1 AN ACT 2 relating to use of the name, image, or likeness of a student athlete participating in an intercollegiate athletic program at 3 an institution of higher education. 4 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 6 SECTION 1. Section 51.9246, Education Code, is amended by 7 adding Subsections (a-1), (c-1), (g-1), (g-2), (l), (m), (n), (o), and (p) and amending Subsections (g) and (i) to read as follows: 8 9 (a-1) For purposes of this section, official team 10 activities of an intercollegiate athletic program at an institution to which this section applies include any activity the institution 11 designates as an official team activity. 12 (c-1) An athletic association, an athletic conference, or 13 14 any other group or organization with authority over an intercollegiate athletic program at an institution to which this 15 16 section applies may not enforce a contract term, a rule, a regulation, a standard, or any other requirement that prohibits the 17 institution from participating in intercollegiate athletics or 18 otherwise penalizes the institution or the institution's 19 intercollegiate athletic program for performing, participating in, 20 or allowing an activity required or authorized by this section. 21 (g) A student athlete participating in an intercollegiate 22 23 athletic program at an institution to which this section applies: 24 shall, before entering into the contract, disclose (1)

H.B. No. 2804 1 to the institution, in the manner prescribed by the institution, any proposed contract the student athlete may sign for use of the 2 3 student athlete's name, image, or likeness; (2) may not enter into a contract for the use of the 4 5 student athlete's name, image, or likeness if: (A) any provision of the contract conflicts with 6 7 a provision of the student athlete's team contract, a provision of 8 an institutional contract of the institution, a policy of the athletic department of the institution, or a provision of the honor 9 code of the institution; 10 (B) the compensation for the use of the student 11 12 athlete's name, image, or likeness is provided: (i) in exchange for athletic performance or 13 14 accepting an offer of admission to attend [attendance at] the 15 institution; 16 (ii) by the institution; 17 (iii) in exchange for an act that occurs while the athlete is engaged in an official team activity [property 18 owned by the institution or for providing an endorsement while 19 20 using intellectual property or other property owned by the institution]; or 21 (iv) in exchange for an endorsement 22 of 23 alcohol, tobacco products, e-cigarettes or any other type of 24 nicotine delivery device, anabolic steroids, sports betting, casino gambling, a firearm the student athlete cannot legally 25 26 purchase, or a sexually oriented business as defined in Section

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243.002, Local Government Code; or

(C) the duration of the contract extends beyond
 the student athlete's participation in the intercollegiate
 athletic program;

4 (3) is not considered an employee of the institution
5 based on the student athlete's participation in the intercollegiate
6 athletic program; [and]

7 (4) may earn compensation from selling the student 8 athlete's autograph in a manner that does not otherwise conflict 9 with a provision of this section; and

10 (5) may not use an institution's facility, uniform, 11 registered trademark, copyright-protected product, or official 12 logo, mark, or other indicia in connection with a contract for the 13 use of the student athlete's name, image, or likeness unless the 14 student athlete obtains the institution's express permission.

15 (g-1) The following activities do not constitute 16 compensation provided by an institution to which this section 17 applies under Subsection (g)(2)(B)(ii):

(1) an activity authorized under Subsection (m); or 18 (2) recognition by an institution to which this 19 section applies of a third-party entity that compensates a student 20 21 athlete for the use of the student athlete's name, image, or likeness, or the entity's donors, including the institution's 22 provision of priority status or other items of de minimis value 23 24 equivalent to status or items the institution provides to the institution's donors. 25

26 (g-2) An institution may not authorize a use described by
27 Subsection (g)(5) unless the institution requires that:

(1) the student athlete and the person contracting for
 the use of the student athlete's name, image, or likeness comply
 with any requirements the institution establishes, including
 requirements related to licensing; and

5 (2) the institution is compensated for the use in an 6 amount consistent with market rates.

An institution to which this section applies shall 7 (i) 8 require a student athlete participating in an intercollegiate athletic program at the institution to attend a financial literacy 9 10 and life skills course during [workshop at the beginning of] the student's first [and third] academic <u>year</u> [years] at 11 the 12 institution. The course [workshop] must be at least five hours in duration and include information on financial aid, debt management, 13 14 time management, budgeting, and academic resources available to the 15 student athlete. The institution may not during the course [workshop] allow any provider of financial products or services to: 16

17 (1) market, advertise, or refer the provider's18 services to a student athlete; or

19 (2) solicit a student athlete to use the provider's20 services.

(1) Information written, produced, collected, assembled, or maintained by an institution to which this section applies that includes or reveals any term of a contract or proposed contract for the use of the student athlete's name, image, or likeness is confidential and excepted from required public disclosure in accordance with Chapter 552, Government Code. An institution to which this section applies may withhold information described by

1	this subsection without requesting a decision from the attorney
2	general under Subchapter G, Chapter 552, Government Code.
3	(m) An institution to which this section applies or
4	third-party entity acting on the institution's behalf, or employee
5	of the institution or third-party entity:
6	(1) may identify, create, facilitate, or otherwise
7	assist with opportunities for a currently enrolled student athlete
8	to earn compensation from a third party for the use of the student
9	athlete's name, image, or likeness; and
10	(2) may not, in assisting a student athlete as
11	described by Subdivision (1):
12	(A) act as an athlete agent for the student
13	athlete;
14	(B) be compensated by the student athlete or
15	third party for providing the assistance;
16	(C) attempt to influence the student athlete's
17	choice of professional representation in connection with an
18	opportunity; or
19	(D) attempt to diminish the student athlete's
20	opportunities from competing third parties.
21	(n) A charitable organization exempt from taxation under
22	Section 501(a), Internal Revenue Code of 1986, as an organization
23	described by Section 501(c)(3) of that code, may compensate a
24	student athlete for the use of the student athlete's name, image, or
25	likeness.
26	(o) An activity of a third-party entity that compensates a
27	student athlete for the use of the student athlete's name, image, or

1 likeness may not be construed as an act on behalf of an institution
2 to which this section applies, provided that:

3 (1) the entity is a separate legal entity from the 4 institution; and

5 (2) the institution does not own or control the 6 entity.

7 (p) This section may not be construed as creating a cause of 8 action against an institution or an institution's officers or 9 employees relating to a student athlete's name, image, or likeness.

10 SECTION 2. (a) Except as provided by Subsection (b) of this section, the changes in law made by this Act apply only to a 11 contract for the use of a student athlete's name, image, or likeness 12 entered into on or after the effective date of this Act. A contract 13 14 for the use of a student athlete's name, image, or likeness entered 15 into before the effective date of this Act is governed by the law as it existed immediately before the effective date of this Act, and 16 17 that law is continued in effect for that purpose.

(b) Section 51.9246(1), Education Code, as added by this Act, applies only to a request for information received on or after the effective date of this Act. A request for information received before the effective date of this Act is governed by the law in effect on the date the request was received, and the former law is continued in effect for that purpose.

SECTION 3. This Act takes effect July 1, 2023, if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for effect on that

1 date, this Act takes effect September 1, 2023.

President of the Senate

Speaker of the House

I certify that H.B. No. 2804 was passed by the House on April 25, 2023, by the following vote: Yeas 146, Nays 0, 1 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 2804 was passed by the Senate on May 17, 2023, by the following vote: Yeas 23, Nays 7, 1 present, not voting.

Secretary of the Senate

APPROVED:

Date

Governor