suspend, revoke or
- 597 refuse to renew a registration for conduct that would have
- 598 justified denial of registration under Section 73-42-11(3) or for
- 599 a violation of any provision of this chapter.
- 600 (2) (a) The Secretary of State shall appoint at least one
- 601 (1) hearing officer for the purpose of holding hearings, compiling
- 602 evidence and rendering decisions under this section and Section
- 603 73-42-11. The hearing officer shall fix the date for an
- 604 adjudicatory hearing and notify the athlete agent involved. The
- 605 hearing shall be held at a location to be designated by the
- 606 hearing officer. Unless the time period is extended by the



- hearing officer, the hearing shall be held not less than fifteen

 (15) nor more than thirty (30) days after the mailing of notice to

 the athlete agent involved. At the conclusion of the hearing, the

 hearing officer shall make a recommendation regarding the

 registration of the athlete agent involved. The Secretary of

 State shall then take appropriate action by final order.
- 613 Any athlete agent whose application for 614 registration has been denied or not renewed, or whose registration 615 has been revoked or suspended by the Secretary of State, within thirty (30) days after the date of such final order, shall have 616 617 the right of a trial de novo on appeal to the circuit court of the 618 county of residence of the athlete agent, the student-athlete, or 619 the educational institution that issued an athletic scholarship to 620 the student-athlete. If the secretary's final order is supported 621 by substantial evidence and does not violate a state or federal 622 law, then it shall be affirmed by the circuit court. Either party 623 shall have the right of appeal to the Supreme Court as provided by 624 law from any decision of the circuit court. No athlete agent 625 shall be allowed to deliver services to a student-athlete 626 domiciled or residing in Mississippi while any such appeal is 627 pending.
- 628 (3) In addition to the reasons specified in subsection (1)
 629 of this section, the secretary shall be authorized to suspend the
 630 registration of any person for being out of compliance with an
 631 order for support, as defined in Section 93-11-153. The procedure



- 632 for suspension of a registration for being out of compliance with 633 an order for support, and the procedure for the reissuance or 634 reinstatement of a registration suspended for that purpose, and 635 the payment of any fees for the reissuance or reinstatement of a 636 registration suspended for that purpose, shall be governed by 637 Section 93-11-157 or 93-11-163, as the case may be. Actions taken 638 by the secretary in suspending the registration of a person when required by Section 93-11-157 are not actions from which an appeal 639 640 may be taken under this section. Any appeal of a registration suspension that is required by Section 93-11-157 or 93-11-163 641 642 shall be taken in accordance with the appeal procedure specified 643 in Section 93-11-157 or 93-11-163, as the case may be, rather than 644 the procedure specified in this section. If there is any conflict 645 between any provision of Section 93-11-157 or 93-11-163 and any provision of this chapter, the provisions of Section 93-11-157 or 646 647 93-11-163, as the case may be, shall control.
- SECTION 13. Section 73-42-15, Mississippi Code of 1972, is brought forward as follows:
- 73-42-15. The Secretary of State may issue a temporary

 651 certificate of registration while an application for registration

 652 or renewal is pending.
- SECTION 14. Section 73-42-17, Mississippi Code of 1972, is brought forward as follows:
- 73-42-17. (1) An application for registration or renewal of registration must be accompanied by a fee in the following amount:



657	(a) Two	Hundred	Dollars	(\$200.00)	for	an	initial
658	application	for re	gistratio	on.				

- (b) Two Hundred Dollars (\$200.00) for an application for registration based upon a certificate of registration or licensure issued by another state.
- 662 (c) Two Hundred Dollars (\$200.00) for an application 663 for renewal of registration.
- (d) Two Hundred Dollars (\$200.00) for an application for renewal of registration based upon an application for renewal of registration or licensure submitted in another state.
- 667 (2) In addition, the Secretary of State may impose a fee for 668 the actual costs incurred by the Secretary of State's office for 669 processing and administering one or more criminal history 670 background checks.
- SECTION 15. Section 73-42-19, Mississippi Code of 1972, is brought forward as follows:
- 73-42-19. (1) An agency contract must be in a record, signed by the parties.
- 675 (2) An agency contract must state or contain:
- (a) The amount and method of calculating the

 consideration to be paid by the student-athlete for services to be

 provided by the athlete agent under the contract and any other

 consideration or anything of value that the athlete agent has

 received or will receive from any other source for entering into

 the contract or for providing the services;

