## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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Short Title:

Sponsors:

## SENATE BILL 574 Judiciary Committee Substitute Adopted 4/25/23

Authorize NIL Agency Contracts.

	Referred to:
	April 5, 2023
1	A BILL TO BE ENTITLED
1 2	A BILL TO BE ENTITLED AN ACT TO AUTHORIZE NAME, IMAGE, AND LIKENESS AGENCY CONTRACTS AND
23	TO EXEMPT CERTAIN NAME, IMAGE, AND LIKENESS AGENCI CONTRACTS AND
3 4	PUBLIC RECORDS REQUIREMENTS.
5	The General Assembly of North Carolina enacts:
6	The General Associaty of North Carolina chaels.
7	PART I. AUTHORIZATION FOR NAME, IMAGE, AND LIKENESS AGENCY
8	CONTRACTS
9	SECTION 1.(a) Article 9 of Chapter 78C of the General Statutes reads as rewritten:
10	"Article 9.
11	"Uniform Athlete Agents Act.
12	"§ 78C-85. Title.
13	This Article may be cited as the "Uniform Athlete Agents Act".
14	"§ 78C-86. Definitions.
15	The following definitions apply in this Article:
16	(1) Agency contract. – An agreement in which a student-athlete authorizes a
17	person to negotiate or solicit on behalf of the student-athlete a-either of the
18	following:
19	<u>a.</u> <u>A professional-sports-services <del>contract or an endorsement contract.</del></u>
20	b. <u>An NIL contract.</u>
21	(2) Athlete agent. – An individual who enters into an agency contract with a
22 23	student-athlete or, directly or indirectly, recruits or solicits a student-athlete to
23	enter into an agency contract. The term includes an individual who represents
24 25	to the public that the individual is an athlete agent. The term does not include a spouse, parent, sibling, or guardian of the student-athlete or an individual
25 26	acting solely on behalf of a professional sports team or professional sports
20 27	organization.
28	(3) Athletic director. – An individual responsible for administering the overall
20 29	athletic program of an educational institution or, if an educational institution
30	has separately administered athletic programs for male students and female
31	students, the athletic program for males or the athletic program for females,
32	as appropriate.
33	(4) Contact. – A communication, direct or indirect, between an athlete agent and
34	a student-athlete to recruit or solicit the student-athlete to enter into an agency
35	contract.



(Public)

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2 3	<del>(5)</del>	Endorsement contract. An agreement under wh employed or receives consideration to use on behal value that the student-athlete may have because of following, or fame obtained because of athletic abilit	f of the other party any of publicity, reputation,
5	(6)	Intercollegiate sport. – A sport played at the col eligibility requirements for participation by a studen by a national association for the promotion or n	legiate level for which at-athlete are established
8		athletics.	legulation of conegiate
)	<u>(6a)</u>	Name, image, and likeness (NIL) agency contract. –	An agreement in which
		a student-athlete authorizes a person to negotiate or so behalf of the student-athlete.	-
	<u>(6b)</u>	Name, image, and likeness (NIL) contract. – student-athlete and another entity in which the consideration in exchange for use of the student-at	student-athlete receives
		likeness.	
	(7)	Person. – An individual, company, corporation, par	thership, association, or
	<u>(7a)</u>	any other legal or commercial entity. <u>Professional-sports-services agency contract.</u> – An	agreement in which a
	<u>(7a)</u>	student-athlete authorizes a person to neg	-
		professional-sports-services contract on behalf of the	· · · · · · · · · · · · · · · · · · ·
	(8)	Professional-sports-services contract. – An agree	
		individual is employed or agrees to render serv	
		professional sports team, with a professional sport	
		professional athlete.	
	(9)	Record. – Information that is inscribed on a tangible	
	(10)	in an electronic or other medium and is retrievable in	-
	(10)	Registration. – A certificate issued by the Secretary of person has satisfied the requirements of an athlete	-
	(11)	Article. Student-athlete. – An individual who engages in, is may be eligible in the future to engage in any int individual is permanently ineligible to partic intercollegiate sport, the individual is not a student-ath sport.	ercollegiate sport. If an ipate in a particular
	 "8 78C-88 Athl	ete agents; registration required; exceptions; void c	ontracts
		t as otherwise provided in this section, an individual r	
	· · · · ·	without holding a certificate of registration under G.S.	
	-	e being issued a certificate of registration, an individu	
		e for all purposes except signing an agency contract if	
	-	acting on behalf of the student-athlete initiates co	
		i) within seven days after an initial act as an athlete ager	nt, the individual submits
		registration as an athlete agent in this State.	
		cept as prohibited in G.S. 78C-98(c), a North Carolin	
	• •	as an athlete agent in this State for all purposes withou	0 01
		e attorney neither advertises directly for, nor solicits	
		ny person that the attorney has special experience or que udent-athletes and represents no more than two studen	
		ency contract resulting from conduct in violation of thi	
	· · · · ·	1 return any consideration received under the contract.	
-		,	

