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COMMITTEE ON EDUCATION HOUSE OF REPRESENTATIVES AMENDMENTS TO S.B. 1615 (Reference to Senate engrossed bill)

Amendment instruction key:

[GREEN UNDERLINING IN BRACKETS] indicates text added to statute or previously enacted session law.

[Green underlining in brackets] indicates text added to new session law or text restoring existing law.

[GREEN STRIKEOUT IN BRACKETS] indicates new text removed from statute or previously enacted session law.

[Green strikeout in brackets] indicates text removed from existing statute, previously enacted session law or new session law.

<<Green carets>> indicate a section added to the bill.

<<Green strikeout in carets>> indicates a section removed from the bill.

1 The bill as proposed to be amended is reprinted as follows:

Section 1. Section 13-3302, Arizona Revised Statutes, is amended to $3 \, \text{read}$:

13-3302. Exclusions

- A. The following conduct is not unlawful under this chapter:
 - 1. Amusement gambling.
- Social gambling.
- 8 3. Regulated gambling if the gambling is conducted in accordance 9 with the statutes, rules or orders governing the gambling.
- 4. Gambling that is conducted at state, county or district fairs 11 and that complies with section 13-3301, paragraph 1, subdivision (d).
- B. An organization that has qualified for an exemption from taxation of income under section 501 of the internal revenue code may 14 conduct a raffle that is subject to the following restrictions:
- 15 1. The nonprofit organization shall maintain this status and no 16 member, director, officer, employee or agent of the nonprofit organization 17 may receive any direct or indirect pecuniary benefit other than being able 18 to participate in the raffle on a basis equal to all other participants.
- 19 2. The nonprofit organization has been in existence continuously in 20 this state for a one-year period immediately before conducting the raffle.
- 21 3. No person except a bona fide local member of the sponsoring 22 organization may participate directly or indirectly in the management, 23 sales or operation of the raffle.
 - 4. Paragraph 1 or 3 of this subsection does not prohibit:
- 25 (a) A licensed general hospital, a licensed special hospital or a 26 foundation established to support cardiovascular medical research that is 27 exempt from taxation of income under section 501(c)(3) of the internal 28 revenue code from contracting with an outside agent who participates in

1 the management, sales or operation of the raffle if the proceeds of the 2 raffle are used to fund medical research, graduate medical education or 3 indigent care and the raffles are conducted not more than three times per 4 calendar year. The maximum fee for an outside agent shall not exceed 5 fifteen percent of the net proceeds of the raffle.

- (b) An entity that is exempt from taxation of income under section 7 501(c)(3) of the internal revenue code and that has at least a twenty-year 8 history of providing comprehensive services to prevent child abuse and to 9 provide services and advocacy for victims of child abuse from contracting 10 with an outside agent who participates in the management, sales or 11 operation of the raffle if the proceeds of the raffle are used to provide 12 comprehensive services to prevent child abuse and to provide services and 13 advocacy for victims of child abuse and the raffles are conducted not more 14 than three times per calendar year. The maximum fee for an outside agent 15 shall not exceed fifteen percent of the net proceeds of the raffle.
- 16 C. A state, county or local historical society designated by this 17 state or a county, city or town to conduct a raffle may conduct the raffle 18 subject to the following conditions:
- 1. A member, director, officer, employee or agent of the historical 20 society may not receive any direct or indirect pecuniary benefit other 21 than being able to participate in the raffle on a basis equal to all other 22 participants.
- 23 2. The historical society must have been in existence continuously 24 in this state for a five-year period immediately before conducting the 25 raffle.
- 26 3. A person, except for a bona fide local member of the sponsoring 27 historical society, may not participate directly or indirectly in the 28 management, sales or operation of the raffle.
- D. A nonprofit organization that is a booster club, a civic club or 30 a political club or political organization that is formally affiliated 31 with and recognized by a political party in this state may conduct a 32 raffle that is subject to the following restrictions:
- 1. A member, director, officer, employee or agent of the club or 34 organization may not receive any direct or indirect pecuniary benefit 35 other than being able to participate in the raffle on a basis equal to all 36 other participants.
- 2. A person, except for a bona fide local member of the sponsoring 38 club or organization, may not participate directly or indirectly in the 39 management, sales or operation of the raffle.
- 40 3. The maximum annual benefit that the club or organization 41 receives for all raffles is \$10,000.
- 42 4. The club or organization is organized and operated exclusively 43 for pleasure, recreation or other nonprofit purposes and no part of the 44 club's or organization's net earnings inures to the personal benefit of

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1 any member, director, officer, employee or agent of the club or 2 organization.

