1	SENATE FLOOR VERSION February 25, 2025
2	1001001y 20, 2020
3	COMMITTEE SUBSTITUTE FOR
4	SENATE BILL NO. 490 By: Gollihare of the Senate
5	and
6	Lawson of the House
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10	An Act relating to the Student Athlete Name, Image
11	and Likeness Rights Act; amending 70 O.S. 2021, Sections 820.23, as last amended by Section 1,
12	Chapter 85, O.S.L. 2024, 820.24, as amended by Section 3, Chapter 315, O.S.L. 2023, and 820.25, as
13	last amended by Section 2, Chapter 85, O.S.L. 2024 (70 O.S. Supp. 2024, Sections 820.23, 820.24, and 820.25), which relate to compensation, professional
14	representation, and limitations on agreements and contracts; modifying circumstances under which a
15	postsecondary institution or authorized third party may provide certain representation or payment;
16	prohibiting use of state funds for certain payment; construing provisions; prohibiting requirement of
17	release of or license to use certain name, image, and likeness rights for certain purposes; removing time
18	limit for certain disclosure; authorizing revocation or rescission of certain agreement or commitment
19	under certain circumstances; prohibiting liability for certain revocation or rescission; modifying terms
20	for extension of certain contracts; updating
21	statutory language; and declaring an emergency.
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1 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. 70 O.S. 2021, Section 820.23, as 2 AMENDATORY last amended by Section 1, Chapter 85, O.S.L. 2024 (70 O.S. Supp. 3 2024, Section 820.23), is amended to read as follows: 4 5 Section 820.23. A. Except as otherwise provided in the Student Athlete Name, Image and Likeness Rights Act, a A student athlete may 6 earn compensation payments for the use of the name, image, or 7 likeness of the student athlete while enrolled at a or as otherwise 8 9 permitted by a collegiate athletic association with authority over his or her postsecondary institution without penalty or resulting 10 limitation on participation. Compensation for the use of a student 11 12 athlete's name, image, or likeness Such payments shall not affect the student athlete's eligibility for athletic grant-in-aid. 13 B. A postsecondary institution or a third party authorized to 14 act on behalf of the postsecondary institution may provide: 15 1. Provide professional representation and compensate pay or 16 cause compensation payment to be directed to a current or 17 prospective student athlete for his or her name, image, or likeness 18 if permitted by a collegiate athletics association, of which the 19 postsecondary institution is a member, and institutional policy as 20 permitted by the Student Athlete Name, Image and Likeness Rights 21 Act; provided, however, no postsecondary institution shall use funds 22 allocated by this state for such payment; and 23

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1	2. Enter into exclusive or non-exclusive licenses or
2	endorsement agreements for a student athlete's name, image, or
3	likeness, institutional promotion, or other rights.
4	C. A collegiate athletic association shall not prohibit a
5	postsecondary institution or a third party authorized to act on
6	behalf of a postsecondary institution from identifying,
7	facilitating, enabling, or supporting opportunities for a student
8	athlete to earn compensation payment for the student athlete's name,
9	image, or likeness activities.
10	D. The provisions of this section shall not be construed to
11	qualify a student athlete as an employee of a postsecondary
12	institution or a collegiate athletic association based on the
13	student athlete's receipt of any payment or benefit permitted by
14	this Act or one or more of the following:
15	1. Participation in intercollegiate athletic competition;
16	2. Membership on any intercollegiate athletic team; or
17	3. Imposition of requirements, controls, or restrictions on
18	student athletes by postsecondary institutions, in connection with
19	their participation in intercollegiate athletic activities,
20	practices, and competition.
21	E. No release of or license to use a student athlete's name,
22	image, or likeness rights, or a name, image, or likeness agreement,
23	shall be required from or with any individual or group of
24	participants in an intercollegiate athletic competition, contest, or

1 event, or spectators at a sports game, contest, or event, for audio-2 visual, audio, or visual broadcasts, rebroadcasts, or other 3 distributions of such event. 4 SECTION 2. AMENDATORY 70 O.S. 2021, Section 820.24, as 5 amended by Section 3, Chapter 315, O.S.L. 2023 (70 O.S. Supp. 2024, 6 Section 820.24), is amended to read as follows:

Section 820.24. A. 1. A student athlete may obtain professional representation for the purpose of securing compensation <u>payment</u> for the use of his or her name, image, or likeness without penalty, resulting limitation on participation, or effect on the student-athlete's athletic grant-in-aid eligibility.