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"§ 78C-9	94. Rec	uired form of contract.	
(a)	An a	gency contract must be in a record, signed or otherwise	e authenticated by the
parties.			2
(b)	An a	gency contract must state or contain the following:	
	(1)	The amount and method of calculating the considerat student-athlete for services to be provided by the at contract and any other consideration the athlete agen receive from any other source for entering into the con the services.	hlete agent under the t has received or will
	(2)	The name of any person not listed in the application for a of registration who will be compensated because the the agency contract	0
	(2)	the agency contract.	anaaa ta mainahaanaa
	(3)	A description of any expenses that the student-athlete a	-
	(4)	A description of the services to be provided to the stude	ent-athlete.
	(5)	The duration of the contract.	
(-)	(6)	The date of execution.	··· ··· ·1···· ·······················
(c)		<u>a professional-sports-services</u> agency contract must conta	
	gnature	of the student-athlete, a conspicuous notice in boldface	type in capital letters
stating:		WARNING TO STUDENT-ATHLETE	
E VOU	SICN	THIS CONTRACT:	
(1) STUDE		U SHALL LOSE YOUR ELIGIBILITY TO ( HLETE IN YOUR SPORT;	COMPETE AS A
(2)		OU HAVE AN ATHLETIC DIRECTOR, WITHIN	72 HOUDS AFTED
		TO THIS CONTRACT, BOTH YOU AND YOUR	
		Y YOUR ATHLETIC DIRECTOR;	ATTILLIL AGENT
(3)		WAIVE YOUR ATTORNEY-CLIENT PRIVILEG	<b>Б МІТН ВЕЅРЕСТ</b>
FO THI (4) SIGNIN	S CON YOU G IT.	TRACT AND CERTAIN INFORMATION RELATE MAY CANCEL THIS CONTRACT WITHIN CANCELLATION OF THIS CONTRACT SHALL	D TO IT; AND 14 DAYS AFTER
YOUR I			
<u>(c1)</u>	-	VIL agency contract must contain, in close proximity to	-
student-a	thlete, a	a conspicuous notice in boldface type in capital letters stat	<u>ting:</u>
		WARNING TO STUDENT-ATHLETE	
		ITH YOUR INSTITUTION OF HIGHER EDUCA	
		NTO ANY NIL CONTRACT. ENTERING INTO A	
		ICTS WITH STATE LAW OR YOUR INSTITUTION	
		<u>IVE CONSEQUENCES, SUCH AS LOSS OF ATHLE</u>	
		ANCEL THIS NIL AGENCY CONTRACT WITHIN	<u>N 14 DAYS AFTER</u>
<u>SIGNIN</u>			
(d)		agency contract that does not conform to this section	•
		If a student-athlete voids an agency contract, the student-	-
	•	ideration under the contract or to return any consideration	ion received from the
	-	nduce the student-athlete to enter into the contract.	
(e)		athlete agent shall give a record of the signed or otherwise	e authenticated agency
		udent-athlete at the time of execution.	
(f)		vaiver of attorney-client privilege does not affect those pri	vileges between client
	•	en the attorney is not an athlete agent.	
		ice to educational institution.	
(a) or befor		in 72 hours after entering into an <u>a professional-sports-ser</u> next scheduled athletic event in which the student-ath	<b>u</b>