- 3 E. IF A UNIVERSITY UNDER THE JURISDICTION OF THE ARIZONA BOARD OF 4 REGENTS OR AN ORGANIZATION THAT HAS QUALIFIED FOR AN EXEMPTION FROM 5 TAXATION OF INCOME UNDER SECTION 501 OF THE INTERNAL REVENUE CODE ASSISTS 6 STUDENT ATHLETES AS DEFINED IN SECTION 15-1762 TO EARN COMPENSATION FROM 7 THE USE OF A STUDENT ATHLETE'S OWN NAME, IMAGE OR LIKENESS, THE UNIVERSITY 8 OR ORGANIZATION MAY CONDUCT A RAFFLE SUBJECT TO THE FOLLOWING CONDITIONS:
- 9 1. THE UNIVERSITY OR NONPROFIT ORGANIZATION SHALL MAINTAIN THIS 10 STATUS AND A MEMBER, DIRECTOR, OFFICER, EMPLOYEE OR AGENT OF THE 11 UNIVERSITY OR NONPROFIT ORGANIZATION MAY NOT RECEIVE ANY DIRECT OR 12 INDIRECT PECUNIARY BENEFIT OTHER THAN BEING ABLE TO PARTICIPATE IN THE 13 RAFFLE ON A BASIS EQUAL TO ALL OTHER PARTICIPANTS.
- 14 2. THE UNIVERSITY OR NONPROFIT ORGANIZATION MUST HAVE BEEN IN 15 EXISTENCE CONTINUOUSLY IN THIS STATE FOR A ONE-YEAR PERIOD IMMEDIATELY 16 BEFORE CONDUCTING THE RAFFLE.
- 17 3. A PERSON, EXCEPT FOR A BONA FIDE LOCAL MEMBER OF THE SPONSORING 18 UNIVERSITY OR NONPROFIT ORGANIZATION, MAY NOT PARTICIPATE DIRECTLY OR 19 INDIRECTLY IN THE MANAGEMENT, SALES OR OPERATION OF THE RAFFLE.
- Sec. 2. Section 15–1892, Arizona Revised Statutes, is amended to 21 read:
 - 15-1892. Student athlete compensation; postsecondary education institutions; prohibitions; student athlete employment status; public records exemption; confidentiality; injunctive relief; definitions
- A. Any postsecondary education institution that competes in an 28 intercollegiate sport shall allow a student athlete to earn compensation 29 from the use of the student athlete's own name, image or likeness to the 30 extent allowed by the rules established by the relevant national association for promoting or regulating collegiate athletics.
- 32 B. A POSTSECONDARY EDUCATION INSTITUTION THAT COMPETES IN AN 33 INTERCOLLEGIATE SPORT MAY:
- 1. COMPENSATE A STUDENT ATHLETE FOR THE USE OF THE STUDENT STATES OWN NAME, IMAGE OR LIKENESS, EXCEPT THAT THE POSTSECONDARY GEOLOGICAL REPORT OF THE STUDENT FEES TO THE STUDENT FOR COMPENSATION PURSUANT TO THIS PARAGRAPH.
- 2. PROVIDE MONIES, ASSETS, RESOURCES, OPPORTUNITIES, SERVICES OR 39 OTHER BENEFITS TO AN INSTITUTIONAL MARKETING ASSOCIATE OR THIRD-PARTY 40 ENTITY TO INCENTIVIZE THE INSTITUTIONAL MARKETING ASSOCIATE OR THIRD-PARTY 41 ENTITY TO FACILITATE OPPORTUNITIES FOR A STUDENT ATHLETE TO EARN 42 COMPENSATION FOR THE USE OF THE STUDENT ATHLETE'S OWN NAME, IMAGE OR 43 LIKENESS.
- 44 C. A POSTSECONDARY EDUCATION INSTITUTION THAT COMPETES IN AN 45 INTERCOLLEGIATE SPORT MAY NOT:

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- 1. [LIMIT OR PREVENT A STUDENT ATHLETE FROM FULLY PARTICIPATING IN
 2 AN INTERCOLLEGIATE ATHLETIC PROGRAM AT THE POSTSECONDARY EDUCATION
 3 INSTITUTION BECAUSE THE] [CONSIDER WHETHER A] STUDENT ATHLETE ENGAGES IN
 4 ONE OR MORE OF THE ACTIVITIES DESCRIBED IN SUBSECTION G, PARAGRAPH 1 OF
 5 THIS SECTION [WHEN ROSTERING OR OTHERWISE DETERMINING THE LEVEL OF
 6 PARTICIPATION THAT THE POSTSECONDARY EDUCATION INSTITUTION ASSIGNS TO EACH
 7 STUDENT ATHLETE IN AN INTERCOLLEGIATE ATHLETIC PROGRAM AT THE
 8 POSTSECONDARY EDUCATION INSTITUTION].
- 9 B. 2. A student athlete may not be denied a CONSIDER A STUDENT 10 ATHLETE'S ACTIVITIES DESCRIBED IN SUBSECTION G, PARAGRAPH 1 OF THIS 11 SECTION WHEN DETERMINING THE STUDENT ATHLETE'S ELIGIBILITY TO RECEIVE OR 12 RENEW A SCHOLARSHIP.
- 3. DENY OR REVOKE A STUDENT ATHLETE'S scholarship, have a scholarship revoked, be deemed DEEM A STUDENT ATHLETE ineligible for a scholarship or be deemed DEEM A STUDENT ATHLETE ineligible for participating TO PARTICIPATE in intercollegiate athletics based on earning BECAUSE THE STUDENT ATHLETE EARNS compensation for the use of that THE student athlete's OWN name, image or likeness in a manner and to the extent allowed by the rules established by the relevant national association for promoting or regulating collegiate athletics.
- 21 D. A STUDENT ATHLETE WHO PARTICIPATES IN AN INTERCOLLEGIATE 22 ATHLETIC PROGRAM AT A POSTSECONDARY EDUCATION INSTITUTION MAY NOT:
- 1. EXECUTE A CONTRACT FOR THE USE OF THE STUDENT ATHLETE'S OWN AME, IMAGE OR LIKENESS BEFORE DISCLOSING THE PROPOSED CONTRACT TO THE PROPOSED CONT
- 2. EXECUTE A CONTRACT FOR THE USE OF THE STUDENT ATHLETE'S OWN 28 NAME, IMAGE OR LIKENESS IF ANY PROVISION OF THE CONTRACT CONFLICTS WITH 29 ANY OF THE FOLLOWING:
 - (a) A PROVISION OF THE STUDENT ATHLETE'S TEAM CONTRACT.
- 31 (b) A PROVISION OF ANY CONTRACT EXECUTED BY THE POSTSECONDARY 32 EDUCATION INSTITUTION.
- 33 (c) A POLICY OF THE POSTSECONDARY EDUCATION INSTITUTION'S ATHLETIC 34 DEPARTMENT.
- 35 (d) A PROVISION OF THE POSTSECONDARY EDUCATION INSTITUTION'S HONOR 36 CODE.
- 37 3. USE ANY OF THE POSTSECONDARY EDUCATION INSTITUTION'S PROPERTY TO 38 INCREASE THE STUDENT ATHLETE'S OPPORTUNITIES TO EARN COMPENSATION FOR THE 39 USE OF THE STUDENT ATHLETE'S OWN NAME, IMAGE OR LIKENESS WITHOUT FIRST 40 OBTAINING EXPRESS AUTHORIZATION FROM THE POSTSECONDARY EDUCATION 41 INSTITUTION. FOR THE PURPOSES OF THIS PARAGRAPH, "PROPERTY" INCLUDES 42 FACILITIES, EQUIPMENT, APPAREL, UNIFORMS AND INTELLECTUAL PROPERTY, 43 INCLUDING LOGOS, INDICIA, PRODUCTS PROTECTED BY COPYRIGHT, REGISTERED 44 TRADEMARKS AND UNREGISTERED TRADEMARKS.