682	(b) The name of any person not listed in the
683	application for registration or renewal who will be compensated
684	because the student-athlete signed the agency contract;
685	(c) A description of any expenses that the
686	student-athlete agrees to reimburse;
687	(d) A description of the services to be provided to the
688	student-athlete;
689	(e) The duration of the contract; and
690	(f) The date of execution.
691	(3) An agency contract must contain, in close proximity to
692	the signature of the student-athlete, a conspicuous notice in
693	boldface type in capital letters stating:
694	WARNING TO STUDENT-ATHLETE
695	IF YOU SIGN THIS CONTRACT:
696	(1) YOU MAY LOSE YOUR ELIGIBILITY TO COMPETE AS A
697	STUDENT-ATHLETE IN YOUR SPORT;
698	(2) BOTH YOU AND YOUR ATHLETE AGENT ARE REQUIRED TO TELL
699	YOUR ATHLETIC DIRECTOR, IF YOU HAVE AN ATHLETIC DIRECTOR, WITHIN
700	72 HOURS AFTER ENTERING INTO AN AGENCY CONTRACT; AND
701	(3) YOU MAY CANCEL THIS CONTRACT WITHIN 14 DAYS AFTER
702	SIGNING IT. CANCELLATION OF THE CONTRACT MAY NOT REINSTATE YOUR
703	ELIGIBILITY.
704	(4) An agency contract that does not conform to this section

is voidable by the student-athlete.

- 706 (5) The athlete agent shall give a copy of the signed agency 707 contract to the student-athlete at the time of signing.
- 708 **SECTION 16.** Section 73-42-21, Mississippi Code of 1972, is 709 brought forward as follows:
- 710 73-42-21. (1) Before an athlete agent, or his or her
- 711 employee or representative, may initiate a first contact, direct
- 712 or indirect, with any of the individuals listed below, with the
- 713 intent or for the purpose of soliciting the student-athlete or of
- 714 procuring employment from the student-athlete, the athlete agent,
- 715 or his or her employee or representative, must provide the
- 716 educational institution at which the student-athlete is enrolled
- 717 with written notification of the planned contact with these
- 718 individuals:
- 719 (a) The student-athlete;
- 720 (b) The student-athlete's spouse, parent, foster
- 721 parent, guardian, sibling, aunt, uncle, grandparent, child or
- 722 first cousin; or the parent, foster parent, sibling, aunt, uncle,
- 723 grandparent, child or first cousin of the student-athlete's
- 724 spouse; or
- 725 (c) A representative of any of the individuals
- 726 enumerated in paragraphs (a) and (b) of this subsection (1).
- 727 (2) Within seventy-two (72) hours after entering into an
- 728 agency contract or before the next scheduled athletic event in
- 729 which the student-athlete may participate, whichever occurs first,
- 730 the athlete agent shall give notice of the existence of the agency

- 731 contract to the athletic director of the educational institution
- 732 at which the student-athlete is enrolled or at which the athlete
- 733 agent has reasonable grounds to believe the student-athlete
- 734 intends to enroll.
- 735 (3) Within seventy-two (72) hours after entering into an
- 736 agency contract or before the next athletic event in which the
- 737 student-athlete may participate, whichever occurs first, the
- 738 student-athlete shall inform the athletic director of the
- 739 educational institution at which the student-athlete is enrolled
- 740 that he or she has entered into an agency contract.
- 741 **SECTION 17.** Section 73-42-23, Mississippi Code of 1972, is
- 742 brought forward as follows:
- 743 73-42-23. (1) A student-athlete may cancel an agency
- 744 contract by giving notice to the athlete agent of the cancellation
- 745 within fourteen (14) days after the date the contract is signed.
- 746 (2) A student-athlete may not waive the right to cancel any
- 747 agency contract.
- 748 (3) If a student-athlete cancels an agency contract, the
- 749 student-athlete is not required to pay any consideration under the
- 750 contract or to return any consideration received from the athlete
- 751 agent to induce the student-athlete to enter into the contract.
- 752 **SECTION 18.** Section 73-42-25, Mississippi Code of 1972, is
- 753 brought forward as follows:
- 754 73-42-25. (1) An athlete agent shall retain the following
- 755 records for a period of five (5) years:



