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2	An act relating to athlete agents; amending s.
3	468.452, F.S.; redefining the term "athlete
4	agent"; amending s. 468.453, F.S.; revising
5	licensure requirements; providing for service
б	of process on nonresident agents; providing for
7	temporary licenses; amending s. 468.454, F.S.;
8	revising contract requirements; providing for
9	cancellation of contracts; amending s. 468.456,
10	F.S.; providing for increased administrative
11	fines; amending s. 468.45615, F.S.; providing
12	additional criminal penalties for certain acts;
13	amending s. 468.4562, F.S.; revising provisions
14	relating to civil remedies available to
15	colleges and universities for violations of
16	athlete agent regulations; amending s.
17	468.4565, F.S.; revising business record
18	requirements; repealing s. 468.4563, F.S.,
19	relating to authority to require continuing
20	education by athlete agents; repealing s.
21	468.4564, relating to license display
22	requirements; providing an effective date.
23	
24	Be It Enacted by the Legislature of the State of Florida:
25	
26	Section 1. Subsection (2) of section 468.452, Florida
27	Statutes, is amended to read:
28	468.452 DefinitionsFor purposes of this part, the
29	term:
30	(2) "Athlete agent" means a person who, directly or
31	indirectly, recruits or solicits a student athlete to enter
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into an agent contract, or who, for any type of financial 1 gain, procures, offers, promises, or attempts to obtain 2 3 employment or promotional fees or benefits for a student 4 athlete with a professional sports team or as a professional 5 athlete, or with any promoter who markets or attempts to market the student athlete's athletic ability or athletic 6 7 reputation. This term includes all employees and other persons acting on behalf of an athlete agent who participate in the 8 9 activities included under this subsection. The term does not 10 include a spouse, parent, sibling, grandparent, or guardian of the student-athlete or an individual acting solely on behalf 11 12 of a professional sports team or professional sports 13 organization. 14 Section 2. Section 468.453, Florida Statutes, is amended to read: 15 468.453 Licensure required; qualifications; 16 17 examination; bond; exception; license nontransferable.--18 (1) Any person who practices as an athlete agent in 19 this state must be licensed pursuant to this part. 20 (2) A person shall be licensed as an athlete agent if 21 the applicant: 22 (a) Is at least 18 years of age. 23 (b) Is of good moral character. 24 (c) Passes an examination provided by the department 25 which tests the applicant's proficiency to practice as an 26 athlete agent, including, but not limited to, knowledge of the 27 laws and rules of this state relating to athlete agents, this part, and chapter 455. 28 29 (c) (d) Has completed the application form and remitted an application fee not to exceed \$500, an examination fee not 30 to exceed the actual cost for the examination plus \$500, an 31 2

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active licensure fee not to exceed \$2,000, and all other 1 2 applicable fees provided for in this part or in chapter 455. 3 (d) (d) (e) Has submitted to the department a fingerprint 4 card for a criminal history records check. The fingerprint 5 card shall be forwarded to the Division of Criminal Justice 6 Information Systems within the Department of Law Enforcement 7 for purposes of processing the fingerprint card to determine 8 if the applicant has a criminal history record. The 9 fingerprint card shall also be forwarded to the Federal Bureau of Investigation for purposes of processing the fingerprint 10 card to determine if the applicant has a criminal history 11 12 record. The information obtained by the processing of the fingerprint card by the Florida Department of Law Enforcement 13 14 and the Federal Bureau of Investigation shall be sent to the 15 department for the purpose of determining if the applicant is 16 statutorily qualified for licensure. 17 (e)(f) Has not in any jurisdiction, within the preceding 5 years, been convicted or found guilty of or 18 19 entered a plea of nolo contendere for, regardless of 20 adjudication, a crime which relates to the applicant's practice or ability to practice as an athlete agent. 21 (g) Has posted with the department a \$15,000 surety 22 23 bond issued by an insurance company authorized to do business in this state. The bond shall be in favor of the State of 24 25 Florida, Department of Business and Professional Regulation, 26 for the use and benefit of any student athlete or college or 27 university within Florida who or which is injured or damaged, including reasonable costs and attorney's fees, as a result of 28 29 acts or omissions by the athlete agent pursuant to a license issued under this part. The bond shall be written in the form 30 determined by the department. The bond shall provide that the 31 3