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- 5 B. F. This section does not authorize student athletes to enter 6 into a contract providing compensation for the use of the student 7 athlete's name, image or likeness if doing so either:
- 8 1. Violates the intellectual property rights of any person, 9 including the student athlete's postsecondary education institution.
 - 2. Conflicts with the student athlete's team contract.
 - G. A REGULATOR MAY NOT DO ANY OF THE FOLLOWING:
- 12 1. PREVENT A STUDENT ATHLETE FROM FULLY PARTICIPATING IN AN 13 INTERCOLLEGIATE ATHLETIC PROGRAM BECAUSE THE STUDENT ATHLETE DOES ANY OF 14 THE FOLLOWING:
- 15 (a) EARNS COMPENSATION FOR THE USE OF THE STUDENT ATHLETE'S OWN 16 NAME, IMAGE OR LIKENESS.
- 17 (b) EARNS COMPENSATION FOR THE STUDENT ATHLETE'S POSITION ON THE 18 ROSTER OF AN INTERCOLLEGIATE ATHLETIC PROGRAM TEAM.
- 19 (c) OBTAINS PROFESSIONAL REPRESENTATION FROM AN ATHLETE AGENT OR 20 ATTORNEY.
- 2. PREVENT A POSTSECONDARY EDUCATION INSTITUTION FROM DOING ANY OF 22 THE FOLLOWING BECAUSE A STUDENT ATHLETE WHO PARTICIPATES IN AN 23 INTERCOLLEGIATE ATHLETIC PROGRAM AT THE POSTSECONDARY EDUCATION 24 INSTITUTION ENGAGES IN ONE OR MORE OF THE ACTIVITIES DESCRIBED IN 25 PARAGRAPH 1 OF THIS SUBSECTION:
- 26 (a) BECOMING A MEMBER OF ANY REGULATOR THAT IS A MEMBERSHIP 27 ORGANIZATION.
- 28 (b) PARTICIPATING IN ONE OR MORE INTERCOLLEGIATE ATHLETIC PROGRAMS 29 THAT ARE SPONSORED BY THE REGULATOR.
- 30 3. PREVENT A POSTSECONDARY EDUCATION INSTITUTION FROM DOING ANY OF 31 THE FOLLOWING:
- 32 (a) COMPENSATING A STUDENT ATHLETE AS DESCRIBED IN PARAGRAPH 1, 33 SUBDIVISION (a) OR (b) OF THIS SUBSECTION.
- 34 (b) SHARING WITH STUDENT ATHLETES THE REVENUE THAT THE 35 POSTSECONDARY EDUCATION INSTITUTION RECEIVES FOR THE COMMERCIAL USE OF THE 36 STUDENT ATHLETE'S OWN NAME, IMAGE OR LIKENESS.
- 37 (c) IDENTIFYING, CREATING, NEGOTIATING WITH, FACILITATING, 38 SUPPORTING, ENGAGING WITH, ASSISTING OR OTHERWISE ENABLING A STUDENT 39 ATHLETE TO PARTICIPATE IN AN OPPORTUNITY TO RECEIVE COMPENSATION FOR THE 40 USE OF THE STUDENT ATHLETE'S OWN NAME, IMAGE OR LIKENESS. FOR THE 41 PURPOSES OF THIS SUBDIVISION, THE POSTSECONDARY EDUCATION INSTITUTION 42 INCLUDES ANY SUPPORTING FOUNDATION OR ENTITY ACTING ON BEHALF OF THE 43 POSTSECONDARY EDUCATION INSTITUTION.
- 44 4. CONSIDER A COMPLAINT, INITIATE AN INVESTIGATION OR TAKE ANY 45 ADVERSE ACTION AGAINST A POSTSECONDARY EDUCATION INSTITUTION,

