

SOUTH CAROLINA REVENUE AND FISCAL AFFAIRS OFFICE STATEMENT OF ESTIMATED FISCAL IMPACT

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S. 0685 Introduced on March 23, 2021 **Bill Number:**

Hembree Author: Subject: Athletics

Senate Education Requestor:

RFA Analyst(s): A. Martin Impact Date: April 1, 2021

Fiscal Impact Summary

This bill makes provisions for an intercollegiate athlete to earn compensation for the use of his name, image, or likeness (NIL) and provides requirements and restrictions for such compensation.

This bill will have no impact on academic scholarships received by students. However, the compensation a student athlete receives for the use of his NIL may impact the student's eligibility for need-based financial aid and scholarships. Need-based financial aid awards are determined by many factors, and data are unavailable to estimate the amount of compensation that may be received and the resulting impact on financial aid awards. Therefore, the impact of this bill on need-based scholarships is undetermined.

This bill will have no expenditure impact on the Commission on Higher Education (CHE), because it does not create additional duties for the agency. CHE surveyed the research and comprehensive institutions of higher learning to determine what fiscal impact this bill may have on their agencies. Based on the responses received, institutions may require additional athletic department staff to ensure compliance. However, these institutions indicated that they intend to staff these positions using existing resources. Therefore, we do not anticipate an expenditure impact for institutions of higher learning as a result of this bill.

The State Board for Technical and Comprehensive Education (SBTCE) reports that two of the sixteen technical colleges have athletic programs. SBTCE anticipates that the requirements of this bill would be managed using existing appropriations. Therefore, this bill would have no expenditure impact on the technical schools.

Explanation of Fiscal Impact

Introduced on March 23, 2021 **State Expenditure**

This bill establishes provisions for an intercollegiate athlete to earn compensation for the use of his name, image, or likeness (NIL). Compensation may only be provided by a third-party unaffiliated with the athlete's institution, and may only be for third-party endorsements, the athlete's non-athletic work product, or activities related to a business that the athlete owns. Such activities may not take place during the student's academic, athletic, or team-mandated activities. In addition, compensation may not be earned for the endorsement of tobacco, illegal substances or activities, banned athletic substances, or gambling. For the purposes of this bill, "third-party" is defined as any entity other than the institution of higher learning in which the intercollegiate athlete is enrolled.

A grant in aid awarded to the athlete by an institution of higher learning is not considered compensation. Such an award may not be revoked or reduced as a result of the athlete earning compensation. Compensation earned for the use of an athlete's NIL may not be used to limit athletic grant in aid, but may be used in the calculation or his need-based financial aid. Earning compensation in compliance with this bill does not affect the student's athletic eligibility.

The bill prohibits compensation for the student's athletic participation or performance, or for his attendance at a particular institution. In addition, use of such compensation by an institution or its boosters as a recruiting inducement is prohibited. The athlete may not use his institution's facilities, uniforms, or intellectual property such as trademarks or logos in connection with the use of his NIL. An institution of higher learning and its athletic conference are prohibited from directly or indirectly creating or facilitating compensation opportunities for an athlete. In addition, an institution and any entity that supports or benefits the institution or its athletic programs may not directly or indirectly compensate an athlete for the use of his NIL.

An institution of higher learning may only prohibit an athlete from using his NIL for compensation if that use conflicts with an existing sponsorship agreement or the institution's values. The bill provides guidance on disclosure of information by the institution, the athlete, and the agent representing the athlete.

Commission on Higher Education. This bill would allow student athletes to earn compensation for their NIL. This compensation will not affect academic and athletic awards received by the student. However, this compensation may be used in calculating a student's eligibility for need-based financial aid. Need-based financial aid awards are determined by many factors, including dependency status of the student, parental income, and other aid received. In addition, we have no precedent upon which we may estimate the number of athletes that may receive compensation for their NIL or the amount of compensation they may receive. For these reasons, the impact of this bill on need-based scholarships is undetermined.

CHE surveyed the institutions of higher learning to determine what fiscal impact this bill may have on their agencies. Coastal Carolina University reported that this bill would require additional governance by the athletic department and the NCAA compliance staff. This may require an outsourced third-party management firm to assist the institution's compliance department at a cost of approximately \$45,000 annually. In addition, the NCAA compliance staff may require 2 additional staff members at a combined expense of \$112,000 annually for salary and fringe. The university anticipates that any increase in expenditures would be absorbed by the athletics budget or supported by athletic foundation funds.

Francis Marion University also reported that additional governance within the athletics department would be needed to ensure compliance and legal review. The university anticipates a 0.75 FTE would be needed at an annual cost of \$65,000 for salary and fringe. In addition, the university anticipates annual expenditures of \$22,500 for software, phone contracts, correspondence, etc. The university intends to manage these expenses using existing resources.

Lander University reported that the additional oversight resulting from this bill would require 1 additional compliance officer at an annual cost of \$63,900 for salary and fringe. The university anticipates that the increase in expenditures would be funded by enrollment growth or reallocation of existing funds.

Several other states have enacted similar legislation, and such legislation has been introduced in many others. In addition, the U. S. Senate has introduced two bills containing similar requirements, with companion bills being introduced in the U. S. House of Representatives. Florida, Nebraska, Colorado, and California are among the states that have enacted this legislation. While these changes are too recent to provide a precedent, these states anticipate the need for additional oversight within the athletic departments of their institutions of higher learning, such as those anticipated by institutions in our state.

CHE does not anticipate a fiscal impact, as the bill does not create additional duties for the agency. Based on the responses received from the institutions of higher learning, we do not anticipate an increase in expenditures as a result of this bill.

State Board for Technical and Comprehensive Education. Two of the sixteen technical colleges have athletic programs. SBTCE anticipates that the compliance requirements of this bill would be managed using existing appropriations. Therefore, this bill would have no expenditure impact on the technical schools.

State Revenue

N/A

Local Expenditure

N/A

Local Revenue

N/A

Frank A. Rainwater, Executive Director