- 12 2. Any professional representation agreement shall:
- a. be in writing,
- 14 b. be executed by both parties,

15 c. clearly describe the obligations of the parties, and

16 d. outline fees for the professional representation.

17 3. An individual or entity engaged for professional

18 representation by a student athlete shall ensure the student athlete 19 discloses the professional relationship to the postsecondary 20 institution as required by this section.

B. A student athlete who enters into a contract providing compensation payment to the student athlete for use of his or her name, image, or likeness or for professional representation shall disclose the contract in a manner designated by the postsecondary

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1 institution, but in any event within seventy-two (72) hours after 2 entering into the contract or before the next athletic event in which the student athlete is eligible to participate, whichever 3 occurs first. 4 5 C. A postsecondary institution may revoke or rescind any agreement or commitment to provide payment, a grant-in-aid, or other 6 benefits to a student athlete who receives or agrees to receive 7 payment not permitted by this Act or a collegiate athletic 8 9 association with authority over the postsecondary institution and 10 shall not be liable in damages or subjected to any injunctive relief 11 by a court because of such revocation or rescission. 70 O.S. 2021, Section 820.25, as 12 SECTION 3. AMENDATORY last amended by Section 2, Chapter 85, O.S.L. 2024 (70 O.S. Supp. 13 2024, Section 820.25), is amended to read as follows: 14 Section 820.25. A. A student athlete shall not use a 15 postsecondary institution's marks for the purpose of securing 16 compensation payment for use of his or her name, image, or likeness 17 unless authorized by the postsecondary institution. 18 B. A student athlete shall not enter into a name, image, and 19 likeness agreement involving a commercial product or service that 20 conflicts with a written policy of the postsecondary institution or 21 involves a commercial product or service that negatively impacts or 22 reflects adversely on the postsecondary institution or its athletic 23 programs including, but not limited to, generating public disrepute, 24

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embarrassment, scandal, ridicule or otherwise negatively impacting
 the reputation or the moral or ethical standards of the
 postsecondary institution.

C. A contract for the use of a student athlete's name, image, 4 or likeness or a contract for professional representation related to 5 name, image, or likeness that is formed while the student athlete is 6 7 participating in an intercollegiate sport athletics at a postsecondary institution may not extend beyond the student 8 9 athlete's participation in the sport at the institution unless the 10 contract is between the student athlete and the postsecondary 11 institution or a third party authorized to act on behalf of the 12 postsecondary institution his or her eligibility to participate in intercollegiate athletics; provided, however, if a postsecondary 13 institution has licensed the right to use the name, image, or 14 likeness of a student athlete to promote the postsecondary 15 institution's academic or athletic program in content created while 16 the student athlete is enrolled at the postsecondary institution, 17 the postsecondary institution shall not be required to discontinue 18 use of such name, image, or likeness rights, if and as permitted by 19 the agreement with the student athlete, after the student athlete's 20 eligibility has expired. 21

D. A postsecondary institution may adopt reasonable time,
place, and manner restrictions to prevent a student athlete's name,
image, or likeness activities from interfering with team activities,

SENATE FLOOR VERSION - SB490 SFLR (Bold face denotes Committee Amendments) the postsecondary institution's operations, or the use of the <u>postsecondary</u> institution's facilities. A postsecondary institution may receive compensation for the use of its institutional marks or facilities in conjunction with a student athlete's name, image, and likeness activities.

E. A collegiate athletic association shall not prohibit a
postsecondary institution from establishing agreements with a third
party to act on its behalf to identify, facilitate, enable, or
support student athlete name, image, and likeness activities.

F. An <u>A postsecondary</u> institution may require a student athlete to take courses or receive education or training in contracts, financial literacy, or any other subject the postsecondary institution deems necessary to prepare a student athlete to engage in name, image, and likeness activities.

15 SECTION 4. It being immediately necessary for the preservation 16 of the public peace, health or safety, an emergency is hereby 17 declared to exist, by reason whereof this act shall take effect and 18 be in full force from and after its passage and approval.

19 COMMITTEE REPORT BY: COMMITTEE ON JUDICIARY February 25, 2025 - DO PASS AS AMENDED BY CS

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