- 756 (a) The name and address of each individual represented
- 757 by the athlete agent;
- 758 (b) Any agency contract entered into by the athlete
- 759 agent; and
- 760 (c) Any direct costs incurred by the athlete agent in
- 761 the recruitment or solicitation of a student-athlete.
- 762 (2) Records required by subsection (1) to be retained are
- 763 open to inspection by the Secretary of State during normal
- 764 business hours.
- 765 **SECTION 19.** Section 73-42-27, Mississippi Code of 1972, is
- 766 brought forward as follows:
- 767 73-42-27. (1) An athlete agent may not engage in any of the
- 768 following activities, within this state or otherwise, with the
- 769 intent to induce a student-athlete to enter into an agency
- 770 contract:
- 771 (a) Give any materially false or misleading information
- 772 or make a materially false promise or representation;
- 773 (b) Furnish anything of value to a student-athlete
- 774 before the student-athlete enters into the agency contract; or
- 775 (c) Furnish anything of value to any individual other
- 776 than the student-athlete or another registered athlete agent.
- 777 (2) An athlete agent may not intentionally:
- 778 (a) Initiate contact with a student-athlete unless
- 779 registered under this chapter;



- 780 (b) Refuse or willfully fail to retain or permit
- 781 inspection of the records required by Section 73-42-25 or fail to
- 782 provide the Secretary of State with any statements, documents,
- 783 records or testimony required by the secretary under Section
- 784 73-42-5(3) and (4);
- 785 (c) Violate Section 73-42-7 by failing to register;
- 786 (d) Provide materially false or misleading information
- 787 in an application for registration or renewal of registration;
- 788 (e) Predate or postdate an agency contract; or
- 789 (f) Fail to notify a student-athlete prior to the
- 790 student-athlete's signing an agency contract for a particular
- 791 sport that the signing by the student-athlete may make the
- 792 student-athlete ineligible to participate as a student-athlete in
- 793 that sport.
- 794 **SECTION 20.** Section 73-42-29, Mississippi Code of 1972, is
- 795 brought forward as follows:
- 796 73-42-29. The commission of any act prohibited by Section
- 797 73-42-27 by an athlete agent is a felony punishable by a fine of
- 798 not more than Ten Thousand Dollars (\$10,000.00) or by imprisonment
- 799 of not more than two (2) years, or both.
- 800 **SECTION 21.** Section 73-42-31, Mississippi Code of 1972, is
- 801 brought forward as follows:
- 802 73-42-31. (1) An educational institution has a right of
- 803 action against an athlete agent or a former student-athlete for
- 804 damages caused by a violation of this act. In an action under

- this section, the court may award to the prevailing party costs and reasonable attorney's fees.
- 807 (2) Damages of an educational institution under subsection
- 808 (1) include losses and expenses incurred because, as a result of
- 809 the activities of an athlete agent or former student-athlete, the
- 810 educational institution was injured by a violation of this chapter
- 811 or was penalized, disqualified or suspended from participation in
- 812 athletics by a national association for the promotion and
- 813 regulation of athletics, by an athletic conference, or by
- 814 reasonable self-imposed disciplinary action taken to mitigate
- 815 sanctions.
- 816 (3) A right of action under this section does not accrue
- 817 until the educational institution discovers or by the exercise of
- 818 reasonable diligence would have discovered the violation by the
- 819 athlete agent or former student-athlete.
- 820 (4) Any liability of the athlete agent or the former
- 821 student-athlete under this section is several and not joint.
- 822 (5) This chapter does not restrict rights, remedies or
- 823 defenses of any person under law or equity.
- 824 **SECTION 22.** Section 73-42-33, Mississippi Code of 1972, is
- 825 brought forward as follows:
- 73-42-33. The Secretary of State may assess a civil penalty
- 827 against an athlete agent not to exceed Twenty-five Thousand
- 828 Dollars (\$25,000.00) for a violation of this chapter.