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		s first, the athlete agent shall give notice in a record	
-	professional-sports-services agency contract to the athletic director of the educational institution		
		ent-athlete is enrolled or the athlete agent has reasonable	le grounds to believe the
		itends to enroll.	
(b)		n 72 hours after entering into an <u>a professional-sports-s</u>	
		at athletic event in which the student-athlete may partic	-
		athlete shall inform the athletic director of the education	
	ident-athle y contract.	te is enrolled that he or she has entered into an <u>a prot</u>	tessional-sports-services
"§ 78(		hibited conduct.	
(a)	) An at	hlete agent, with the intent to induce a student-athlete	to enter into an agency
contra	ct, shall no	ot:	
	(1)	Give any materially false or misleading information of	r make a materially false
		promise or representation.	
	(2)	Furnish anything of value to a student-athlete before t	he student-athlete enters
		into the agency contract.	
	(3)	Furnish anything of value to any individual other that	an the student-athlete or
		another registered athlete agent.	
(b)		hlete agent shall not intentionally:	
	(1)	Initiate contact with a student-athlete unless the ath	nlete agent is registered
		under this Article.	
	(2)	Refuse or fail to retain or permit inspection of the	e records required to be
		retained by G.S. 78C-97.	
	(3)	Fail to register as required by G.S. 78C-88.	
	(4)	Provide materially false or misleading information	n in an application for
	<i>(</i> <b>-</b> )	registration or renewal of registration.	
	(5)	Predate or postdate an agency contract.	
	(6)	Fail to notify a student-athlete before the student-athlete	6
		authenticates an agency contract for a particular sp	
		authentication shall make the student-athlete inelig	gible to participate as a
	If an	student-athlete in that sport.	was an an an in a
<u>(c)</u>		athlete agent is currently or was within the prior two onship with an educational institution, the following sh	
Jointa		÷ • •	
	<u>(1)</u>	The athlete agent shall not enter into an NIL a student-athlete who is enrolled in that educational inst	
	<u>(2)</u>	An NIL agency contract is void if, following entit	
	<u>(2)</u>	contract, a student-athlete enrolls in that educational	
"		contract, a student-atmete emons in that educational	<u>institution.</u>
•••	SEC"	<b>FION 1.(b)</b> This section is effective when it becomes	law and applies to NII
orence		entered into on or after that date.	naw and applies to ML
agene.	y contracts	chered into on of after that date.	
PART	T II PUR	LIC RECORDS EXEMPTION FOR CERTAIN N	NAME IMAGE AND
		NTRACTS	
		<b>FION 2.(a)</b> G.S. 132-1.2 reads as rewritten:	
"§ 132		fidential information.	
Nothing in this Chapter shall be construed to require or authorize a public agency or its			
	-	sclose any information that:	1
	(11)	Reveals records related to a student-athlete's nam	e, image, and likeness
	<del>-</del>	contract, as defined by G.S. 78C-86(6b), with a third p	

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1	the possession of an institution of higher education, as defined by
2	G.S. 116-143.1(a)(3), for the purpose of reviewing for compliance with
3	federal law, State law, institutional policies, or policies of an intercollegiate
4	sports association, organization, or conference."
5	<b>SECTION 2.(b)</b> This section is effective when it becomes law and applies
6	retroactively to all records related to a student-athlete's name, image, and likeness contract ever
7	in the possession of the institution of higher education.
8	
9	PART III. EFFECTIVE DATE
10	<b>SECTION 3.</b> Except as otherwise provided, this act is effective when it becomes
11	law.