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- 1 INSTITUTIONAL MARKETING ASSOCIATE OR THIRD-PARTY ENTITY FOR ENGAGING IN 2 ANY CONDUCT AUTHORIZED UNDER THIS SECTION.
- 3 5. TAKE EITHER OF THE FOLLOWING ACTIONS AGAINST AN INDIVIDUAL, 4 THIRD-PARTY ENTITY OR STUDENT ATHLETE FOR A VIOLATION OF THE REGULATOR'S 5 RULES OR REGULATIONS RELATING TO COMPENSATION FOR THE USE OF A STUDENT 6 ATHLETE'S OWN NAME, IMAGE OR LIKENESS:
- 7 (a) IMPOSE A PENALTY AGAINST A POSTSECONDARY EDUCATION INSTITUTION 8 OR STUDENT ATHLETE.
- 9 (b) PREVENT THE POSTSECONDARY EDUCATION INSTITUTION OR STUDENT 10 ATHLETE FROM PARTICIPATING IN AN INTERCOLLEGIATE ATHLETIC PROGRAM.
- H. A POSTSECONDARY EDUCATION INSTITUTION MAY NOT CLASSIFY A STUDENT ATHLETE AS AN EMPLOYEE OF THE POSTSECONDARY EDUCATION INSTITUTION SOLELY ON THE BASIS OF THE STUDENT ATHLETE'S PARTICIPATION IN AN ATHLETIC PROGRAM AT THE POSTSECONDARY EDUCATION INSTITUTION OR THE STUDENT ATHLETE'S RECEIPT OF COMPENSATION AS DESCRIBED IN SUBSECTION G, PARAGRAPH 1, SUBDIVISION (a) OR (b) OF THIS SECTION OR SHARED REVENUES AS DESCRIBED IN SUBSECTION G, PARAGRAPH 3 OF THIS SECTION.
- 18 I. A STUDENT ATHLETE MAY BRING A CAUSE OF ACTION AGAINST A 19 POSTSECONDARY EDUCATION INSTITUTION OR REGULATOR IN A COURT OF COMPETENT 20 JURISDICTION TO SEEK INJUNCTIVE RELIEF FOR A VIOLATION OF THIS SECTION.
- J. A POSTSECONDARY EDUCATION INSTITUTION, INSTITUTIONAL MARKETING 22 ASSOCIATE OR THIRD-PARTY ENTITY MAY BRING A CAUSE OF ACTION AGAINST A 23 REGULATOR IN A COURT OF COMPETENT JURISDICTION TO ENJOIN THE REGULATOR 24 FROM TAKING ANY ADVERSE ACTION AGAINST THE POSTSECONDARY EDUCATION 25 INSTITUTION, INSTITUTIONAL MARKETING ASSOCIATE OR THIRD-PARTY ENTITY FOR 26 ENGAGING IN ANY CONDUCT THAT IS AUTHORIZED PURSUANT TO THIS SECTION. FOR 27 THE PURPOSES OF THIS SUBSECTION, "ADVERSE ACTION" INCLUDES CONSIDERING A 28 COMPLAINT, INITIATING AN INVESTIGATION OR IMPOSING A PENALTY.
- K. IF A POSTSECONDARY EDUCATION INSTITUTION DETERMINES THAT A STUDENT ATHLETE HAS VIOLATED THIS SECTION, THE POSTSECONDARY EDUCATION INSTITUTION SHALL NOTIFY THE STUDENT ATHLETE IN WRITING OF THE DETERMINATION. IF THE STUDENT ATHLETE DOES NOT CORRECT THE VIOLATION ON 33 OR BEFORE THE TENTH DAY AFTER THE STUDENT ATHLETE RECEIVES NOTICE PURSUANT TO THIS SUBSECTION, THE POSTSECONDARY EDUCATION INSTITUTION MAY BRING A SECULATION TO SEEK INJUNCTIVE RELIEF FOR A VIOLATION OF THIS SECTION.
- L. RECORDS RELATING TO A CONTRACT OR PROPOSED CONTRACT FOR THE USE 38 OF THE STUDENT ATHLETE'S OWN NAME, IMAGE OR LIKENESS ARE NOT PUBLIC 39 RECORDS AND ARE EXEMPT FROM TITLE 39, CHAPTER 1. INFORMATION COLLECTED BY 40 A POSTSECONDARY EDUCATION INSTITUTION RELATING TO A STUDENT ATHLETE'S 41 CONTRACT TO RECEIVE COMPENSATION FOR THE USE OF THE STUDENT ATHLETE'S OWN 42 NAME, IMAGE OR LIKENESS IS CONFIDENTIAL AND NOT SUBJECT TO PUBLIC 43 DISCLOSURE.
- 44 M. AN EMPLOYEE OF A POSTSECONDARY EDUCATION INSTITUTION OR OF A 45 THIRD-PARTY ENTITY IS NOT LIABLE FOR A STUDENT ATHLETE'S INABILITY TO EARN

