HB 31

2016

1	A bill to be entitled
2	An act relating to high school athletics; amending s.
3	1006.20, F.S.; providing requirements regarding fees
4	and contest receipts collected by the Florida High
5	School Athletic Association (FHSAA); providing that a
6	school may join the FHSAA as a full-time member or on
7	a per-sport basis; prohibiting the FHSAA from taking
8	any retributory or discriminatory action against
9	specified schools; authorizing the Commissioner of
10	Education to identify other associations in compliance
11	with specified provisions; providing an effective
12	date.
13	
14	Be It Enacted by the Legislature of the State of Florida:
15	
16	Section 1. Subsection (1) of section 1006.20, Florida
17	Statutes, is amended to read:
18	1006.20 Athletics in public K-12 schools
19	(1) GOVERNING NONPROFIT ORGANIZATIONThe Florida High
20	School Athletic Association (FHSAA) is designated as the
21	governing nonprofit organization of athletics in Florida public
22	schools. If the FHSAA fails to meet the provisions of this
23	section, the commissioner shall designate a nonprofit
24	organization to govern athletics with the approval of the State
25	Board of Education. The FHSAA is not a state agency as defined
26	in s. 120.52 <u>but is</u> . The FHSAA shall be subject to <u>ss. 1006.15-</u>
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27 1006.19. Any special event fees, sanctioning fees, including third-party sanctioning fees, or contest receipts collected 28 29 annually by the FHSAA may not exceed its actual costs to perform 30 the function or duty that is the subject of or justification for 31 the fee the provisions of s. 1006.19. A private school that 32 wishes to engage in high school athletic competition with a 33 public high school may become a member of the FHSAA. Any high school in the state, including private schools, traditional 34 35 public schools, charter schools, virtual schools, and home 36 education cooperatives, may become a member of the FHSAA and 37 participate in the activities of the FHSAA. However, Membership 38 in the FHSAA is not mandatory for any school. The FHSAA shall 39 allow a school the option of joining the association as a fulltime member or on a per-sport basis and may not prohibit or 40 discourage any school from simultaneously maintaining membership 41 42 in the FHSAA and another athletic association. The FHSAA may not 43 deny or discourage interscholastic competition between its 44 member schools and nonmember non-FHSAA member Florida schools, including members of another athletic association governing 45 46 organization, and may not take any retributory or discriminatory 47 action against any of its member schools that seek to 48 participate in interscholastic competition with nonmember non-49 FHSAA member Florida schools or any of its member schools that 50 seek membership in other associations for a sport for which they 51 are not a member of the FHSAA. The FHSAA may not unreasonably 52 withhold its approval of an application to become an affiliate

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53	member of the National Federation of State High School
54	Associations submitted by any other association organization
55	that governs interscholastic athletic competition in this state
56	which meets the requirements of this section. The commissioner
57	may identify other associations that govern interscholastic
58	athletic competition in compliance with this section The bylaws
59	of the FHSAA are the rules by which high school athletic
60	programs in its member schools, and the students who participate
61	in them, are governed, unless otherwise specifically provided by
62	statute. For the purposes of this section, "high school"
63	includes grades 6 through 12.
64	Section 2. This act shall take effect July 1, 2016.

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