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athlete agent is responsible for the acts or omissions of any 1 2 representatives acting under the athlete agent's supervision or authority. The bond shall be in effect for and cover all 3 4 times that the athlete agent has an active license and 5 conducts business pursuant to that license in this or any 6 other state. 7 (3) An unlicensed individual may act as an athlete 8 agent if: 9 (a) A student-athlete or person acting on the athlete's behalf initiates communication with the individual; 10 11 and (b) Within 7 days after an initial act as an athlete 12 agent, the individual submits an application for licensure. 13 14 Members of The Florida Bar are exempt from the state laws and rules component, and the fee for such, of the examination 15 16 required by this section. (4) A license issued to an athlete agent is not 17 18 transferable. 19 (5) By acting as an athlete agent in this state, a 20 nonresident individual appoints the department as the 21 individual's agent for service of process in any civil action 22 related to the individual's acting as an athlete agent. (6) The department may issue a temporary license while 23 an application for licensure is pending. If the department 24 25 issues a notice of intent to deny the license application, the 26 initial temporary license expires and may not be extended during any proceeding or administrative or judicial review. 27 28 (7)(a) An individual who has submitted an application 29 and holds a certificate, registration, or license as an athlete agent in another state may submit a copy of the 30 application and certificate, registration, or license from the 31 4

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other state in lieu of submitting an application in the form 1 prescribed pursuant to this section. The department must 2 3 accept the application and the certificate from the other 4 state as an application for registration in this state if the 5 application in the other state: 6 1. Was submitted in the other state within 6 months 7 next preceding the submission of the application in this state 8 and the applicant certifies that the information contained in 9 the application is current; 2. Contains information substantially similar to or 10 more comprehensive than that required in an application 11 12 submitted in this state; and 13 3. Was signed by the applicant under penalty of 14 perjury. (b) An applicant applying under this subsection must 15 16 meet all other requirements for licensure as provided by this 17 part. Section 3. Section 468.454, Florida Statutes, is 18 19 amended to read: 20 468.454 Contracts.--21 (1) An agent contract must be in a record, signed, or 22 otherwise authenticated by the parties. 23 (2) An agent contract must state: (a) The amount and method of calculating the 24 25 consideration to be paid by the student-athlete for services 26 to be provided by the athlete agent and any other consideration the agent has received or will receive from any 27 other source under the contract; 28 29 (b) The name of any person not listed in the licensure 30 application who will be compensated because the student-athlete signed the agent contract; 31 5

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1	(c) A description of any expenses that the	
2	student-athlete agrees to reimburse;	
3	(d) A description of the services to be provided to	
4	the student-athlete;	
5	(e) The duration of the contract; and	
б	(f) The date of execution.	
7	(3) An agent contract must contain, in close proximity	
8	to the signature of the student-athlete, a conspicuous notice	
9	in boldface type in capital letters stating:	
10		
11	WARNING TO STUDENT-ATHLETE	
12		
13	IF YOU SIGN THE CONTRACT:	
14	1. YOU MAY LOSE YOUR ELIGIBILITY TO COMPETE AS	
15	A STUDENT-ATHLETE IN YOUR SPORT;	
16	2. IF YOU HAVE AN ATHLETIC DIRECTOR, WITHIN 72	
17	HOURS AFTER ENTERING INTO THE CONTRACT, YOU AND	
18	YOUR ATHLETE AGENT MUST NOTIFY YOUR ATHLETIC	
19	DIRECTOR; AND	
20	3. YOU MAY CANCEL THIS CONTRACT WITHIN 14 DAYS	
21	AFTER SIGNING IT. HOWEVER, CANCELLATION OF THIS	
22	CONTRACT MAY NOT REINSTATE YOUR ELIGIBILITY.	
23		
24	(4) An agent contract that does not conform to this	
25	section is voidable by the student-athlete. If a	
26	student-athlete voids an agent contract, the student-athlete	
27	is not required to pay any consideration or return any	
28	consideration received from the athlete agent to induce the	
29	student-athlete to enter into the contract.	
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1	(5) The athlete agent shall give a record of the
2	signed or authenticated agent contract to the student-athlete
3	at the time of execution.
4	(6) Within 72 hours after entering into an agent
5	contract or before the next scheduled athletic event in which
6	the student-athlete may participate, whichever occurs first,
7	the athlete agent must give notice in a record of the
8	existence of the contract to the athletic director of the
9	educational institution at which the student-athlete is
10	enrolled or the athlete agent has reasonable grounds to
11	believe the student-athlete intends to enroll.
