1 2 An act relating to the Florida High School 3 Activities Association; amending s. 1006.18, 4 F.S.; providing technical revisions; amending 5 s. 1006.20, F.S.; renaming the association as 6 the Florida High School Athletic Association; 7 revising the procedures for students' physical examinations; revising membership of the board 8 9 of directors; deleting obsolete provisions; providing an effective date. 10 11 12 Be It Enacted by the Legislature of the State of Florida: 13 14 Section 1. Section 1006.18, Florida Statutes, is amended to read: 15 16 1006.18 Cheerleader safety standards.--The Florida 17 High School Athletic Activities Association or successor organization shall adopt statewide uniform safety standards 18 19 for student cheerleaders and spirit groups that participate in any school activity or extracurricular student activity. The 20 Florida High School Athletic Activities Association or 21 successor organization shall adopt the "Official High School 22 23 Spirit Rules," published by the National Federation of State High School Associations, as the statewide uniform safety 24 25 standards. 26 Section 2. Subsection (10) of section 1006.20, Florida 27 Statutes, is repealed, and subsection (1), paragraph (c) of subsection (2), and paragraph (a) of subsection (4) of that 28 29 section are amended to read: 30 1006.20 Athletics in public K-12 schools .--31

ENROLLED

2003 Legislature

CS for SB 2156, 1st Engrossed

(1) GOVERNING NONPROFIT ORGANIZATION. -- The Florida 1 2 High School Athletic Activities Association is designated as 3 the governing nonprofit organization of athletics in Florida 4 public schools. If the Florida High School Athletic Activities 5 Association fails to meet the provisions of this section, the commissioner shall designate a nonprofit organization to 6 7 govern athletics with the approval of the State Board of 8 Education. The organization is not to be a state agency as 9 defined in s. 120.52. The organization shall be subject to the provisions of s. 1006.19. A private school that wishes to 10 engage in high school athletic competition with a public high 11 12 school may become a member of the organization. The bylaws of 13 the organization are to be the rules by which high school 14 athletic programs in its member schools, and the students who participate in them, are governed, unless otherwise 15 16 specifically provided by statute. For the purposes of this 17 section, "high school" includes grades 6 through 12. 18 (2) ADOPTION OF BYLAWS.--19 (c) The organization shall adopt by laws that require all students participating in interscholastic athletic 20 21 competition or who are candidates for an interscholastic athletic team to satisfactorily pass a medical evaluation each 22 23 year prior to participating in interscholastic athletic 24 competition or engaging in any practice, tryout, workout, or other physical activity associated with the student's 25

26 candidacy for an interscholastic athletic team. Such medical 27 evaluation can only be administered by a practitioner licensed 28 under the provisions of chapter 458, chapter 459, chapter 460, 29 or s. 464.012, and in good standing with the practitioner's 30 regulatory board. The bylaws shall establish requirements for 31 eliciting a student's medical history and performing the

2

ENROLLED

2003 Legislature

CS for SB 2156, 1st Engrossed

medical evaluation required under this paragraph, which shall 1 2 include a physical assessment of the student's minimum standards for the physical capabilities to participate 3 4 necessary for participation in interscholastic athletic 5 competition as contained in a uniform preparticipation physical evaluation form. The evaluation form shall provide a б 7 place for the signature of the practitioner performing the evaluation with an attestation that each examination procedure 8 9 listed on the form was performed by the practitioner or by someone under the direct supervision of the practitioner. The 10 form shall also contain a place for the practitioner to 11 12 indicate if a referral to another practitioner was made in lieu of completion of a certain examination procedure. The 13 14 form shall provide a place for the practitioner to whom the 15 student was referred to complete the remaining sections and attest to that portion of the examination. The 16 17 preparticipation physical evaluation form shall advise students to complete a cardiovascular assessment and shall 18 19 include information concerning alternative cardiovascular evaluation and diagnostic tests. Practitioners administering 20 medical evaluations pursuant to this subsection must, at a 21 minimum, solicit all information required by, and perform a 22 23 physical assessment according to, the uniform preparticipation form referred to in this paragraph and must certify, based on 24 the information provided and the physical assessment, that the 25 26 student is physically capable of participating in 27 interscholastic athletic competition know the minimum standards established by the organization and certify that the 28 29 student meets the standards. If the practitioner determines that there are any abnormal findings in the cardiovascular 30 system, the student may not participate until a further 31 3

ENROLLED

2003 Legislature

cardiovascular assessment, which may include an EKG, is 1 2 performed which indicates that the student is physically 3 capable of participating in interscholastic athletic 4 competition unless a subsequent EKG or other cardiovascular 5 assessment indicates that the abnormality will not place the 6 student at risk during such participation. Results of such 7 medical evaluation must be provided to the school. No student shall be eligible to participate in any interscholastic 8 9 athletic competition or engage in any practice, tryout, workout, or other physical activity associated with the 10 student's candidacy for an interscholastic athletic team until 11 12 the results of the medical evaluation clearing verifying that the student for participation has satisfactorily passed the 13 14 evaluation have been received and approved by the school. 15 (4) BOARD OF DIRECTORS.--(a) The executive authority of the organization shall 16 17 be vested in its board of directors. Any entity that appoints members to the board of directors shall examine the ethnic and 18 19 demographic composition of the board when selecting candidates 20 for appointment and shall, to the greatest extent possible, make appointments that reflect state demographic and 21 22 population trends. The board of directors shall be composed of 23 16 15 persons, as follows: Four public member school representatives, one 24 1. elected from among its public school representative members 25 26 within each of the four administrative regions. 2. Four nonpublic member school representatives, one 27 elected from among its nonpublic school representative members 28 29 within each of the four administrative regions. Three Two representatives appointed by the 30 3. commissioner, one appointed from the two northernmost 31 4

ENROLLED 2003 Legislature CS for SB 2156, 1st Engrossed administrative regions and one appointed from the two 1 2 southernmost administrative regions. The third representative shall be appointed to balance the board for diversity or state 3 population trends, or both. 4. Two district school superintendents, one elected from the two northernmost administrative regions by the members in those regions and one elected from the two southernmost administrative regions by the members in those regions. Two district school board members, one elected from 10 5. the two northernmost administrative regions by the members in 11 those regions and one elected from the two southernmost 12 administrative regions by the members in those regions. 13 14 6. The commissioner or his or her designee from the department executive staff. 15 16 Section 3. This act shall take effect upon becoming a 17 law. 18 20 21 22 23 24

4

5

6

7

8 9

19

5