- SECTION 23. Section 73-42-34, Mississippi Code of 1972, is brought forward as follows:
- 831 73-42-34. (1) If the Secretary of State determines that a 832 person has engaged in or is engaging in an act, practice, or 833 course of business constituting a violation of this chapter or a 834 rule adopted or order issued under this chapter, or that a person 835 has materially aided or is materially aiding in an act, practice, 836 or course of business constituting a violation of this chapter or 837 a rule adopted or order issued under this chapter, then the 838 secretary may:
- (a) Issue an order directing the person to cease and desist from engaging in the act, practice, or course of business, or to take other action necessary or appropriate to comply with this chapter or any rule adopted or order issued under this chapter;
- (b) Issue an order imposing an administrative penalty
 against an athlete agent who violated any provision of this
 chapter or any rule adopted or order issued under this chapter;
 and
- 848 (c) Take any other action authorized under the 849 provisions of this chapter.
- 850 (2) An order issued under subsection (1) of this section is 851 effective on the date of its issuance. Upon the order's issuance, 852 the Secretary of State shall promptly serve each person subject to 853 the order with a copy of the order and a notice that the order has

854 been entered. The order must include a statement of any civil 855 penalty or other administrative remedy to be imposed under 856 subsection (1) of this section, a statement of the costs of 857 investigation that the secretary will seek to recover, a statement 858 of the reasons for the order, and a statement notifying the person 859 of his or her right to a hearing under Section 73-42-13. 860 person subject to the order does not request a hearing in writing 861 within thirty (30) days of the date of the order and none is 862 ordered by the hearing officer, then the order, including the 863 imposition of a civil penalty or requirement for payment of the 864 costs of investigation, shall become final as to that person by 865 operation of law.

- (3) In a final order, the secretary may charge the actual cost of an investigation or proceeding for a violation of this chapter or a rule adopted or order issued under this chapter.
- (4) If a petition for judicial review of a final order is
 not filed in accordance with Section 73-42-37, or the petition is
 denied by the court, the secretary may file a certified copy of
 the final order with the clerk of a court in the jurisdiction
 where enforcement will be sought. The order so filed has the same
 effect as a judgment of the court and may be recorded, enforced,
 or satisfied in the same manner as a judgment of the court.
- 876 (5) If a person does not comply with an order issued under 877 this section, the secretary may petition a court of competent 878 jurisdiction to enforce the order and collect administrative civil



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penalties and costs imposed under the final order. The court may
not require the secretary to post a bond in an action or
proceeding under this section. If the court finds, after service
and opportunity for hearing, that the person did not comply with
the order, the court may adjudge the person in civil contempt of
the order. The court may grant any relief the court determines is
just and proper in the circumstances.

Any person aggrieved by a final order of the secretary may obtain a review of the order in the circuit court of the county of residence of the athlete agent, the student-athlete, or the public or private college, university, community or junior college in the state that issued an athletic scholarship to the student-athlete, by filing within thirty (30) days after the entry of the order, a written petition praying that the order be modified or set aside, in whole or in part. A copy of the petition shall be served upon the secretary, and the secretary shall certify and file with the court a copy of the record and evidence upon which the order was entered. When these have been filed, the court has exclusive jurisdiction to affirm, modify, enforce or set aside the order, in whole or in part. The findings of the secretary as to the facts, if supported by competent material and substantial evidence, are conclusive. The beginning of proceedings under this subsection does not operate as a stay of the secretary's order, unless specifically ordered by the court.