12	(7) Within 72 hours after entering into an agent
13	contract or before the next athletic event in which the
14	student-athlete may participate, whichever occurs first, the
15	student-athlete must inform the athletic director of the
16	educational institution at which the student-athlete is
17	enrolled that he or she has entered into an agent contract.
18	(8) A student-athlete may cancel an agent contract by
19	giving notice of the cancellation to the athlete agent in a
20	record within 14 days after the contract is signed.
21	(9) A student-athlete may not waive the right to
22	cancel an agent contract.
23	(10) If a student-athlete cancels an agent contract,
24	the student-athlete is not required to pay any consideration
25	or return any consideration received from the athlete agent to
26	induce the student-athlete to enter into the contract.
27	(1) An athlete agent and a student athlete who enter
28	into an agent contract must provide written notice of the
29	contract to the athletic director or the president of the
30	college or university in which the student athlete is
31	enrolled. The athlete agent and the student must give the
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1	notice before the contracting student athlete practices or
2	participates in any intercollegiate athletic event or within
3	72 hours after entering into said contract, whichever comes
4	first. Failure of the athlete agent to provide this
5	notification is a felony of the third degree, punishable as
6	provided in ss. 775.082, 775.083, 775.084, 775.089, and
7	775.091.
, 8	(2) A written contract between a student athlete and
9	an athlete agent must state the fees and percentages to be
10	paid by the student athlete to the agent and must have a
-	
11	notice printed near the student athlete's signature containing
12	the following statement in 10-point boldfaced type:
13	"WARNING TO THE STUDENT ATHLETE: WHEN YOU SIGN THIS
14	CONTRACT, YOU WILL LIKELY IMMEDIATELY LOSE YOUR ELIGIBILITY TO
15	COMPETE IN INTERCOLLEGIATE ATHLETICS. TO AVOID CRIMINAL
16	PROSECUTION YOU MUST GIVE WRITTEN NOTICE THAT YOU HAVE ENTERED
17	INTO THIS CONTRACT TO THE ATHLETIC DIRECTOR OR PRESIDENT OF
18	YOUR COLLEGE OR UNIVERSITY WITHIN 72 HOURS AFTER ENTERING INTO
19	THIS CONTRACT OR PRIOR TO PARTICIPATING IN INTERCOLLEGIATE
20	ATHLETICS, WHICHEVER COMES FIRST. FAILURE TO PROVIDE THIS
21	NOTICE IS A CRIMINAL OFFENSE. DO NOT SIGN THIS CONTRACT UNTIL
22	YOU HAVE READ IT AND FILLED IN ANY BLANK SPACES. YOU MAY
23	CANCEL THIS CONTRACT BY NOTIFYING THE ATHLETE AGENT IN WRITING
24	OF YOUR DESIRE TO CANCEL NOT LATER THAN THE 15TH DAY AFTER THE
25	DATE YOU SIGN THIS CONTRACT. HOWEVER, EVEN IF YOU CANCEL THIS
26	CONTRACT, THE INTERCOLLEGIATE ATHLETIC ASSOCIATION OR
27	CONFERENCE TO WHICH YOUR COLLEGE OR UNIVERSITY BELONGS MAY NOT
28	RESTORE YOUR ELIGIBILITY TO PARTICIPATE IN INTERCOLLEGIATE
29	ATHLETICS. "
30	(3) An agent contract which does not meet the
31	requirements of this section is void and unenforceable.
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1	(4) Within 15 days after the date the athletic
2	director or president of the college or university of the
3	student athlete receives the notice required by this section
4	that a student athlete has entered into an athlete agent
5	contract, the student athlete shall have the right to rescind
б	the contract with the athlete agent by giving written notice
7	to the athlete agent of the student athlete's rescission of
8	the contract. The student athlete may not under any
9	circumstances waive the student athlete's right to rescind the
10	agent contract.
11	(5) A postdated agent contract is void and
12	unenforceable.
13	<u>(11)</u> (6) An athlete agent shall not enter into an agent
14	contract that purports to or takes effect at a future time
15	after the student athlete no longer has remaining eligibility
16	to participate in intercollegiate athletics. Such a contract
17	is void and unenforceable.
18	<u>(12)</u> An agent contract between a student athlete
19	and a person not licensed under this part is void and
20	unenforceable.
