House	Amendment NO
Offered By	
AMEND House Bill No. 478, Page 7, following:	Section 166.502, Line 24, by inserting after all of said line the
"173 280 1 As used in this si	ection, the following terms mean:
	entity or a collaboration of entities such as the autonomy
	nce authority, is a member of an athletic association, and has
-	gainst postsecondary educational institutions;
	entity with athletics governance authority that is comprised of
postsecondary educational institutions	
· · · · · · · · · · · · · · · · · · ·	idual who participates or has participated in an intercollegiate
	institution located in the state. An individual's participation in
	essional sport outside of intercollegiate athletics;
(4) "Third party", any individu	ual or entity other than a postsecondary educational institution
athletic conference, or athletic associa	tion.
2. The state of Missouri reque	sts that any federal legislation regarding this section respect
and permit Missouri college or univers	sity athletes' rights, protections, and other provisions included
in this section.	
	tional institution shall not uphold any rule, requirement,
	ents a college athlete of that institution from fully participating
	nalty for receiving food, shelter, medical expenses, or
	rning compensation from a third party as a result of the use of
	ikeness rights, or athletic reputation. Earning compensation
	ne, image, or likeness rights, or athletic reputation shall not
	or stipend eligibility, amount, duration, or renewal.
	n, a grant-in aid and/or a stipend from a postsecondary
	ege athlete is enrolled is not compensation for use of a college
-	this, or athletic reputation; and a grant-in-aid or stipend shall
	of a college athlete earning compensation pursuant to this institution shall not interfere with or prevent a college athlete
	ate athletics for obtaining representation unaffiliated with a
	or its partners in relation to contracts or legal matters
•	gents, financial advisors, or legal representation provided by
attorneys.	sens, intended advisors, or regar representation provided by
	represents a postsecondary educational institution or has
	nal institution in the previous four years shall not represent a
college athlete in any business.	
Action Taken	Date

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5. (1) A third party shall not offer a college athlete a contract to provide compensation to the college athlete for use of the college athlete's name, image, or likeness rights, or athletic reputation which requires a college athlete to advertise for the sponsor in person during official, mandatory team activities without approval from the college athlete's postsecondary educational institution.

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- (2) Postsecondary institutions of higher education cannot prohibit or discourage college athletes from wearing footwear of their choice during official, mandatory team activities so long as the footwear does not have reflective fabric, lights, or pose a health risk to a college athlete.
- 6. A postsecondary educational institution shall not prevent a college athlete from receiving third party compensation for using the college athlete's name, image, or likeness rights, or athletic reputation when the college athlete is not engaged in official team activities. Such restrictions may not exceed 20 hours per week during the season and 8 hours per week during the off-season.
- 7. A postsecondary educational institution shall not arrange 3rd party compensation for college athletes related to use of their name, image, or likeness rights or athletic reputation or use such deals as inducements to recruit prospective college athletes.
- 8. (1) Postsecondary educational institutions that enter into commercial agreements that directly or indirectly require the use of a college athlete's name, image, and likeness must conduct a financial development program of up to 15 hours in duration once per year.
- (2) The financial development program cannot include any marketing, advertising, referral, or solicitation by providers of financial products or services.
 - (3) College athlete attorney representation shall be by persons licensed by the state.
- 9. This legislation shall apply only to contracts entered into, modified, or renewed on or after the enactment of this section.
- 10. College athletes shall have the right to pursue private action against parties who violate this act through superior court, through a civil action for injunctive relief or money damages, or both.
- 11. The court shall award court costs and reasonable reimbursement for attorneys' fees to the prevailing plaintiffs in an action brought against a violator of the provisions of this section.
- 12. College athletes and state or local prosecutors seeking to prosecute violators shall not be deprived of any protections provided under Missouri law with respect to a controversy that arises in Missouri; shall have the right to adjudication in Missouri a claim that arises in Missouri.
- 13. The provisions of this chapter are severable. If any provision of this chapter or its application is held invalid, that invalidity shall not affect other provisions or applications that can be given effect without the invalid provision or application.
 - 14. Legal settlements cannot permit noncompliance with this act.
- 15. This chapter shall apply to any applicable agreement or contract newly entered into, renewed, modified, or extended on or after the earlier of July 1, 2021, the effective date of any similar names, images and likenesses (NIL) state or federal law, or the effective date of an athletic association or athletic conference NIL rule. Such agreements or contracts include but are not limited to the National Letter of Intent, a college athlete's financial aid agreement, commercial contracts, and athletic conference or athletic association rules or bylaws."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.