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- 903 **SECTION 24.** Section 73-42-35, Mississippi Code of 1972, is 904 brought forward as follows:
- 905 73-42-35. In applying and construing this uniform act,
- 906 consideration must be given to the need to promote uniformity of
- 907 the law with respect to its subject matter among states that enact
- 908 it.
- 909 **SECTION 25.** Section 73-42-37, Mississippi Code of 1972, is
- 910 brought forward as follows:
- 911 73-42-37. The provisions of this chapter modify, limit and
- 912 supersede the federal Electronic Signatures in Global and National
- 913 Commerce Act, 15 USCS Section 7001, et seq., except that those
- 914 provisions do not modify, limit, or supersede Section 101(c) of
- 915 that act, 15 USCS Section 7001(c), and do not authorize electronic
- 916 delivery of any of the notices described in Section 103(b) of that
- 917 act, 15 USCS Section 7003(b).
- 918 **SECTION 26.** Section 73-42-39, Mississippi Code of 1972, is
- 919 brought forward as follows:
- 920 73-42-39. The Secretary of State may promulgate rules and
- 921 regulations necessary to administer, carry out and enforce this
- 922 chapter and to define terms whether or not used in this chapter,
- 923 but those definitions may not be inconsistent with this chapter.
- 924 **SECTION 27.** This act shall take effect and be in force from
- 925 and after July 1, 2022, and shall stand repealed on June 30, 2022.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:



AN ACT TO AMEND SECTION 37-97-103, MISSISSIPPI CODE OF 1972, 2 TO CLARIFY THE DEFINITIONS OF CERTAIN TERMINOLOGY RELATED TO NAME, 3 IMAGE AND LIKENESS AGREEMENTS FOR STUDENT-ATHLETES; TO AMEND SECTION 37-97-105, MISSISSIPPI CODE OF 1972, TO CLARIFY THE 5 ABILITY OF A STUDENT-ATHLETE TO EARN COMPENSATION FOR THE USE OF HIS OR HER PUBLICITY RIGHTS; TO AMEND SECTION 37-97-107, 7 MISSISSIPPI CODE OF 1972, TO CLARIFY THE AUTHORITY OF POSTSECONDARY EDUCATIONAL INSTITUTIONS REGARDING RESTRICTIONS ON 8 9 COMPENSATION FOR THE USE OF A STUDENT-ATHLETE'S PUBLICITY RIGHTS; 10 TO FURTHER RESTRICT ASSOCIATIONS OR ORGANIZATIONS WITH AUTHORITY OVER INTERCOLLEGIATE ATHLETIC PROGRAMS FROM PENALIZING A 11 12 POSTSECONDARY EDUCATIONAL INSTITUTION OR ITS INTERCOLLEGIATE 13 ATHLETIC PROGRAM FOR COMPLIANCE WITH PROVISIONS OF THE MISSISSIPPI 14 INTERCOLLEGIATE ATHLETICS COMPENSATION RIGHTS ACT; TO PERMIT 15 POSTSECONDARY EDUCATIONAL INSTITUTIONS TO FACILITATE OPPORTUNITIES 16 FOR STUDENT-ATHLETES TO ENGAGE THIRD-PARTIES INTERESTED IN 17 ENTERING INTO NAME, IMAGE AND LIKENESS AGREEMENTS; TO REMOVE THE 18 PROHIBITION ON A STUDENT-ATHLETE ENTERING INTO A NAME, IMAGE AND 19 LIKENESS AGREEMENT BEFORE ENROLLING AT A POSTSECONDARY EDUCATIONAL 20 INSTITUTION; TO BRING FORWARD SECTIONS 37-97-101 AND 37-97-109, 21 MISSISSIPPI CODE OF 1972, WHICH ARE THE SHORT TITLE AND THE 22 POSTSECONDARY EDUCATIONAL INSTITUTION LIMITATION OF LIABILITY 23 PROVISIONS OF THE MISSISSIPPI INTERCOLLEGIATE ATHLETICS 24 COMPENSATION RIGHTS ACT, FOR THE PURPOSES OF POSSIBLE AMENDMENT; 25 TO BRING FORWARD SECTIONS 73-42-1, 73-42-3, 73-42-5, 73-42-7, 73-42-9, 73-42-11, 73-42-13, 73-42-15, 73-42-17, 73-42-19, 26 27 73-42-21, 73-42-23, 73-42-25, 73-42-27, 73-42-29, 73-42-31, 28 73-42-33, 73-42-34, 73-42-35, 73-42-37 AND 73-42-39, MISSISSIPPI CODE OF 1972, WHICH IS THE MISSISSIPPI UNIFORM AGENTS ACT, FOR THE 29 30 PURPOSES OF POSSIBLE AMENDMENT; AND FOR RELATED PURPOSES.