21	Section 4. Subsection (3) of section 468.456, Florida
22	Statutes, is amended to read:
23	468.456 Prohibited acts
24	(3) When the department finds any person guilty of any
25	of the prohibited acts set forth in subsection (1), the
26	department may enter an order imposing one or more of the
27	penalties provided for in s. 455.227, and an administrative
28	fine not to exceed \$25,000 for each separate offense. In
29	addition to any other penalties or disciplinary actions
30	provided for in this part, the department shall suspend or
31	revoke the license of any athlete agent licensed under this
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part who violates paragraph (1)(f) or paragraph (1)(o) or s.
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 2
    468.45615.
 3
           Section 5. Subsection (4) is added to section
 4
    468.45615, Florida Statutes, to read:
 5
           468.45615 Provision of illegal inducements to athletes
 6
   prohibited; penalties; license suspension .--
 7
          (4)(a) An athlete agent, with the intent to induce a
 8
    student-athlete to enter into an agent contract, may not:
 9
           1. Give any materially false or misleading information
10
    or make a materially false promise or representation;
           2. Furnish anything of value to a student-athlete
11
12
   before the student-athlete enters into the agent contract; or
13
           3. Furnish anything of value to any individual other
14
    than the student-athlete or another athlete agent.
15
          (b) An athlete agent may not intentionally:
16
              Initiate contact with a student-athlete unless
           1.
17
    licensed under this part;
           2. Refuse or fail to retain or permit inspection of
18
19
    the records required to be retained by s. 468.4565;
20
           3. Provide materially false or misleading information
21
    in an application for licensure;
           4. Predate or postdate an agent contract;
22
23
           5. Fail to give notice of the existence of an agent
24
    contract as required by s. 468.454(6); or
25
           6. Fail to notify a student-athlete before the
26
    student-athlete signs or otherwise authenticates an agent
27
    contract for a sport that the signing or authentication may
    make the student-athlete ineligible to participate as a
28
29
    student-athlete in that sport.
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1 (c) An athlete agent who violates this subsection commits a felony of the second degree, punishable as provided 2 3 in s. 775.082, s. 775.083, or s. 775.084. 4 Section 6. Section 468.4562, Florida Statutes, is 5 amended to read: 6 468.4562 Civil action by institution .--7 (1) A college or university may sue for damages, as provided by this section, any person who violates this part. 8 A college or university may seek equitable relief to prevent 9 or minimize harm arising from acts or omissions which are or 10 11 would be a violation of this part. 12 (2) For purposes of this section, a college or university is damaged if, because of activities of the person, 13 14 the college or university is penalized, or is disqualified, or suspended from participation in intercollegiate athletics by a 15 16 national association for the promotion and regulation of 17 intercollegiate athletics, or by an intercollegiate athletic conference, or by reasonable self-imposed disciplinary action 18 19 taken to mitigate sanctions likely to be imposed by such 20 organization and, because of that penalty, disqualification, 21 or suspension, or action the institution: 22 (a) Loses revenue from media coverage of a sports 23 contest; (b) Loses the right to grant an athletic scholarship; 24 25 (c) Loses the right to recruit an athlete; 26 (d) Is prohibited from participating in postseason 27 athletic competition; (e) Forfeits an athletic contest; or 28 29 (f) Otherwise suffers an adverse financial impact. 30 (3) An institution that prevails in a suit brought under this section may recover: 31 11 CODING: Words stricken are deletions; words underlined are additions.

(a) Actual damages;
(b) Punitive damages;
(c) Treble damages;
(d) Court costs; and
(e) Reasonable attorney's fees.
(4) A right of action under this section does not
accrue until the educational institution discovers, or by the
exercise of reasonable diligence would have discovered, the
violation by the athlete agent or former student-athlete.
(5) Any liability of the athlete agent or the former
student-athlete under this section is several and not joint.
(6) This part does not restrict rights, remedies, or
defenses of any person under law or equity.
Section 7. Subsection (1) of section 468.4565, Florida
Statutes, is amended to read:
468.4565 Business records requirement
(1) An athlete agent who holds an active license and
engages in business as an athlete agent shall establish and
maintain complete financial and business records. The athlete
agent shall save each entry into a financial or business
record for at least $5 + 4$ years from the date of entry. These
records must include:
(a) The name and address of each individual
represented by the athlete agent;
(b) Any agent contract entered into by the athlete
agent; and
(c) Any direct costs incurred by the athlete agent in
the recruitment or solicitation of a student-athlete to enter
into an agent contract.
Section 8. <u>Sections 468.4563</u> and 468.4564, Florida
Statutes, are repealed.
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