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- 1 COMPENSATION FOR THE USE OF THE STUDENT ATHLETE'S OWN NAME, IMAGE OR 2 LIKENESS BECAUSE OF A DECISION OR ACTION THAT ROUTINELY OCCURS IN THE 3 COURSE OF INTERCOLLEGIATE ATHLETIC PROGRAMS.
- 4 N. THIS SECTION DOES NOT AFFECT THE RIGHTS OF STUDENT ATHLETES 5 UNDER TITLE IX OF THE EDUCATION AMENDMENTS OF 1972 (P. L. 92-318; 86 STAT. 6 235; 20 UNITED STATES CODE SECTIONS 1681 THROUGH 1688).
 - E. O. For the purposes of this section: —
- 8 1. "Athlete agent", HAS THE SAME MEANING PRESCRIBED IN SECTION 9 15-1762.
 - 2. "INSTITUTIONAL MARKETING ASSOCIATE":
- 11 (a) MEANS A THIRD-PARTY ENTITY THAT ENTERS INTO AN AGREEMENT WITH A 12 POSTSECONDARY EDUCATION INSTITUTION, POSTSECONDARY EDUCATION INSTITUTION'S 13 INTERCOLLEGIATE ATHLETIC PROGRAM OR POSTSECONDARY EDUCATION INSTITUTION'S 14 INTERCOLLEGIATE SPORTS PROGRAM TO EITHER:
- 15 (i) MARKET OR PROMOTE, OR BOTH, THE POSTSECONDARY EDUCATION 16 INSTITUTION, POSTSECONDARY EDUCATION INSTITUTION'S INTERCOLLEGIATE 17 ATHLETIC PROGRAM OR POSTSECONDARY EDUCATION INSTITUTION'S INTERCOLLEGIATE 18 SPORTS PROGRAM.
- 19 (ii) ACT ON BEHALF OF THE POSTSECONDARY EDUCATION INSTITUTION, 20 POSTSECONDARY EDUCATION INSTITUTION'S INTERCOLLEGIATE ATHLETIC PROGRAM OR 21 POSTSECONDARY EDUCATION INSTITUTION'S INTERCOLLEGIATE SPORTS PROGRAM.
 - (b) DOES NOT INCLUDE:
 - (i) A POSTSECONDARY EDUCATION INSTITUTION.
 - (ii) A REGULATOR.

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- 25 (iii) A STAFF MEMBER, EMPLOYEE, OFFICER, DIRECTOR, MANAGER OR OWNER 26 OF A POSTSECONDARY EDUCATION INSTITUTION OR REGULATOR.
 - 3. "Intercollegiate sport": —
- 28 (a) MEANS A SPORT THAT IS PLAYED AT THE COLLEGIATE LEVEL AND FOR 29 WHICH ELIGIBILITY REQUIREMENTS FOR PARTICIPATION BY A STUDENT ATHLETE ARE 30 ESTABLISHED BY A NATIONAL ASSOCIATION FOR THE PROMOTION OR REGULATION OF A 31 COLLEGIATE ATHLETIC PROGRAM.
- 32 (b) DOES NOT INCLUDE A COLLEGE INTRAMURAL SPORT OR A PROFESSIONAL 33 SPORT OUTSIDE OF INTERCOLLEGIATE ATHLETIC PROGRAMS.
 - 4. "Person" and HAS THE SAME MEANING PRESCRIBED IN SECTION 15-1762.
 - 5. "POSTSECONDARY EDUCATION INSTITUTION" MEANS EITHER:
- 36 (a) A UNIVERSITY UNDER THE JURISDICTION OF THE ARIZONA BOARD OF 37 REGENTS.
- 38 (b) A DEGREE-GRANTING INSTITUTION THAT IS LICENSED BY THE STATE 39 BOARD FOR PRIVATE POSTSECONDARY EDUCATION PURSUANT TO TITLE 32, CHAPTER 40 30, ARTICLE 2.
- 41 6. "REGULATOR":
- 42 (a) MEANS ANY ORGANIZATION WITH AUTHORITY OVER ONE OR MORE 43 INTERCOLLEGIATE ATHLETIC PROGRAMS.
- 44 (b) INCLUDES AN ATHLETIC CONFERENCE AND ASSOCIATION FOR PROMOTING 45 OR REGULATING COLLEGIATE ATHLETIC PROGRAMS.

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- 7. "Student athlete" have HAS the same [meanings] [MEANING] 2 prescribed in section 15-1762.
- 8. "THIRD-PARTY ENTITY" MEANS AN INDIVIDUAL OR ENTITY, INCLUDING AN A ATHLETE AGENT, WHO IS NOT A POSTSECONDARY EDUCATION INSTITUTION OR A FREGULATOR AND WHOSE PURPOSE INCLUDES SUPPORTING OR BENEFITING THE POSTSECONDARY EDUCATION INSTITUTION.
- 7 Sec. 3. <u>Emergency</u>
- 8 This act is an emergency measure that is necessary to preserve the 9 public peace, health or safety and is operative immediately as provided by 10 law.
- 11 Enroll and engross to conform
- 12 Amend title to conform And, as so amended, it do pass

MATT GRESS CHAIRMAN

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